

# SUMMARY OF LEGISLATION ENACTED IN THE YEAR 2012 BY THE SECOND REGULAR SESSION OF THE EIGHTY-FOURTH GENERAL ASSEMBLY

### Prepared by the Legislative Services Agency

# PURPOSE AND DISCLAIMER

This summary of legislation enacted by the 2012 General Assembly has been prepared for the use of legislators and other interested persons. The summary of each legislative enactment has been assigned to a major subject category. This compilation provides concise and objective information relating to the change in the law included in each legislative enactment without commenting upon the enactment's merits or editorializing. The publication of this summary of legislation by the Legislative Services Agency does not constitute an endorsement of the summary's contents by members of the General Assembly.

# HOW TO FIND A SUMMARY

If you know the original file number of a particular bill, you may refer to the charts on pages v through x to locate the category in which the summary will be found. Otherwise, each subject category begins with a table of contents listing the file number and the chapter title from the 2012 lowa Acts and a listing of related legislation directing the reader to the category in which the summary is located and briefly explaining how the category at hand is related.

# EFFECTIVE DATE

The effective date of the legislative enactments is July 1, 2012, unless otherwise specified in an individual summary.

# FISCAL ANALYSIS

The Internet version of this summary of legislation provides links to fiscal information for certain legislation. Legislation linked to such information contains the words "Fiscal Analysis" following the title of the legislation.

# **FISCAL YEAR**

For purposes of this summary of legislation, "fiscal year 2012-2013," "FY 2012-2013," and "FY 2013" for example, all describe the fiscal year beginning July 1, 2012, and ending June 30, 2013.

# **VETOED BILLS**

Bills vetoed by the Governor are included and noted in this summary. Item vetoes by the Governor are specified in their particular summary.



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The following is a list of acronyms used: AEA - Area education agency CSRU - Child Support Recovery Unit DALS - Department of Agriculture and Land Stewardship DAS - Department of Administrative Services DE - Department of Education DED - Department of Economic Development	DHS - Department of Human Services DNR - Department of Inspections and Appeals DNR - Department of Natural Resources DOC - Department of Corrections DOM - Department of Management DOR - Department of Revenue DOT - Department of Revenue DOT - Department of Public Health DPH - Department of Public Safety	<ul> <li>FIP - Family Investment Program</li> <li>IDA - Iowa Department on Aging</li> <li>DWD - Department of Workforce Development</li> <li>LSA - Legislative Services Agency</li> <li>MH/MR/DD - Mental Health/Mental Retardation/ Developmental Disabilities</li> <li>RIIF - Rebuild Iowa Infrastructure Fund</li> <li>TANF - Temporary Assistance for Needy Families</li> </ul>
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# LOCATION OF SUMMARIES BY FILE NUMBER

# SENATE FILES

Number	Major Subject
<u>SF 93</u>	Criminal Law, Procedure, and Corrections
SF 364	Health and Safety
<u>SF 413</u>	Local Government
<u>SF 430</u>	State Government
<u>SF 451</u>	Education
<u>SF 466</u>	Business, Banking, and Insurance
SF 2007	Education
SF 2018	Appropriations
SF 2038	Public Defense and Veterans
SF 2058	Local Government
<u>SF 2071</u>	Appropriations
SF 2086	Health and Safety
SF 2092	Civil Law, Procedure, and Court Administration
SF 2096	Criminal Law, Procedure, and Corrections
SF 2097	Public Defense and Veterans
<u>SF 2112</u>	Transportation
SF 2120	Health and Safety
SF 2122	Business, Banking, and Insurance
<u>SF 2126</u>	State Government
<u>SF 2127</u>	Business, Banking, and Insurance
<u>SF 2137</u>	Taxation
SF 2146	Local Government
<u>SF 2153</u>	Transportation
SF 2158	Human Services
<u>SF 2159</u>	Human Services
<u>SF 2160</u>	Human Services
<u>SF 2163</u>	Health and Safety
<u>SF 2164</u>	Health and Safety
SF 2165	Human Services
<u>SF 2170</u>	Civil Law, Procedure, and Court Administration
<u>SF 2172</u>	Agriculture
<u>SF 2185</u>	Health and Safety
<u>SF 2186</u>	Human Services
<u>SF 2188</u>	Children and Youth
<u>SF 2202</u>	Business, Banking, and Insurance
<u>SF 2203</u>	State Government
<u>SF 2208</u>	Criminal Law, Procedure, and Corrections

Number	Major Subject
<u>SF 2212</u>	Economic Development
SF 2216	Transportation
SF 2217	State Government
SF 2218	Criminal Law, Procedure, and Corrections
SF 2220	Education
SF 2221	Education
SF 2225	Children and Youth
<u>SF 2231</u>	Criminal Law, Procedure, and Corrections
SF 2237	Gaming
<u>SF 2244</u>	Public Defense and Veterans
<u>SF 2245</u>	Public Defense and Veterans
<u>SF 2247</u>	Human Services
SF 2248	Health and Safety
SF 2249	Transportation
SF 2260	Business, Banking, and Insurance
SF 2265	State Government
SF 2267	Education
SF 2269	Agriculture
<u>SF 2279</u>	Business, Banking, and Insurance
<u>SF 2280</u>	Labor and Employment
SF 2282	Natural Resources and Outdoor Recreation
SF 2283	Natural Resources and Outdoor Recreation
SF 2284	Education
<u>SF 2285</u>	State Government
SF 2288	Transportation
<u>SF 2289</u>	Health and Safety
SF 2292	Local Government
SF 2294	Business, Banking, and Insurance
SF 2296	Criminal Law, Procedure, and Corrections
SF 2311	Agriculture
<u>SF 2312</u>	Human Services
<u>SF 2313</u>	Appropriations
SF 2314	Appropriations
SF 2315	Human Services
SF 2316	Appropriations
SF 2317	Natural Resources and Outdoor Recreation
<u>SF 2318</u>	Health and Safety
<u>SF 2321</u>	Appropriations
<u>SF 2322</u>	Taxation
SF 2324	Appropriations
<u>SF 2325</u>	Taxation
SF 2328	Taxation

Number	Major Subject
SF 2329	Taxation
SF 2332	Health and Safety
<u>SF 2333</u>	Taxation
<u>SF 2336</u>	Appropriations
<u>SF 2338</u>	State Government
<u>SF 2342</u>	Taxation
<u>SF 2343</u>	Criminal Law, Procedure, and Corrections

# LOCATION OF SUMMARIES BY FILE NUMBER

# HOUSE FILES

Number	Major Subject
HF 524	Local Government
<u>HF 563</u>	Civil Law, Procedure, and Court Administration
<u>HF 589</u>	Agriculture
HF 609	Civil Law, Procedure, and Court Administration
<u>HF 675</u>	Civil Law, Procedure, and Court Administration
HF 2092	Agriculture
<u>HF 2101</u>	Local Government
<u>HF 2144</u>	Energy and Public Utilities
<u>HF 2145</u>	Business, Banking, and Insurance
<u>HF 2150</u>	Taxation
<u>HF 2165</u>	Health and Safety
<u>HF 2166</u>	Taxation
<u>HF 2168</u>	Business, Banking, and Insurance
<u>HF 2226</u>	Children and Youth
<u>HF 2228</u>	Transportation
HF 2231	Local Government
HF 2264	Local Government
HF 2285	Health and Safety
HF 2292	Agriculture
HF 2301	Energy and Public Utilities
HF 2305	Health and Safety
HF 2306	Human Services
HF 2320	State Government
HF 2321	Business, Banking, and Insurance
HF 2323	Local Government
HF 2335	Appropriations
HF 2336	Appropriations
HF 2337	Appropriations
HF 2338	Appropriations
HF 2343	Natural Resources and Outdoor Recreation
HF 2368	Health and Safety
HF 2369	Local Government
HF 2370	Civil Law, Procedure, and Court Administration
HF 2379	Criminal Law, Procedure, and Corrections
HF 2383	Education
HF 2387	Human Services
HF 2388	Human Services

Number	Major Subject
HF 2390	Criminal Law, Procedure, and Corrections
HF 2399	Business, Banking, and Insurance
HF 2402	Public Defense and Veterans
HF 2403	Transportation
HF 2404	Transportation
HF 2427	Gaming
HF 2428	Transportation
HF 2455	Local Government
HF 2458	Education
HF 2459	Agriculture
HF 2460	Local Government
HF 2464	Health and Safety
HF 2465	Appropriations
HF 2466	Public Defense and Veterans
HF 2467	Natural Resources and Outdoor Recreation
HF 2470	Taxation
HF 2472	Agriculture
HF 2473	Economic Development

# HOUSE JOINT RESOLUTIONS

Number	Major Subject
HJR 2008	Human Services

# AGRICULTURE

SENATE FILE 2172	- Confinement Feeding Operations — Swine Farrowing and Gestating Operations
SENATE FILE 2269	- Land Application of On-Farm Processing Operation Wastewater
SENATE FILE 2311	- Department of Agriculture and Land Stewardship — Miscellaneous Changes
HOUSE FILE 589	- Agricultural Production Facility Fraud
HOUSE FILE 2092	- Farmers Markets
HOUSE FILE 2292	- Confinement Feeding Operations — Fish — Waste Disposal Permitting
HOUSE FILE 2459	- Assessment on Sheep and Wool Production
HOUSE FILE 2472	- Excise Tax Rates on Motor Fuel

# **RELATED LEGISLATION**

- SENATE FILE 2338 Government Operations and Efficiency VETOED BY THE GOVERNOR SEE STATE GOVERNMENT. This bill related to government efficiency and to other matters related to the operation of government. Concerning agriculture, the bill would have eliminated the authority of the Auditor of State to be reimbursed by four commodity organizations representing producers of sheep (and wool), eggs, turkeys, and corn, for audits conducted by the auditor relative to moneys derived from each checkoff controlled by the governing body of each organization. The bill also would have repealed the Farm-to-School Council.
- HOUSE FILE 2336
   Appropriations Agriculture and Natural Resources
   SEE APPROPRIATIONS. This Act amends provisions enacted in SF 509 during the 2011 Legislative Session (2011 Iowa Acts, ch. 128), by making full appropriations to the Department of Agriculture and Land Stewardship for its administration and programs.
- HOUSE FILE 2337 Appropriations Economic Development SEE APPROPRIATIONS. This Act increases the standing limited appropriation from the Wine Gallonage Fund to the Midwest Grape and Wine Industry Institute at Iowa State University.
- HOUSE FILE 2465
   State and Local Government Financial and Regulatory Matters Appropriations and Miscellaneous Changes
   SEE APPROPRIATIONS. This Act, for FY 2012-2013, includes appropriation of moneys from the Rebuild Iowa Infrastructure Fund to the Department of Agriculture and Land Stewardship for deposit in the Watershed Improvement Fund.
- HOUSE FILE 2470 Sales and Use Taxes on Farm Machinery and Equipment SEE TAXATION. This Act provides that a snow blower, rear-mounted or front-mounted blade, or a rotary cutter is exempt from sales and use taxes if the equipment is used in agricultural production and attached to a self-propelled implement of husbandry.

# AGRICULTURE

# SENATE FILE 2172 - Confinement Feeding Operations — Swine Farrowing and Gestating Operations

BY COMMITTEE ON AGRICULTURE. This Act provides for the regulation of swine maintained as part of a confinement feeding operation where livestock are confined to areas which are totally roofed. Specifically, the Act provides for the regulation of swine maintained as part of a confinement feeding operation which includes a farrowing and gestating operation: first by declaring the importance of biosecurity and second by providing an alternative method of calculating the size of such operations and consequently eliminating certain special manure storage requirements otherwise applicable to large confinement feeding operations.

*LEGISLATIVE INTENT.* The Act provides that it is the intent of the General Assembly to support certain swine confinement feeding operations and specifically sow reproduction operations, referred to as farrowing and gestating operations. The General Assembly declares an intent to improve biosecurity of confinement feeding operations involved in the on-site raising of replacement breeding swine.

*CURRENT LAW.* Currently, special regulations apply to the storage of manure originating from a so-called "qualified confinement feeding operation" which includes a farrowing and gestating operation. The confinement feeding operation is designated as qualified if the maximum number of animal units that may be maintained there at any one time (animal unit capacity) equals 2,500 or more animal units (lowa Code section 459.102). Once classified as qualified, the confinement feeding operation must store manure in a structure that maintains aeration equipment (lowa Code section 459.206).

*ANIMAL UNITS CALCULATED.* Generally, an animal unit is calculated based on animal size. For example, each head of breeding swine is equal to 0.400 animal units and each head of swine weighing 15 pounds or more but not more than 55 pounds is equal to 0.100 animal units (lowa Code section 459.206). For example, an operation with 1,000 sows would keep 400 animal units (1,000 x .4).

*RECALCULATING ANIMAL UNITS.* The Act changes how animal units are calculated in order to determine if a confinement feeding operation which includes a farrowing and gestating operation is considered qualified. Under the Act, replacement breeding swine are not counted if two conditions are satisfied. First, the replacement breeding swine must be raised at the confinement feeding operation and second, the replacement breeding swine must be used in the farrowing and gestating operation.

# SENATE FILE 2269 - Land Application of On-Farm Processing Operation Wastewater

BY COMMITTEE ON AGRICULTURE. This Act amends provisions enacted in SF 321 during the 2011 Legislative Session (2011 Iowa Acts, chapter 31), which authorized the Department of Natural Resources to adopt by rule standards for the disposal of wastewater from an on-farm processing operation which processes commodities into food such as a dairy, creamery, winery, distillery, cannery, bakery, or meat or poultry processor (Iowa Code section 455B.172A). The wastewater originating from the operation may be applied on land if a number of requirements are satisfied. The Act eliminates one requirement that the wastewater be land-applied by a person licensed by the department to dispose of sewage (Iowa Code section 455B.172).

The Act took effect March 30, 2012.

# SENATE FILE 2311 - Department of Agriculture and Land Stewardship — Miscellaneous Changes

BY COMMITTEE ON AGRICULTURE. This Act relates to agriculture, including farming, livestock production, soil conservation, environmental protection, and weights and measures regulation, including the powers and duties of the Department of Agriculture and Land Stewardship (DALS). Some of the provisions relate to the powers and duties of the Department of Natural Resources (DNR).

*GENERAL.* The Act amends provisions relating to DALS' general powers and duties (lowa Code chapter 159). It recognizes the department's role in promoting biofuels; revises the administration of its weather and statistical units; allows it to make statutes and rules available to the public via the Internet rather than in print form; and eliminates a requirement that its employees furnish a bond.

*SOIL AND WATER CONSERVATION.* The Act amends provisions relating to soil and water conservation (Iowa Code chapter 161A), including by eliminating a reporting requirement relating to comprehensive management plans; allowing the owner of land to maintain a permanent soil conservation practice for less than 20 years; providing for the submission of annual fiscal reports to the Department of Management; eliminating references to conservation folders that were required to be part of a landowner's farm unit conservation plan; extending the period for the summer construction of soil and water conservation practices; and eliminating restrictions upon how much cost-share moneys may be expended to support such construction.

ANIMAL HEALTH. The Act prohibits a person from falsifying a certificate of vaccination or a certificate of veterinary inspection (Iowa Code chapter 163). It also updates references to the U.S. Department of Agriculture (Iowa Code chapters 163 and 165). In regards to swine, the Act amends provisions which regulate the feeding of garbage (Iowa Code chapter 163); eliminates certain requirements for the testing of brucellosis (Iowa Code chapter 163A); and changes the name of "hog cholera" to "classical swine fever" (Iowa Code chapters 159, 163, 166, and 166B). In regard to dairy cattle, the Act changes the term "paratuberculosis" to "Johne's disease," and eliminates a requirement that infected dairy cattle be marked with a letter "C" (Iowa Code chapter 165A). In regard to sheep, the Act changes references from "dipping" to "treating" sheep and eliminates a requirement that treated sheep be marked with the letter "K" (Iowa Code chapter 166A).

The Act adds moose to the species included in the definition of "farm deer" that are kept in captivity. The amended definition affects regulations preventing the outbreak of chronic wasting disease (lowa Code chapter 170), and by reference other provisions throughout the lowa Code including land ownership restrictions (lowa Code chapter 10), the marking and branding of livestock (lowa Code chapter 169A), trespassing or stray livestock (lowa Code chapter 169C), meat and poultry inspection (lowa Code chapter 189A), sales taxes and exemptions (lowa Code chapter 423), wildlife conservation (lowa Code chapter 481A), hunting preserves (lowa Code chapter 484B), preserve whitetail reservations (lowa Code chapter 484C), damage to property (lowa Code chapter 716), and injury to livestock (lowa Code chapter 717).

ANIMAL INDUSTRY. The Act allows DALS to publish branding lists on the Internet in lieu of in a book (Iowa Code chapter 169A) and amends licensing and bonding requirements for persons associated with slaughtering facilities (Iowa Code chapter 172A).

ANIMAL MARKETING. The Act amends a number of provisions which regulate the marketing of agricultural-related products and activities (Iowa Code chapter 189). It expressly conforms Iowa Code provisions relating to grain regulation (Iowa Code chapters 203, 203C, and 203D) and coal mining regulation (Iowa Code chapters 207 and 208), part of Title V, subtitle 4, with the prior transfer of those provisions. It also amends terms such as "article" and "package" as applied throughout the subtitle. Finally, it allows DALS to publish certain bulletins on its Internet site rather than in a printed format; removes a specification regarding the size of type that must appear on certain packaging; and provides that pesticides labeled in conformance with federal standards comply with state law (Iowa Code chapter 206).

*GRAIN REGULATION.* The Act amends a number of provisions regulating grain dealer and warehouse operators required to be licensed by DALS (lowa Code chapters 203 and 203C), and corresponding provisions affecting the Grain Depositors and Sellers Indemnity Fund (lowa Code chapter 203D). Specifically, the Act amends the definition of "grain" by referring to the U.S. Grain Standards Act; amends provisions referring to administrative actions to provide for the "cessation" of a license which includes revocation, cancellation, or expiration; and removes terminology such as "automatic" suspension or revocation of a license. The Act amends provisions that require a warehouse operator to maintain insurance coverage, including by allowing DALS to define catastrophes for purposes of coverage; amends provisions that require a warehouse operator to have evidence of insurance coverage on file; and sets out the procedure for taking administrative action due to coverage termination. In addition, the Act eliminates a reference to the "lowa Warehouse Act" which does not exist, and amends a provision which allows a licensed warehouse to store grain in another ("alternative") warehouse.

*PESTICIDE REGULATION.* The Act amends provisions that authorize DALS to regulate pesticide use, including by applicators, dealers, and manufacturers (Iowa Code chapter 206). The Act eliminates an option for commercial and

public applicators to pay a certification fee each year rather than each three years, and a requirement that DALS provide for certain areas of education as part of its certification program. The Act requires that a person applying for a license as an aerial applicator demonstrate compliance with federal law. The Act requires a dealer to pay a license fee when due, and provides that the general renewal fee and delinquency penalty do not apply to an applicator required to be issued a certificate. The Act increases the amount of evidence of financial responsibility required to be submitted to DALS by a commercial applicator. It authorizes DALS to provide a three-month grace period for registrants (e.g., manufacturers or distributors). It also changes the definition of a "state restricted use pesticide" to mean a pesticide that meets criteria established by DALS rather than DNR. The Act also eliminates provisions requiring a manufacturer to submit an ingredient statement and an inert ingredient statement to DALS, a provision that requires DALS to submit a copy of the ingredient statement and inert ingredient statement to DNR or the Center for Health Effects of Environmental Contamination, and a provision that requires DALS to adopt rules specifying the requirements for the operation of an emergency information system.

*COAL MINING REGULATION.* The Act updates a reference to federal law applicable to coal mining regulation (Iowa Code chapter 207).

WEIGHTS AND MEASURES. The Act amends a number of provisions relating to DALS' authority to regulate commercial weighing and measuring devices (lowa Code chapter 215), including devices measuring weather (lowa Code chapter 213) and motor fuel pumps (lowa Code chapter 214). Generally, the Act authorizes DALS to inspect prepackaged goods to determine the accuracy of a device, amends provisions authorizing DALS to condemn a device that it determines to be incorrect, authorizes DALS to use a sticker in lieu of a card when verifying an inspection and prohibits political subdivisions in addition to cities from adopting ordinances for reweighing, requires that specifications for a device be furnished to a purchaser before rather than after DALS approval, provides that a commercial scanner is considered a device subject to DALS inspection, and updates the name of the federal agency responsible for setting standards. For devices that measure and dispense fuel, the Act amends several provisions by referring to meters rather than pumps and expressly provides for the regulation of motor fuel blender pumps.

*IOWA COMPREHENSIVE PETROLEUM UNDERGROUND STORAGE TANK FUND BOARD.* The Act increases from two to three the number of public members and from two to three the number of owners or operators serving on the Iowa Comprehensive Petroleum Underground Storage Tank Fund Board (Iowa Code chapter 455G).

#### HOUSE FILE 589 - Agricultural Production Facility Fraud

BY COMMITTEE ON AGRICULTURE. This Act amends Iowa Code chapter 717A, which provides that a person who disrupts agricultural production at an animal facility or on crop operation property is subject to criminal penalties and civil liability.

*RELEVANT TERMS.* The Act creates a new term referred to as "agricultural production facility," which is defined as an "animal facility" where an "agricultural animal" is maintained or any "crop operation property." The relevant terms are currently defined. An "animal facility" includes a location where an "agricultural animal" is maintained for its parts or products having commercial value (muscle tissue, organs, fat, blood, manure, bones, milk, wool, hide, pelt, feathers, eggs, semen, embryos, or honey) or a horse or other equine. "Crop operation" includes a location where a crop is maintained, including a crop field, orchard, nursery, greenhouse, garden, elevator, seedhouse, barn, warehouse, or a vehicle used to transport. A "plant" is maintained for its parts or products having commercial value (stalks, trunks and branches, cuttings, grafts, scions, leaves, buds, fruit, vegetables, roots, bulbs, or seeds) so long as the plant is produced from an agricultural or vegetable seed or is a plant classified as a tree, shrub, vine, berry plant, greenhouse plant, or flower (excluding noxious weeds).

AGRICULTURAL PRODUCTION FACILITY FRAUD. The Act creates a new criminal offense referred to as agricultural production facility fraud. A person commits the offense by doing either of the following: (1) willfully obtaining access to an agricultural production facility by false pretenses or (2) making a false statement as part of an application or agreement to be employed at the agricultural production facility. In order to be convicted for making a false statement, the person must know the statement is false, and must make the statement with an intent to commit an act not authorized by the owner, knowing that the act is not authorized.

*CRIMINAL PENALTIES.* A person convicted of agricultural production facility fraud is guilty of a serious misdemeanor. However, a person guilty of a second or subsequent offense is guilty of an aggravated misdemeanor.

APPLICATION OF OTHER CRIMINAL PENALTIES. The Act also expressly provides for the application of other criminal statutes which involve two or more parties, including the commission of a conspiracy and the vicarious commission of an offense, including aiding and abetting, joint criminal conduct, or accessory after the fact. A person convicted of conspiracy is guilty of a misdemeanor of the same class as the underlying offense. A person charged with aiding and abetting is tried as a principal, but whose guilt is determined based on the person's participation. When two or more persons act in concert as part of joint criminal conduct, each is equally guilty, unless the person could not reasonably expect that their action was done in furtherance of the offense. A person guilty of accessory after the fact commits the same class of misdemeanor as the principal. A trial information or an indictment relating to agricultural production facility fraud is not required to contain allegations of vicarious liability as provided in Iowa Code chapter 703.

EFFECTIVE DATE. The Act took effect March 2, 2012.

#### HOUSE FILE 2092 - Farmers Markets

BY KAUFMANN, ET AL. This Act relates to so-called "farmers markets" which operate as a common market on a seasonal and retail basis for off-premises consumption. The Act eliminates a requirement for licensure that the market primarily sell fresh fruits and vegetables, adds a requirement that the market must sell lowa-produced farm products, and specifies that the license expires on an annual rather than seasonal basis.

Farmers markets are regulated and licensed by the Department of Inspections and Appeals or a municipal corporation acting under agreement with the department (Iowa Code sections 137F.3 and 137F.8). A farmers market is considered a food establishment and subject to a license fee if it sells potentially hazardous food (Iowa Code sections 137F.1(7) and 137F.6(1)(g)).

The Act took effect April 5, 2012.

# HOUSE FILE 2292 - Confinement Feeding Operations — Fish — Waste Disposal Permitting

BY COMMITTEE ON AGRICULTURE. This Act amends the law which provides for the regulation of animal feeding operations, including confinement feeding operations, by the Department of Natural Resources, by changing the definition of "animal" to include fish. Generally, the law provides a number of restrictions upon owners of animal feeding operations, including those impacting the construction and expansion of structures and the application of manure. The law also provides a number of exceptions from those regulations, including for small animal feeding operations. The Act adds a new exception, by providing that a person who exclusively confines fish as part of a confinement feeding operation may elect to comply with the state's general permitting requirements pertaining to water quality in lieu of the permitting requirements applicable to animal feeding operations. In any case, the person must comply with applicable federal law as set forth in the federal Water Control Act and relevant regulations promulgated by the U.S. Environmental Protection Agency.

A person who violates the Act is subject to civil penalties (Iowa Code sections 455B.109, 459.602, and 459.603) amounting to up to \$10,000 for a single violation.

# HOUSE FILE 2459 - Assessment on Sheep and Wool Production

BY COMMITTEE ON WAYS AND MEANS. This Act amends Iowa Code chapter 182 which provides for an assessment (a so-called checkoff) on the sale of sheep and wool, a self-imposed tax on producers collected by first purchasers for remission to the Iowa Sheep and Wool Promotion Board for purposes of promoting the marketing of sheep and wool and to provide for related education and research programs. The board operates and the checkoff is imposed pursuant to a referendum approved by producers. The Act authorizes an increase in the checkoff rate imposed upon the sale of sheep, but not wool.

SPECIAL REFERENDUM. The Act authorizes the board by resolution to conduct a special referendum of producers which poses two questions: (1) whether to increase the checkoff rate for each head of sheep from 10 cents to 25 cents, and (2) if producers approve such an increase, whether to authorize the board to increase the rate in the

future by board resolution. The Act requires that the special referendum be conducted in the same manner as the referendum establishing the board and first imposing the assessment rate, unless the board's resolution provides otherwise. However, the resolution cannot alter two provisions; only producers are eligible to vote in an election and each producer is entitled to one vote.

BOARD RESOLUTION TO INCREASE THE ASSESSMENT RATE. The Act places a number of conditions upon the board's resolution to further increase the rate if the referendum's two questions are approved. The board must wait three or more years from the effective date of the previous action imposing an increase in order to adopt such a resolution. The board must provide notice to and an opportunity for comment by producers. The board's increased rate must equal 5 cents. The board cannot increase the rate to more than 50 cents per head of sheep. Finally, the board cannot conduct more than one special referendum.

MANNER IN WHICH LAW WAS AMENDED DOES NOT AFFECT THE CURRENT ASSESSMENT RATE OR THE BOARD. The Act provides that the result of moving and rewriting a provision that imposes the current assessment rate does not affect the prior establishment of the board or the prior imposition of that rate as established by referendum.

EFFECTIVE DATE. The Act took effect April 27, 2012.

#### HOUSE FILE 2472 - Excise Tax Rates on Motor Fuel

BY UPMEYER. This Act extends the period for determining the paired rates of the excise tax imposed on ethanol blended gasoline and other motor fuel, principally gasoline that is not blended with ethanol, and sometimes referred to as the motor fuel tax. The term "motor fuel" is defined to exclude so-called special fuel, namely diesel fuel.

Currently, the excise tax is imposed on each gallon of motor fuel sold in the state. The general tax rate is 20 cents per gallon, but subject to adjustment each 12-month period, based on a formula which produces a paired rate system for ethanol blended gasoline and other motor fuel. The paired rate system was due to be eliminated on June 30, 2012. After that date, the tax rate would have been uniformly imposed at 20 cents for each gallon of motor fuel. The Act extends the paired rate system for another year (until June 30, 2013).

The Act took effect May 2, 2012.

# ALCOHOL REGULATION AND SUBSTANCE ABUSE

### **RELATED LEGISLATION**

- SENATE FILE 2315 Publicly Funded Mental Health and Disability Services SEE HUMAN SERVICES. This Act relates to the redesign of publicly funded mental health and disability services (MH/DS) by requiring the provision of certain core services and addressing other services and providing for establishment of regions by counties for delivery of MH/DS to adults. The legislation contains numerous provisions addressing co-occurring conditions in addition to substance-related disorders.
- SENATE FILE 2333
   Sales Tax Exemption for Tangible Personal Property or Services Sales to Substance Abuse Treatment or Prevention Programs
   SEE TAXATION. This Act provides a sales and use tax exemption for the sales price of tangible personal property and services sold to nonprofit corporations that are substance abuse treatment or prevention programs that receive block grant funding from the Department of Public Health.
- SENATE FILE 2336 Appropriations Health and Human Services
   SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2012-2013, and includes funding for tobacco cessation, substance abuse, and gambling treatment. The intergovernmental agreement for enforcement of tobacco laws and regulation, between the Division of Tobacco Use Prevention and Control of the Department of Public Health and the Alcoholic Beverages Division of the Department of Commerce governing compliance checks conducted to ensure licensed retail tobacco outlet conformity with tobacco laws, regulations, and ordinances relating to persons under age 18, is again required to restrict the number of such checks to one check per retail outlet and one additional check for any retail outlet found to be in violation during the first check.
- SENATE FILE 2343 Controlled Substances SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act makes numerous changes to the controlled substance schedules and provides for criminal penalties.
- HOUSE FILE 2337 Appropriations Economic Development SEE APPROPRIATIONS. This Act increases the standing limited appropriation from the Wine Gallonage Fund to the Midwest Grape and Wine Industry Institute at Iowa State University.
- HOUSE FILE 2465
   State and Local Government Financial and Regulatory Matters Appropriations and Miscellaneous Changes
   SEE APPROPRIATIONS. This Act includes a limitation on standing appropriations for FY 2012-2013 made for the enforcement of Iowa Code chapter 452D relating to tobacco product manufacturers and creates requirements for mixed drinks or cocktails, mixed on the premises of the holder of a liquor control license, that are not for immediate consumption.

# **APPROPRIATIONS**

SENATE FILE 2018	- Battleship Iowa — Preservation and Relocation Grant Funding
SENATE FILE 2071	- Appropriation Reductions, Transfers, and Supplementals
SENATE FILE 2313	- Appropriations — Administration and Regulation
SENATE FILE 2314	- Appropriations — Transportation
SENATE FILE 2316	<ul> <li>Appropriations — Infrastructure and Capital Projects</li> </ul>
SENATE FILE 2321	- Appropriations — Education
SENATE FILE 2324	<ul> <li>Appropriations — Workforce Development — Funding Restoration</li> </ul>
SENATE FILE 2336	- Appropriations — Health and Human Services
HOUSE FILE 2335	- Appropriations — Justice System
HOUSE FILE 2336	<ul> <li>Appropriations — Agriculture and Natural Resources</li> </ul>
HOUSE FILE 2337	- Appropriations — Economic Development
HOUSE FILE 2338	- Appropriations — Judicial Branch
HOUSE FILE 2465	<ul> <li>State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes</li> </ul>
	RELATED LEGISLATION

- SENATE FILE 2007
   National Guard Educational Assistance Program Appropriation SEE EDUCATION. This Act increases the FY 2011-2012 appropriation made to the College Student Aid Commission under 2011 Iowa Acts, chapter 132 (HF 645), for the National Guard Educational Assistance Program by \$1.3 million. The Act took effect January 31, 2012.
- SENATE FILE 2126 State Social Security Administration Funding SEE STATE GOVERNMENT. This Act provides that costs incurred by the Iowa Public Employees' Retirement System relative to its duties under the federal Social Security Enabling Act shall be paid as a performance of duty expense in an amount not to exceed \$10,000 each fiscal year.

# SENATE FILE 2217 - Flood Mitigation

**SEE STATE GOVERNMENT.** This Act establishes a Flood Mitigation Program managed by a Flood Mitigation Board created within the Homeland Security and Emergency Management Division of the Department of Public Defense. The program consists of flood-related projects undertaken by specified governmental entities following approval by the board to utilize either financial assistance from the Flood Mitigation Fund in the form of grants, loans, and forgivable loans, or sales tax increment revenues remitted to the governmental entity that were collected within a specified area. The Act did not appropriate moneys for deposit into the fund. The Act took effect April 19, 2012.

HOUSE FILE 2466 - APPROPRIATIONS — VETERANS AFFAIRS SEE PUBLIC DEFENSE AND VETERANS. This Act makes appropriations from the Veterans Trust Fund.

# **APPROPRIATIONS**

# SENATE FILE 2018 - Battleship Iowa — Preservation and Relocation Grant Funding

BY COMMITTEE ON APPROPRIATIONS. This Act relates to financial assistance for purposes of the Battleship lowa, BB-61. The Act amends the purpose of a fiscal year 2010-2011 appropriation by requiring the Department of Cultural Affairs to award a grant to a nonprofit group that is awarded possession or conditional possession of the Battleship lowa, BB-61, in an amount equal to \$3 million plus any moneys in the BB-61 Fund. The Act provides specific preservation and relocation purposes for which the awarded moneys shall be used. The Act includes reporting requirements.

The Act took effect February 1, 2012.

#### SENATE FILE 2071 - Appropriation Reductions, Transfers, and Supplementals

BY COMMITTEE ON APPROPRIATIONS. This Act makes supplemental appropriations from the General Fund of the State for FY 2011-2012 to the Department of Corrections (DOC) and authorizes additional applications for and expenditures from the risk pool in the Property Tax Relief Fund for purposes of county mental health, mental retardation, and developmental disabilities (MH/MR/DD) services for FY 2011-2012.

*CORRECTIONS* — *APPROPRIATIONS*. The following appropriations made for FY 2011-2012 in 2011 Iowa Acts, chapter 134 (SF 510), to the DOC are addressed in this division: correctional facilities, administration, and judicial district departments of correctional services (community-based corrections or CBCs). The primary appropriation made to the Department of Human Services (DHS) for the Medical Assistance (Medicaid) Program for FY 2011-2012 is reduced.

*RISK POOL FUNDING.* The risk pool is part of the Property Tax Relief Fund created for purposes of providing assistance to counties in funding adult MH/MR/DD services. The risk pool is administered by DHS. Under 2011 lowa Acts, chapter 129 (HF 649), section 43, two distributions were made to counties to address waiting lists for such services, one in July 2011 and the other in December 2011. The Act authorizes counties to apply to the risk pool for moneys remaining after those distributions.

Two groups are authorized to apply for assistance. First, counties with a waiting list for services as of March 2, 2012, may apply for a funding distribution to pay for services to the individuals in order to eliminate the waiting list. Second, counties may apply for a distribution to cover the costs chargeable to the county for the fiscal year for individuals who became eligible for the Medicaid program home and community-based services waiver for persons with an intellectual disability on or after October 1, 2011. An application for assistance is required to provide certain information including the individuals involved, services needed, and costs along with verification that the individuals will not again be placed on a waiting list through June 30, 2012.

Any amount of a distribution that is unused is required to be reimbursed to the risk pool. As part of funding provisions in 2012 Iowa Acts, SF 2336, relating to the shift from the counties to the state in the responsibility for the nonfederal share of Medicaid costs for MH/MR/DD services, the time frame for reimbursement was extended by one year.

An expedited time frame is provided, requiring that a county's application for risk pool assistance must be received by the DHS within 10 calendar days of March 2, 2012, the Risk Pool Board must make its final decisions concerning the acceptance or rejections of the applications for assistance within 15 working days of the final receipt date for applications, and the warrants providing the assistance to counties were issued within 15 working days of the date the Risk Pool Board's funding decisions were issued.

*MH/MR/DD SERVICES PROPERTY TAX RELIEF AND SERVICE PLANS.* This division also addresses county MH/MR/DD property tax relief funding for FY 2012-2013 and eliminates a county requirement to submit a three-year strategic plan that would otherwise be due to the DHS by April 1, 2012.

An appropriation of \$7.2 million is made from the Iowa Economic Emergency Fund to the Property Tax Relief Fund to restore a reduction in the standing appropriation made from the General Fund of the State to the Property Tax

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Fund. However, in 2012 Iowa Acts, SF 2336, this appropriation was moved to the Medicaid appropriation to help pay for the shift in responsibility for Medicaid funding described above.

EFFECTIVE DATE. The Act took effect March 2, 2012.

#### THE GOVERNOR ITEM VETOED THE FOLLOWING:

A provision that would have limited expenditures by most state agencies for utilities for the remainder of FY 2011-2012 by \$1 million and reduced the appropriations for the state agencies accordingly.

#### SENATE FILE 2313 - Appropriations — Administration and Regulation

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates from the General Fund of the State, and from other funds, for FY 2012-2013, to various state departments and agencies, including the Department of Administrative Services; Auditor of State; Iowa Ethics and Campaign Disclosure Board; Department of Commerce; Iowa Telecommunications and Technology Commission; Office of Governor and the Lieutenant Governor, including Terrace Hill quarters; Governor's Office of Drug Control Policy; Department of Human Rights; Department of Inspections and Appeals; Department of Management; Department of Revenue; Secretary of State; Treasurer of State; and the Iowa Public Employees' Retirement System.

The Act also provides that the Governor's Office of Drug Control Policy shall be located at the same location as the Department of Public Safety and that the department may provide administrative support services to the office.

#### SENATE FILE 2314 - Appropriations — Transportation

BY COMMITTEE ON APPROPRIATIONS. This Act revises appropriations from the Road Use Tax Fund and the Primary Road Fund to the Department of Transportation (DOT) which were enacted in 2011 Iowa Acts, chapter 125.

*FY 2011-2012 APPROPRIATIONS.* The Act decreases appropriations made in 2011 Iowa Acts, chapter 125, from the Primary Road Fund to DOT for its operations and highway budgets for FY 2011-2012. The provision took effect April 4, 2012.

*FY 2012-2013 APPROPRIATIONS.* The Act increases certain appropriations made in 2011 Iowa Acts, chapter 125, from the Road Use Tax Fund and the Primary Road Fund to DOT for FY 2012-2013. The affected appropriations include funds for support of ongoing operations of the department including highway programs. Moneys appropriated in 2011 Iowa Acts, chapter 125, for various infrastructure maintenance and improvement projects in FY 2012-2013, including replacement of the New Hampton combined facility, are not affected by the Act.

*EFFICIENCY MEASURES* — *ACCOUNTABILITY*. In January 2012, DOT issued the "Road Use Tax Fund Efficiency Report," which identified efficiency measures to be undertaken by the department alone and in partnership with local jurisdictions, organizations, and stakeholders to reduce the cost of managing lowa's road system. Savings realized as a result of the efficiency measures are to be directed toward infrastructure investments. The Act requires DOT to make quarterly reports beginning October 1, 2012, regarding the implementation of efficiency measures identified in the "Road Use Tax Fund Efficiency Report."

#### SENATE FILE 2316 - Appropriations — Infrastructure and Capital Projects

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund (RIIF), the Technology Reinvestment Fund, the Endowment for Iowa's Health Restricted Capitals Fund Account, and the Mortgage Servicing Settlement Fund, and provides for related matters. The Act is organized by divisions.

#### Division I — Rebuild Iowa Infrastructure Fund

This division appropriates project funding from RIIF, including projects for FY 2012-2013 for the departments of Administrative Services, Corrections, Cultural Affairs, Education, Human Services, Natural Resources, Public Defense, Transportation, and Veterans Affairs, and for the Economic Development Authority, State Fair Authority,

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Treasurer of State, and Board of Regents; and for FY 2013-2014 for the departments of Cultural Affairs and Natural Resources, the Economic Development Authority, and the State Fair Authority.

# Division II — Technology Reinvestment Fund

This division appropriates project funding for FY 2012-2013 from the Technology Reinvestment Fund, including projects for the departments of Corrections, Cultural Affairs, Education, Human Rights, and Management, and for the Iowa Telecommunications and Technology Commission, and the judicial branch; and for FY 2013-2014 for the departments of Cultural Affairs and Education and for the judicial branch.

#### Division III — Endowment for Iowa's Health Restricted Capitals Fund Account

This division appropriates project funding for FY 2012-2013 from the Endowment for Iowa's Health Restricted Capitals Fund Account to the Department of Corrections.

#### Division IV — Department Of Transportation — Radios

This division requires all land mobile radio communications equipment purchased by the Department of Transportation to be compliant with the Federal Communication Commission's narrowbanding mandate and to provide the maximum amount of statewide coverage and interoperability, throughout all phases of migration, to the Department of Public Safety's future statewide digital radio network utilizing P-25 standards. The division took effect June 7, 2012, and applies retroactively to July 1, 2011.

#### Division V — Mortgage Servicing Settlement Fund — Appropriation — Department of Education

This division appropriates project funding for FY 2012-2013 from the Mortgage Servicing Settlement Fund to the Department of Education.

#### Division VI — Changes to Prior Appropriations

This division makes changes to prior appropriations from the Endowment for Iowa's Health Restricted Capitals Fund Account for FY 2008-2009 to the Department of Public Safety. The division makes changes to prior appropriations from the State Fish and Game Protection Fund for FY 2010-2011 to the Department of Natural Resources.

The division makes changes to prior appropriations from RIIF for FY 2011-2012 to the departments of Corrections and Veterans Affairs and to the Board of Regents, and for FY 2012-2013 and FY 2013-2014 to the Department of Corrections and Board of Regents.

The division makes changes to prior appropriations from the Technology Reinvestment Fund for FY 2011-2012, FY 2012-2013, and FY 2013-2014 to the Department Public Safety and for FY 2012-2013 and FY 2013-2014 to the Department of Human Services.

The division makes changes to prior appropriations from the Revenue Bonds Capitals Fund for FY 2011-2012 to the Department of Corrections.

The division took effect June 7, 2012.

#### Division XII — Miscellaneous Code Changes

This division alters the wagering tax allocations by reducing the amount deposited into the General Fund for FY 2012-2013.

The division provides a standing General Fund appropriation of \$17.5 million to the Technology Reinvestment Fund beginning in FY 2013-2014.

The division makes an appropriation of \$5 million from RIIF to the Community Attraction and Tourism Fund for FY 2013-2014.

# THE GOVERNOR ITEM VETOED THE FOLLOWING:

- 1. A provision that would have repealed the \$3 million standing appropriation from RIIF to the Iowa Finance Authority for deposit into the Housing Trust Fund.
- 2. A provision that would have made changes to the allocation of receipts from the real estate transfer tax for deposit into the General Fund or for transfer into the Housing Trust Fund for FY 2012-2013, FY 2013-2014, and FY 2014-2015.
- 3. A provision that would have increased the amount of money transferred to the Housing Trust Fund from real estate transfer tax receipts in any one fiscal year from \$3 million to \$6 million.
- 4. A provision that would have appropriated moneys to be used for the Iowa State University College of Veterinary Medicine to modernize animal care facilities.
- 5. A provision that would have appropriated moneys to the Iowa Communications Network to conduct an audit and appraisal prior to any sale or lease of the network.

# SENATE FILE 2321 - Appropriations — Education

#### **Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act amends legislation enacted in 2011 (2011 Iowa Acts, Chapter 132, HF 645) that appropriated moneys for fiscal year 2012-2013 from the General Fund of the State to the College Student Aid Commission (CSAC), the Department for the Blind, the Department of Education, and the State Board of Regents, generally at 50 percent of the amounts appropriated for the same purposes for the prior fiscal year. The Act generally increases the amounts appropriated for fiscal year 2012-2013 to 100 percent of the amounts appropriated for the previous fiscal year. The Act also establishes a Skilled Workforce Shortage Tuition Grant Program to be administered by CSAC. The Act is organized into divisions.

# Division I — FY 2012-2013 Education Appropriations

DEPARTMENT FOR THE BLIND. Division I appropriates to the Department for the Blind for its administration and for costs associated with universal access to audio information on demand for blind and print handicapped lowans.

*COLLEGE STUDENT AID COMMISSION.* The division relates to appropriations to CSAC for general administrative purposes, student aid programs, loan repayment for health care professionals, the National Guard Educational Assistance Program, the Teacher Shortage Loan Forgiveness Program, the All Iowa Opportunity Foster Care Grant and Scholarship programs, the Registered Nurse Loan and Nurse Educator Forgiveness Program, and the Barber and Cosmetology Arts and Sciences Tuition Grant Program. The Act adds an appropriation of \$5 million for skilled workforce shortage tuition loans, which are established under Division II of the Act.

The Act increases the standing appropriation for lowa tuition grants for students attending nonprofit institutions, and maintains funding for students attending nonprofit institutions at the 2011-2012 level. Statutory language establishing the Health Care Professional Recruitment Fund is amended to provide that fund moneys shall not revert at the close of the fiscal year, and interest on fund moneys shall be credited to the fund.

The Act relates to moneys appropriated to the Department of Education for purposes of the Midwestern Higher Education Compact; the department's general administration; vocational education administration; Division of Vocational Rehabilitation Services including matching funds for independent living, the Entrepreneurs with Disabilities Program, and independent living centers; the State Library for general administration and the Enrich lowa Program; the Public Broadcasting Division; vocational education to secondary schools; school food service; the Early Childhood lowa Fund; expansion of the federal Individuals with Disabilities Education Improvement Act birth through age three services; textbooks for nonpublic school pupils; the core curriculum and career information and decision-making system; the Student Achievement and Teacher Quality Program; Jobs for America's Graduates, and community colleges. The Act also appropriates \$2 million for deposit in the Gap Tuition Assistance Fund established under Division II.

For purposes of optimizing the job placement of individuals with disabilities, the Vocational Rehabilitation Services Division is directed to make its best efforts to work community rehabilitation program providers for job placement and retention services for individuals with disabilities and most significant disabilities, and to submit a written report to the General Assembly on the division's outreach efforts by January 15, 2013.

Funding for the library service area system is included in the State Library appropriation. Funding for the regional telecommunications councils was moved to SF 2313.

The Act specifies legislative intent for the phase-in of funding priorities for the home visitation program; expands data reporting requirements relating to family support programs; and requires the Early Childhood Iowa State Board to identify minimum competency standards, adopt criminal and child abuse record check requirements for employees and supervisors of family support programs, and to develop a plan to implement a coordinated intake and referral process for publicly funded family support programs statewide. The Act enacts statutory language permitting the administrator of a family support program receiving public funds to have access to child abuse information if the data relates to a record check of an employee working directly with families.

Language is added to statute to authorize the Public Broadcasting Division to receive revenue for providing services, products, and usage of facilities and equipment for a fee if conditions established in statute are met. Prior law that permitted the division to establish a Capital Equipment Replacement Revolving Fund for deposit of equipment usage fees is eliminated and replaced with language creating the fund in the State Treasury and requiring the lowa Public Broadcasting Board to administer the fund. The board may expend moneys in the fund to update facilities and purchase equipment for its operations. Fund moneys do not revert to the General Fund of the State at the close of the fiscal year.

The Act relates to moneys appropriated to the State Board of Regents for the board office, universities' general operating budgets; the Southwest Iowa Graduate Studies Center; the Siouxland Interstate Metropolitan Planning Council; the Quad-Cities Graduate Studies Center; Iowa Public Radio; the State University of Iowa; Iowa State University; the University of Northern Iowa; and for the Iowa School for the Deaf and the Iowa Braille and Sight Saving School, including tuition and transportation costs for students residing in the schools and for licensed classroom teachers. An appropriation of \$1.5 million for the Iowa Flood Center under the University of Iowa is added. The board is directed to include five-year graduation rates for its universities in a report it submits in December 2012, and the board is authorized to redistribute moneys appropriated for purposes of the graduate studies centers among the graduate studies centers in fiscal years 2011-2012 and 2012-2013. The provision authorizing fiscal year 2011-2012 transfers took effect May 25, 2012.

A science, technology, engineering, and mathematics collaborative initiative is established in statute at the University of Northern Iowa. 2011 Iowa Acts, chapter 132, HF 645, appropriated more than \$1.7 million for the establishment of the initiative, while this Act appropriates \$4.7 million for the initiative.

# Division II — Worker Training Programs in Community Colleges

The Act establishes a Skilled Workforce Shortage Tuition Grant Program to be administered by CSAC. The grant may be awarded to an lowa resident who establishes financial need and who is admitted and in attendance as a full-time or part-time student in a vocational-technical or career option program to pursue an associate's degree or other training at an lowa community college.

Grants are limited to students pursuing a vocational-technical or career option program in an industry identified as having a shortage of skilled workers by a community college after conducting a regional skills gap analysis or by the Department of Workforce Development. For purposes of the grant program, the department, in consultation with CSAC, is directed to issue a quarterly report identifying industries in which the department finds a shortage of skilled workers in this state.

All classes identified by a community college as required for completion of the student's program are considered a part of the student's program for the purpose of determining the student's eligibility for the grant. A grant shall not exceed the lesser of one-half of a student's tuition and fees for an approved vocational-technical or career option

program or the amount of the student's financial need. A qualified full-time student can receive the grants for up to four semesters or the trimester or quarter equivalent of two full years of study. A qualified part-time student can receive grants for not more than eight semesters or the trimester or quarter equivalent of two full years of full-time study. A student may continue to receive a grant for one additional enrollment period if additional classes are required to complete the program.

The grant is to be awarded on an annual basis, requiring reapplication by students for each year. Grants are to be allocated equally among the semesters or quarters of the year upon certification by a community college that a student is in attendance in a qualifying program. If the student discontinues attendance before the end of a term after receiving payment of the grant, the entire amount of any refund due that student, up to the amount of any payments made under the annual grant, is to be paid by the community college to the state. If a student receives financial aid under any other program, the full amount of that financial aid is to be considered part of the student's financial resources available in determining the amount of the student's financial need.

The Act establishes a Gap Tuition Assistance Fund in the State Treasury for the community colleges. The fund is to be administered by the Department of Education. Moneys in the fund shall be used for the purposes of the Gap Tuition Assistance Program, and shall be allocated pursuant to the formula established in Iowa Code section 260C.18C. Grants from the fund are limited to \$2 million per year.

The Act strikes an Iowa Code provision that requires applicants to achieve a bronze level certificate or the minimum score required for an eligible certificate program, whichever is higher, in order to qualify for tuition assistance from the Gap Tuition Assistance Program.

The Act adds development and implementation of the National Career Readiness Certificate and the Skills Certification System endorsed by the National Association of Manufacturers as a permissible use of workforce training and economic development funds by community colleges under Iowa Code section 260C.18A.

<u>SENATE FILE 2324</u> - Appropriations — Workforce Development — Funding Restoration <u>Fiscal Analysis</u> BY COMMITTEE ON APPROPRIATIONS. This Act reenacts, as amended, certain invalidated provisions of 2011 Iowa Acts, chapter 130 (SF 517), that were declared invalid by *Homan v. Branstad*, No. 11-2022, March 16, 2012.

The Act appropriates moneys for FY 2011-2012 from the General Fund of the State to the Department of Workforce Development (DWD) for administration of workforce development activities and for an employee misclassification program. Moneys are appropriated for FY 2011-2012 from the Special Employment Security Contingency Fund to DWD for field offices. The Act appropriates interest earned on the Unemployment Compensation Reserve Fund to DWD for the operation of field offices.

The Act took effect April 4, 2012, and applies retroactively to July 1, 2011.

#### SENATE FILE 2336 - Appropriations — Health and Human Services

#### **Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. The Act revises appropriations made for FY 2012-2013 in 2011 Iowa Acts, chapter 129 (HF 649), relating to health and human services, and includes revisions, new provisions, and appropriations for other specified periods. With the exception of the appropriations made for the Medical Assistance (Medicaid) program and for mental health and disability services, the appropriation amounts originally appropriated in the 2011 Act, were generally 50 percent of the amounts appropriated for FY 2011-2012 for the same budget item. The majority of the appropriations and allocations made in this Act restore the FY 2012-2013 appropriation or allocation to 100 percent of the FY 2011-2012 level, with the caveat that the majority of the major appropriations are reduced in an amount designated for administrative costs. This summary reflects only the changes to the 2011 Act. For a summary of the original 2011 Act provisions, see the 2011 Summary of Legislation, HF 649.

The Act is organized in divisions. The appropriations are from the General Fund of the State, unless otherwise stated.

### Division I — Department on Aging (IDA)

Division I increases the appropriations made for FY 2012-2013 to IDA for aging programs and area agencies on aging to 100 percent of the FY 2011-2012 level. Additionally, new funding is provided for an additional local long-term care resident's advocate to administer the certified volunteer long-term care resident's advocate program as enacted in Division IX of the Act. IDA is directed to develop and submit recommendations by December 15, 2012, including funding projections, for the Substitute Decision Maker Program.

### Division II — Department of Public Health (DPH)

Division II increases appropriations and related allocations made for FY 2012-2013 to DPH to the FY 2011-2012 level. Funding or policy changes for the following programs include:

- For addictive disorders, additional funding is provided for the Quitline Iowa program. The intergovernmental
  agreement for enforcement of tobacco laws and regulation between the Division of Tobacco Use Prevention
  and Control of the DPH and the Alcoholic Beverages Division of the Department of Commerce, governing
  compliance checks conducted to ensure licensed retail tobacco outlet conformity with tobacco laws,
  regulations, and ordinances relating to persons under age 18, is again required to restrict the number of such
  checks to one check per retail outlet and one additional check for any retail outlet found to be in violation
  during the first check.
- For healthy children and families, a directive is included for the Healthy Opportunities to Experience Success (HOPES) Healthy Families Iowa (HFI) program to phase in prioritization of evidence-based or promising models for home visitation to continue to address the healthy mental development of children from birth through five years of age; DPH is directed to work with the Department of Human Services (DHS) to develop a plan for reimbursement under the Medicaid program for services addressing the healthy mental development of children from birth through five years of age; and new funding is provided for provision of primary dental services to children through the University of Iowa College of Dentistry.
- For chronic conditions, additional funding is provided for the AIDS Drug Assistance Program; additional funding is provided for continuation of a grant to provide supportive services to people living with epilepsy and their families, while funding for the epilepsy treatment and education task force is eliminated; additional funding is provided to enhance the capacity of the cervical cancer screening program to include provision of recommended prevention and detection measures to a broader range of low-income women; and DPH, in collaboration with the Department of Education (DE), is directed to develop guidelines for the management of chronic conditions that affect children to be made available to public schools and accredited nonpublic schools throughout the state.
- For community capacity, new funding is provided for distribution to members of the Iowa Collaborative Safety Net Provider Network for a grant program to train sexual assault teams and for federally qualified health centers; additional funding is provided for distribution to members of the Iowa Collaborative Safety Net Provider Network including rural clinics, free clinics, the Iowa prescription drug corporation, the specialty health care initiative, maternal and child health centers, and for network management; additional funding is provided for continuation of the contract with a direct care worker organization and for subsidization of direct care worker educational conferences, training, and outreach activities; new funding is provided for transfer to the College Student Aid Commission for deposit in the Rural Iowa Primary Care Trust Fund, for the Rural Iowa Primary Care Loan Repayment Program, created in 2012 Iowa Acts, HF 2458 (see Education), to be used to provide Ioan repayments for medical students who agree to practice in certain rural areas for five years and meet the requirements of the program; new funding is provided for the Iowa Donor Registry (anatomical gifts); new funding is provided for continuation of a grant to a nationally affiliated eye organization dedicated to preserving sight and preventing blindness; and funding for the Government Public Health System Fund is reduced.
- For public protection, additional funding is provided for the state Poison Control Center.

• For resource management, DPH is directed to review operations of boards, commissions, committees, councils, and other entities under the purview of DPH and made recommendations to increase efficiencies and reduce duplication.

#### Division III - Department of Veterans Affairs and Iowa Veterans Home

Division III increases appropriations made for FY 2012-2013 to the Department of Veterans Affairs and the Iowa Veterans Home. An appropriation is also increased for educational assistance for children of deceased veterans; new funds are transferred to the Iowa Finance Authority for the Home Ownership Assistance Program in place of a different funding source; and the standing appropriation to county commissions of veteran affairs is limited.

#### Division IV — Department of Human Services

Division IV increases appropriations made for FY 2012-2013 from the General Fund of the State and other funds to DHS and includes other appropriations and provisions involving human services and health care, including the following:

*TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) BLOCK GRANT.* With the exception of the amounts appropriated for the Family Investment Program (FIP) and for food assistance, appropriations made from the federal TANF Block Grant are increased to the FY 2011-2012 funding level for a number of purposes including the Job Opportunities and Basic Skills (JOBS) Program; Family Development and Self-Sufficiency (FaDSS) Program; field operations; general administration; state child care assistance, including funding for provision of educational opportunities to registered child care home providers; for distribution to counties for adult mental health and disability services (for state cases in place of county services); child and family services; child abuse prevention grants; pregnancy prevention grants; technology needs and other resources to meet federal welfare reform requirements; and community-based programs targeted to children from birth through five years of age and developed by early childhood Iowa areas. The appropriation for the FIP is increased to an amount that is approximately \$1.7 million below the FY 2011-2012 funding level.

*FAMILY INVESTMENT PROGRAM.* Under federal TANF welfare reform provisions, federal funding is provided for FIP in the form of an annual block grant to the state. Consequently, the division includes combined FIP and FIP-related appropriations from the General Fund of the State and the TANF Block Grant. In addition to FIP, allocations for various other welfare programs are continued.

*CHILD SUPPORT RECOVERY.* Division IV slightly increases funding for Child Support Recovery Services over the FY 2011-2012 level.

*MEDICAL ASSISTANCE (MEDICAID) PROGRAM.* Division IV includes provisions and appropriations for the Medicaid program. The overall appropriation amount for the Medicaid program for FY 2012-2013, as enacted in HF 649, section 122, was 100 percent of the amount projected to be necessary and was not amended in this Act. The division includes implementation of new cost-containment strategies for FY 2012-2013, including those relating to reimbursement for physician-administered drugs, reimbursement for subsequent hospital stays occurring within seven days of the original discharge, transition of payment for Psychiatric Medical Institutions for Children (PMIC) to the Iowa Plan, adjustment of reimbursement rates for physician services by applying a site-of-service differential, and application of Medicaid Program edits to Medicare claims. The division includes a directive to DHS to adopt rules for Medicaid for employed people with disabilities to provide a transition period in the calculation of gross income eligibility and premium amounts when cost-of-living adjustments are made, and provides for the use of funds received through participation in the federal program created under Medicaid known as the State Balancing Incentive Payments Program to rebalance long-term care spending between home and community-based services and institution-based services. The division also provides new funding for lodging expenses for patients provided care at the University of Iowa Hospitals and Clinics under the IowaCare Program.

STATE SUPPLEMENTARY ASSISTANCE (SSA) MEDICAL CONTRACTS, AND CHILDREN'S HEALTH INSURANCE PROGRAM. Division IV increases the appropriations made for SSA to approximately \$1.4 million below the FY 2011-2012 amount; includes an appropriation for medical contracts; and increases the appropriation

for the Children's Health Insurance Program, known as the Healthy and Well Kids in Iowa (hawk-i) Program, to approximately \$4 million above the FY 2011-2012 level.

*CHILD CARE ASSISTANCE.* The division significantly increases the appropriation made for the State Child Care Assistance Program. A portion of the funding is to be used to provide increased reimbursement to child care providers beginning January 1, 2013.

*JUVENILE INSTITUTIONS.* The division increases the appropriations to the Iowa Juvenile Home at Toledo and the State Training School at Eldora to slightly above the FY 2011-2012 level.

*CHILD AND FAMILY SERVICES.* The division increases the appropriations made for child and family services to approximately \$1.6 million below the FY 2011-2012 level, provides for continuation of the cap for group foster care, and continues previous requirements for child welfare services.

There are several new provisions. A portion of the funds is transferred to DPH for the Child Protection Center Grant Program, a portion of which is to be allocated for a center for the Black Hawk County area. Additionally, a portion of the funds is allocated for a grant to a hospital-based provider for a pilot project to determine the necessary support services for children with Autism Spectrum Disorder and their families under the Children's Disabilities Services System; a portion is allocated to continue and to expand the Foster Care Respite Program to allow postsecondary education students in social work and other human services-related programs to receive experience by assisting family foster care providers with respite and other support; and a portion is authorized to be transferred by DHS to support the adjustments in reimbursement rates to specified child welfare providers.

ADOPTION SUBSIDY. The division increases the appropriation made for the Adoption Subsidy Program to approximately \$3.5 million above the FY 2011-2012 level, and authorizes DHS to transfer funds to support the adjustment in reimbursement rates for specified child welfare providers provided in the Act.

*FAMILY SUPPORT SUBSIDY PROGRAM AND CONNER DECREE.* The division increases the appropriations made for the Family Support Subsidy Program to slightly below the FY 2011-2012 level, and increases the appropriation for coordination of training opportunities associated with disability services in accordance with the Conner Consent Decree to the FY 2011-2012 level.

*MENTAL HEALTH INSTITUTES (MHIs) AND STATE RESOURCE CENTERS.* The division increases the appropriations to the state MHIs at Cherokee, Independence, and Mount Pleasant to below the FY 2011-2012 level, and at Clarinda to slightly above the FY 2011-2012 level; and increases the appropriations for the state resource centers at Glenwood and Woodward due to the change in the Federal Medical Assistance Percentage above the FY 2011-2012 level, utilizing a net General Fund of the State appropriation approach known as "net budgeting."

SEXUALLY VIOLENT PREDATORS. The division increases the appropriation made for payment of costs associated with the commitment and treatment of sexually violent predators at the State MHI at Cherokee to approximately \$1.3 million above the FY 2011-2012 level.

FIELD OPERATIONS, GENERAL ADMINISTRATION, AND VOLUNTEERS. The division significantly increases the appropriations made for DHS field operations and general administration above the FY 2011-2012 level, and increases the appropriation made for volunteers to the FY 2011-2012 level. The appropriation for general administration includes a new allocation to be used by DHS to pay the costs for appropriate placement of any individual who is placed in a transitional release program under Iowa Code chapter 229A (Commitment of Sexually Violent Predators) or is discharged from commitment under Iowa Code chapter 229A because the individual is in need of medical treatment. This provision applies in lieu of the requirements under 2012 Iowa Acts, HF 2335. Under the general administration appropriation, a portion is to be transferred to the Iowa Finance Authority for administrative support and fulfillment of duties of the Council on Homelessness and a portion is to be distributed equitably to specified DHS state institutions for salary adjustments.

MEDICAID, STATE SUPPLEMENTARY ASSISTANCE, AND SOCIAL SERVICES PROVIDERS REIMBURSED UNDER DHS. The 2011 Act generally provided for no increase in reimbursements for health care providers and

social services providers, and under the 2012 Act, the majority of these reimbursement rates remain the same as the rates in effect on June 30, 2012. The division provides an increase in the limitation to the budget for nursing facilities for FY 2012-2013; provides for reimbursement of pharmacy dispensing fees within a range based on a dispensing fee survey, and for reimbursement of drugs under the Medicaid Program based on the average acquisition cost; increases the reimbursement rates for home health agencies by 2 percent over the rates in effect on June 30, 2012; requires that as a condition of participation in the Medicaid program enrolled providers must accept the Medicaid program reimbursement rate for covered goods or services for children in PMIC programs; increases the reimbursement rate for specified child welfare providers to equitably distribute an additional \$1.5 million; increases the Medicaid program elderly waiver cap to \$1,300; and requires DHS to review reimbursement for Medicaid program home health agency and home and community-based services waiver services providers and submit recommendations regarding a rebasing methodology by December 31, 2012.

# Division V — Pharmaceutical Settlement Account, IowaCare Account, Health Care Transformation Account, Quality Assurance Trust Fund, Hospital Health Care Access Trust Fund, and Medicaid Fraud Fund

*PHARMACEUTICAL SETTLEMENT ACCOUNT.* The division increases the appropriation made from the Pharmaceutical Settlement Account to supplement the appropriations for medical contracts under the Medicaid Program.

*IOWACARE ACCOUNT.* The division increases the appropriations from the IowaCare Account to the State Board of Regents for distribution to the University of Iowa Hospitals and Clinics (UIHC) and to University of Iowa physicians for operations, medical and surgical treatment of indigent patients, provision of services to members of the IowaCare Program population, and for medical education. Appropriations are also increased from the IowaCare Account to DHS for distribution to a publicly owned acute care teaching hospital located in a county with a population of over 350,000 for provision of medical and surgical treatment to indigent patients, provision of services to members of the IowaCare Program population, and for medical education; and to DHS for the Regional Provider Network.

ACCOUNT FOR HEALTH CARE TRANSFORMATION. The division increases appropriations from the Account for Health Care Transformation to DHS to the FY 2011-2012 level for the same programs and services for which appropriations were made for FY 2011-2012; and increases the appropriations above the FY 2011-2012 level for medical contracts, for payment to the publicly owned acute care teaching hospital located in a county with a population of over 350,000 that is a participating lowaCare provider; and provides that any funds remaining in the account at the close of FY 2012-2013 are appropriated to DHS to supplement the Medicaid program. DHS is authorized to transfer funds among the appropriations and must report any transfers to the Legislative Services Agency.

*QUALITY ASSURANCE TRUST FUND.* The division reduces the appropriation made from the Quality Assurance Trust Fund to DHS to approximately \$2.5 million below the FY 2011-2012 level.

HOSPITAL HEALTH CARE ACCESS TRUST FUND. The division increases the appropriation made from the Hospital Health Care Access Trust Fund to DHS for the Medicaid program by approximately \$5.3 million below the FY 2011-2012 level, and increases the appropriation from the trust fund for deposit in the Nonparticipating Provider Reimbursement Fund for the IowaCare Program to slightly above the FY 2011-2012 level.

*MEDICAID FRAUD FUND.* The division repeals the appropriations made from the Medicaid Fraud Fund to the Department of Inspections and Appeals for inspection and certification of assisted living program and adult day care services, and to DHS for medical assistance.

# Division VI — Child Enrollment Contingency Fund

Division VI appropriates funds received from the federal government through the federal Child Enrollment Contingency Fund to DHS for FY 2011-2012 for adoption subsidy payments and services, for child care programs,

and for transfer to DPH for Quitline Iowa; and for FY 2012-2013 to DHS for the Mental Health and Disability Services Redesign and for the Field Operations Integrity Claims Unit.

### Division VII — Mental Health and Disability Services Redesign — FY 2012-2013

*MENTAL HEALTH AND DISABILITY SERVICES (MH/DS) REDESIGN FUNDING FOR FY 2012-2013.* This division addresses financing in connection with the MH/DS redesign enacted by SF 2315 (see Human Services), and other related enactments. Various standing appropriations and appropriations made for purposes of MH/DS and the 2011 Act addressed by this Act are shifted to a MH/DS Redesign Fund created in the Act and are then appropriated to pay the nonfederal share of Medicaid program services costs that would otherwise be billed to counties for the following Medicaid services provided in FY 2012-2013: habilitation, targeted case management, home-based and community-based services waiver services for persons with intellectual disabilities and brain injury, community-based intermediate care facilities for persons with mental retardation (ICF/MR), and the state resource centers. In addition, other provisions relating to MH/DS are addressed.

Approximately \$231 million was projected to be needed for the state to assume the county obligations for the Medicaid nonfederal share for the services listed above. For FY 2012-2013, there is a new appropriation from the General Fund of the State of \$40 million plus approximately \$189.8 million in state and federal funding that had previously been distributed to counties was shifted to the redesign fund or designated for the Medicaid program from the following sources: Property Tax Relief Fund standing appropriation (approximately \$88.4 million — includes \$7.2 million from 2012 lowa Acts, SF 2071), replacement electrical generation tax revenues standing appropriation (approximately \$1.2 million), MH/DS allowed growth funding appropriation (approximately \$75 million), MH/DS state cases appropriations (approximately \$11.2 million), and MH/DS Community Services Fund (\$14.2 million). In addition, the remainder of the Property Tax Relief Fund risk pool moneys after the distributions made pursuant to SF 2071 (approximately \$5 million) are also appropriated to the Medicaid program.

In addition to Medicaid program funding, moneys are appropriated from the redesign fund for development and implementation of standardized assessment tools for use with persons with mental illness, an intellectual disability, a developmental disability, or brain injury; implementation of a children's mental health home project; and for other support for the redesign and for the Medicaid State Balancing Incentive Payments Program planning and implementation activities.

The county requirements to pay Medicaid program costs in Iowa Code chapter 249A are eliminated. Any reductions made to county property tax rates by the Department of Management for FY 2012-2013 to reflect replacement electrical generation tax revenues are rescinded. Notwithstanding the shift of property tax relief moneys made by this division, the county MH/DS budgets and levy rates for FY 2012-2013 that were predicated on that funding remain in effect. These property tax-related sections and the sections shifting moneys appropriated in SF 2071 took effect May 26, 2012. For FY 2012-2013, counties are authorized to temporarily transfer funds from other county funds to their MH/DS services funds for cash flow purposes.

Under the 2011 Act and SF 2071, there were two distributions of risk pool funding made to address county waiting lists and to fund other MH/DS services through FY 2011-2012. Counties were required to reimburse any moneys remaining unexpended from the distributions as of November 1, 2012. Instead, the Act authorizes counties to continue expenditures of these moneys for MH/DS services through June 30, 2013.

#### Division VIII — Prior Appropriations and Related Provisions — FY 2011-2012

This division provides for carryforward or transfers of numerous previously enacted appropriations and includes other related provisions.

The FY 2011-2012 appropriations for the Injured Veterans Grant Program, juvenile institutions, mental health institutes, state resource centers, sexually violent predators, field operations, and general administration are amended to provide for carryforward of the remaining funds until the close of FY 2012-2013.

The appropriation to the Iowa Veterans Home for FY 2011-2012 is amended to provide that the first \$500,000 in revenues remaining at the close of the fiscal year is to remain available to be used for the purposes of the Iowa Veterans Home and any remaining balance is to be credited to the appropriation for the Medicaid program.

The division provides that funds remaining in the Behavioral Health Services Account for FY 2011-2012 are appropriated to DHS for the Medicaid program for the succeeding fiscal year.

The division provides for an increase in the IowaCare distribution to the University of Iowa Hospitals and Clinics and for a decrease in the amount guaranteed to be distributed to a publicly owned acute care teaching hospital located in a county with a population of over 350,000 for FY 2011-2012. The division also provides for elimination of the required distribution of \$2 million by the acute care teaching hospital to the Treasurer of State in July 2012.

#### Division IX — Miscellaneous Provisions

Division IX includes miscellaneous provisions.

The division provides that for the purposes of reimbursement of executive branch employees, out-of-state travel does not include out-of-state travel incidental to travel between a travel departure point in this state and a travel destination point in the city of Carter Lake.

lowa Code section 97B.39 is amended to provide that the rights of a person to future payments under the lowa Public Employees' Retirement System are transferable and may be subject to legal process for the purpose of recovery of Medicaid program payments.

The portion of Iowa Code section 135H.10, prohibiting the inclusion of services provided by PMICs in a managed care contract, is stricken.

lowa Code section 144D.4, enacted by HF 2165 (see Human Services), relating to the Physician Orders for Scope of Treatment (POST) is amended to provide that a POST form executed between July 1, 2008, and June 30, 2012, as part of the POST Pilot Project remains effective until revoked or until a new POST form is executed under new lowa Code chapter 144D.

lowa Code section 225B.8 is amended to extend the date of repeal of the Persons with Disabilities Policy Council from July 1, 2012, to July 1, 2015.

lowa Code section 231.45 is enacted to establish the Certified Volunteer Long-Term Care Resident's Advocate Program in accordance with the federal Older Americans Act under the Department on Aging.

lowa Code section 239B.2C is enacted to provide that an individual family member who is absent from the home for more than three months because the individual is incarcerated in jail or a correctional facility is not to be included in the family unit for the purposes of assistance under FIP.

lowa Code section 384.22, as enacted by HF 2460 (see Local Government), is amended to correct a provision relating to urban renewal reports provided by a city.

The division provides for a request of the Legislative Council to establish an interim study committee to examine the payment of special education costs associated with student services provided in residential treatment facilities and whether the planning for and costs of such services would be more appropriately administered by DE or DHS.

The division directs that a portion of the funds received by DHS through civil monetary penalties from nursing facilities during FY 2012-2013 shall be used for initial training of nursing facility staff for the care of individuals who were placed in a nursing facility from a commitment as a sexually violent predator, residents of nursing facilities who have difficult-to-manage behaviors, and individuals who are difficult for a nursing facility to accept for placement.

#### THE GOVERNOR ITEM VETOED THE FOLLOWING:

- 1. A provision that would have required the Iowa Veterans Home to submit a monthly expenditure report to the Legislative Services Agency.
- 2. A provision that would have allocated \$500,000 of the FIP general fund appropriation to DHS to a food bank association to purchase food for the food insecure.
- 3. A provision that would have limited the implementation of cost-containment strategies under the Medicaid program to only the degree necessary to achieve the projected savings.
- 4. A provision that would have provided cost-based reimbursement under the Medicaid program for outpatient clinical services for children provided by an entity that meets certain criteria including providing licensed PMIC inpatient services.
- 5. A provision that would have provided for nonreversion of funds appropriated to DHS for FY 2012-2013 for field operations.
- 6. A provision that would have provided for nonreversion of funds appropriated to DHS for FY 2012-2013 for general administration.
- 7. A provision that would have appropriated \$1 million of the funds received from the federal government through the Child Enrollment Contingency Fund to DHS for the Child Welfare Resources Fund, created in the Act, to be used as grants to child welfare service providers to support infrastructure projects, supplies, equipment, renovations, and other one-time expenditures in connection with publicly funded child welfare services.
- 8. Provisions that would have provided for carrying forward of FY 2011-2012 appropriation balances for FIP and child protection system improvements.
- 9. A provision which would have created the Supportive and Residential Services Competitive Grant Program Fund, a competitive grant program for the development of supportive housing and the infrastructure in which to provide supportive services for individuals who meet the PMIC level of care under the Medicaid program. A provision that would have amended the FY 2011-2012 appropriation for child welfare decategorization to provide that the initial \$1 million be transferred to the Supportive and Residential Services for Persons with Disabilities Revolving Loan Fund created in Iowa Code section 16.185, enacted in the 2011 Act, was also vetoed.
- 10. A provision that would have directed that for FY 2012-2013, the Department of Education should administer the costs of special education instructional programs when contracted with a private agency that provides residential treatment services to include the costs of general administration, health services, attendance officers, plant operations, plant maintenance, regular and special instructional costs, overhead costs, and costs of purchase of equipment, transportation, and insurance to meet the needs of children requiring special education.

#### HOUSE FILE 2335 - Appropriations — Justice System

BY COMMITTEE ON APPROPRIATIONS. This Act relates to appropriations made to the justice system for FY 2012-2013 in 2011 Iowa Acts, chapter 134 (SF 510). The original appropriation amounts were generally 50 percent of the amounts appropriated for the previous fiscal year.

The Act revises appropriations made from the General Fund of the State for FY 2012-2013 to the departments of Justice, Corrections, Public Defense, and Public Safety, and the Iowa Law Enforcement Academy, Office of the State Public Defender, Board of Parole, and Iowa State Civil Rights Commission.

The Act also revises an appropriation made from the Department of Commerce Revolving Fund to the Office of Consumer Advocate of the Department of Justice.

The Department of Public Safety also receives revised appropriations from the Gaming Enforcement Revolving Fund and full-time equivalent positions relating to game enforcement are authorized.

#### **Fiscal Analysis**

The amendment to Iowa Code section 80.43(1) strikes a provision requiring indirect support costs for special agents and gaming enforcement officers to be paid from the Gaming Enforcement Revolving Fund established in Iowa Code section 80.43. The amendment took effect May 25, 2012.

The amendments to Iowa Code sections 99D.14 and 99F.10 specify that the regulatory fee paid by the gaming industry for the indirect support costs for special agents and gaming enforcement officers shall first be deposited into the Gaming Enforcement Revolving Fund established in Iowa Code section 80.43 and then transferred by the Department of Public Safety, on an annual basis, to the General Fund of the State. Prior law specified that the portion of the regulatory fee paid by the gaming industry relating to the indirect support costs of special agents and gaming enforcement officers be deposited into the Gaming Enforcement Revolving Fund, but did not require the transfer to the General Fund of the State. The amendments to these provisions took effect May 25, 2012.

The Act eliminates the Executive Director position of the Board of Parole and transfers some of the duties of the Executive Director to the Chairperson of the Board of Parole.

The Department of Public Safety Building is named after Oran Pape, the first member of the Iowa State Patrol who was killed in the line of duty.

#### HOUSE FILE 2336 - Appropriations — Agriculture and Natural Resources

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act relates to agriculture and natural resources by amending provisions enacted in 2011 Iowa Acts, chapter 128 (SF 509) during the 2011 Legislative Session which in part made full appropriations for fiscal year 2011-2012 and less than full appropriations for fiscal year 2012-2013 to the Department of Agriculture and Land Stewardship (DALS) and the Department of Natural Resources (DNR) to support those departments, including by authorizing those departments' full-time equivalent positions (FTEs), and to Iowa State University (ISU) for purposes of supporting the College of Veterinary Medicine for the operation of its veterinary diagnostic laboratory. Generally, moneys appropriated in SF 509 for fiscal year 2012-2013 were 50 percent of the amounts appropriated for fiscal year 2011-2012. Generally, this Act increases the appropriations to approximately 100 percent of the amounts appropriated for FY 2011-2012.

#### Division I — DALS General Appropriations for FY 2012-2013

*APPROPRIATIONS* — *GENERAL FUND OF THE STATE*. Division I increases the general appropriation from the General Fund of the State to support DALS and its programs. It also increases a number of special appropriations from the General Fund of the State to support designated purposes, including dairy regulation (Iowa Code chapter 192), the Local Food and Farm Program (Iowa Code chapter 267A), the Agricultural Education Program for future farmers, and a program to assist farmers with disabilities. Note, for FY 2011-2012, SF 509 supported the Local Food and Farm Program and the Agricultural Education Program from appropriations made from the Environment First Fund. The program to assist farmers with disabilities was supported by an appropriation enacted in 2011 Iowa Acts, chapter 131 (SF 533).

*APPROPRIATIONS* — *SPECIAL SOURCES.* The division increases the appropriations made from special sources to support designated purposes, including from unclaimed racetrack winnings (Iowa Code section 99D.13) to support the regulation of horse and dog racing, and the Renewable Fuel Infrastructure Fund (Iowa Code section 159A.16) to support motor fuel inspection.

*FULL-TIME EQUIVALENT POSITIONS (FTEs).* The division requires DALS to use one authorized FTE to support a new assistant state veterinarian, and two FTEs to support two new positions whose primary responsibility is to inspect commercial establishments involved in the care and feeding of pets (Iowa Code chapter 162).

*PROVISIONS IN SF 509 THAT REMAIN APPLICABLE.* The provisions in SF 509 continue to apply requiring that DALS submit quarterly reports to the General Assembly and the Department of Management regarding the expenditure of appropriated moneys.

Division II — DNR Appropriations for FY 2012-2013

*APPROPRIATIONS* — *GENERAL FUND OF THE STATE.* Division II increases the appropriations made from a number of funds to support natural resources. This includes appropriations from the General Fund of the State to support DNR and its programs. The division also includes special appropriations from the General Fund of the State to support floodplain management and dam safety, and forestry health management. Note, the support of floodplain management is a new appropriation. SF 509 supported forestry health management from appropriations made from the Environment First Fund.

*APPROPRIATIONS* — *SPECIAL SOURCES.* The division increases appropriations made to DNR from two other funds controlled by DNR, including the State Fish and Game Protection Fund (Iowa Code section 456A.17) for hunting and fishing programs, and the Special Snowmobile Fund (Iowa Code section 321G.7) for the administration and enforcement of the state snowmobile program. In addition, the division increases an appropriation from the Unassigned Revenue Fund administered by the Iowa Comprehensive Underground Storage Tank Fund Board (Iowa Code section 455G.4) for DNR's administrative expenses associated with its Underground Storage Tank Section, and the Groundwater Protection Fund (Iowa Code section 455E.11) to support DNR's groundwater quality programs.

*PROVISIONS IN SF 509 THAT REMAIN APPLICABLE.* The provisions in SF 509 continue to apply requiring DNR to allocate 50 FTEs for seasonal employees to provide for the maintenance, upkeep, and sanitary services at state parks. It allows DNR to use additional moneys collected from storm water discharge permit fees (lowa Code sections 455B.103A and 455B.197) for staffing necessary to reduce DNR's floodplain permit backlog and to implement the federal Maximum Daily Load Program. DNR may also use the unappropriated balance in the State Fish and Game Fund to provide for health and life insurance premium payments for conservation peace officers, and to fund salary adjustments. DNR is still required to submit quarterly reports to the General Assembly and the Department of Management regarding the expenditure of appropriated moneys.

Division III — Use of Moneys in the State Fish and Game Protection Fund to Purchase Radios

Division III amends a provision enacted in SF 509 which authorized DNR to use the unappropriated balance remaining in the State Fish and Game Protection Fund for fiscal year 2010-2011 in order to purchase mobile radios which meet federal and state requirements for homeland security and public safety. It required DNR to use the moneys by June 30, 2012. This division extends that date until June 30, 2013. The division took effect May 25, 2012.

#### Division IV — ISU for FY 2012-2013

Division IV increases the appropriations made from the General Fund of the State to ISU's College of Veterinary Medicine for the operation of the Veterinary Diagnostic Laboratory. It does not alter provisions in SF 509 that express the General Assembly's intent to appropriate moneys in the future to support the laboratory.

#### Division V — Environment First Fund — General Appropriations for FY 2012-2013

Division V increases appropriations made from the Environment First Fund (Iowa Code section 8.57A) to support special programs or projects administered by DALS and DNR.

*DALS*. For DALS, the increased appropriations are to support the Conservation Reserve Enhancement Program for the restoration and construction of wetlands; watershed protection; the Farm Management Demonstration Program; administrative expenses associated with soil and water conservation; the Conservation Reserve Program; soil and water conservation efforts by the state; and the Loess Hills Development and Conservation Fund (Iowa Code section 161D.2). The division continues to allocate a portion of moneys appropriated to support the Farm Management Demonstration Program to fund a program to benefit soybean growers, and eliminates a requirement that not more than 10 percent of moneys appropriated to support the program be used for administration. Note, the division eliminates appropriations in SF 509 which would have supported the Local Food and Farm Program and the Agricultural Education Program, which are now supported from the General Fund of the State in Division I. The division also adds a new appropriation to support the Agricultural Drainage Well Water Quality Assistance Program

(lowa Code sections 460.303 and 460.304). It does not affect provisions in SF 509 that delay the reversion of moneys appropriated from the fund to support these purposes.

*DNR*. For DNR, the increased appropriations from the Environment First Fund support water quality and land conservation programs (Keepers of the Land); the maintenance of state parks; geographic information systems provided to local watershed managers; water quality monitoring; the Public Water Supply System Account (Iowa Code section 455B.183A); the regulation of animal feeding operations (Iowa Code chapters 459 through 459B); ambient air quality (Iowa Code chapter 455B); water quality regulation (Iowa Code chapter 455B); and the operation of DNR's Geological and Water Survey. Note, the division eliminates an appropriation in SF 509 which would have supported forestry health management which is now supported from the General Fund of the State in Division II. It does not affect provisions in SF 509 that delay the reversion of moneys appropriated from the fund to support these purposes.

#### Division VI — Resources Enhancement and Protection (REAP) Fund for FY 2012-2013

Division VI appropriates \$12 million from the Environment First Fund (Iowa Code section 8.57A) to the REAP Fund in lieu of the \$20 million standing annual appropriation from the General Fund of the State (Iowa Code section 455A.18).

#### Division VII — Agricultural Drainage Well Water Quality Assistance Fund for FY 2012-2013

Division VII includes a new provision which appropriates moneys to DALS from the Rebuild Iowa Infrastructure Fund for deposit in the Agricultural Drainage Well Water Quality Assistance Fund (Iowa Code section 460.303) for purposes of supporting the agricultural drainage well water quality assistance program (Iowa Code section 460.304). This is in addition to moneys appropriated from the Environment First Fund as provided in Division V to DALS for deposit in the same fund and for the same purpose.

#### THE GOVERNOR ITEM VETOED THE FOLLOWING:

- 1. A provision requiring DNR to support at least 30 full-time equivalent park ranger positions using moneys appropriated from the General Fund of the State.
- 2. A provision requiring DNR to support at least 84 full-time conservation officer positions using moneys appropriated from the State Fish and Game Fund.

#### HOUSE FILE 2337 - Appropriations — Economic Development

BY COMMITTEE ON APPROPRIATIONS. This Act amends certain provisions of 2011 Iowa Acts, chapter 130, SF 517, relating to FY 2012-2013 appropriations. The FY 2012-2013 appropriations in chapter 130 were funded at approximately 50 percent of the FY 2011-2012 level. The Act generally increases the appropriations from the General Fund of the State and other funds to the Department of Cultural Affairs (DCA), the Economic Development Authority (EDA), the University of Iowa, the University of Northern Iowa, Iowa State University (ISU), the Department of Workforce Development (DWD), the Iowa Finance Authority, the Rebuild Iowa Infrastructure Fund (RIIF), and the Public Employment Relations Board (PERB) for FY 2012-2013. The Act is organized by divisions.

#### Division I — General Appropriations

The Act amends provisions to reflect the name change of the Department of Economic Development to the Economic Development Authority.

The Act increases the appropriation of moneys from the Workforce Development Fund Account to the Workforce Development Fund.

The Act appropriates moneys from the Iowa Economic Emergency Fund to the Department of Management for deposit in RIIF.

#### **Fiscal Analysis**

The Act appropriates moneys from RIIF to the EDA for the purpose of providing assistance under the High Quality Jobs Program. The Act appropriates moneys from RIIF to the institutions of higher learning for capacity building infrastructure in the Regents Innovation Fund. The State Board of Regents is required to annually prepare a report regarding the activities, projects, and programs funded with moneys allocated pursuant to the Regents Innovation Fund.

#### Division II — Workforce Development Appropriations

The Act reenacts, as amended, certain invalidated provisions of 2011 Iowa Acts, chapter 130, SF 517, which were declared invalid by *Homan v. Branstad*, No. 11-2022, March 16, 2012.

The Act appropriates moneys from the General Fund of the State to DWD for administration of workforce development activities for FY 2012-2013 and for an employee misclassification program. Moneys are appropriated from the Special Employment Security Contingency Fund to DWD for field offices. The Act appropriates interest earned on the Unemployment Compensation Reserve Fund to DWD for the operation of field offices. DWD is required to establish a system for electronic workforce development centers so all users have a unique identification login.

#### Division III — Miscellaneous Provisions

The Act increases the allocation of an appropriation from RIIF to the Iowa Helping Iowans Business Assistance Program for FY 2010-2011. This provision took effect May 25, 2012.

The Act increases the amount allocated from moneys appropriated to the EDA for Iowa's Councils of Governments from \$175,000 per fiscal year from July 2010 through June 2013 to \$350,000 for FY 2011-2012. This provision took effect May 25, 2012.

The Act increases the standing limited appropriation from the Wine Gallonage Fund to the Midwest Grape and Wine Industry Institute at ISU.

A Battle Flag Restoration Fund is established in the State Treasury under the control of the DCA. Moneys in the fund are appropriated to the DCA for purposes of continuing the project recommended by the Iowa Battle Flag Advisory Committee to stabilize the condition of the battle flag collection. The fund consists of any moneys appropriated by the General Assembly and any other moneys available to and obtained or accepted by the DCA for placement in the fund, including proceeds from insurance settlements received by the state concerning battle flags loaned to other states or entities.

#### Division IV — Film Office

The Act eliminates the Film, Television, and Video Project Promotion Program and tax credits associated with the program. The provisions eliminating the Film, Television, and Video Project Promotion Program and the tax credits associated with the program do not apply to contracts or agreements entered into on or before May 25, 2012; however, these provisions apply retroactively to January 1, 2012, for tax years beginning on or after that date.

The Act establishes a film office in the DCA for the purpose of assisting legitimate film, television, and video producers in the production of film, television, and video projects in the state. No tax credit is associated with the DCA's film office. The provisions in this division took effect May 25, 2012.

#### THE GOVERNOR ITEM VETOED THE FOLLOWING:

A provision in the appropriations to DWD for FY 2012-2013 that allocated moneys for the purpose of employing a chief deputy commissioner for the workers' compensation division.

#### HOUSE FILE 2338 - Appropriations — Judicial Branch

BY COMMITTEE ON APPROPRIATIONS. This Act relates to appropriations made to the judicial branch for FY 2012-2013 in 2011 Iowa Acts, Chapter 135 (SF 511). The original appropriation amounts were generally 50 percent of the amounts appropriated for the previous fiscal year.

The Act increases the appropriations from the General Fund of the State for FY 2012-2013 to the judicial branch for salaries, maintenance, equipment, and miscellaneous purposes. The Act strikes a provision encouraging the judicial branch to purchase products from Iowa State Industries.

The Act increases the appropriations from the General Fund of the State to the revolving fund created in Iowa Code section 602.1302 for jury and witness fees, mileage, costs related to summoning jurors, fees for interpreters, and certain attorney fee reimbursement.

#### HOUSE FILE 2465 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes <u>Fiscal Analysis</u>

BY COMMITTEE ON APPROPRIATIONS. This Act, often referred to as the "standings bill," makes and adjusts appropriations, provides for funding of property tax credits and reimbursements and for other matters pertaining to taxation, provides for fees and criminal penalties, provides for legal responsibilities, provides for certain insurance and employee benefits, and provides for other properly related matters.

#### Division I — Standing Appropriations and Related Matters

Division I reduces the standing appropriations for FY 2012-2013 made for expenses of the General Assembly under lowa Code section 2.12 by \$1,672,924.

The division limits standing appropriations for FY 2012-2013 made for the following purposes: casino wagering tax proceeds allocated for Department of Cultural Affairs operational support grants and community cultural grants for regional tourism marketing, programs for at-risk children, payment for nonpublic school transportation, the enforcement of Iowa Code chapter 452D relating to tobacco product manufacturers, and the reimbursement for the Homestead Property Tax Credit.

The division delays for one year until the fiscal year beginning July 1, 2013, a conditional appropriation from the General Fund of the State to the retirement fund of the Public Safety Peace Officers' Retirement, Accident, and Disability System.

#### Division II — Miscellaneous Provisions and Appropriations

For FY 2012-2013, the division appropriates moneys from the Rebuild Iowa Infrastructure Fund to the Department of Agriculture and Land Stewardship for deposit in the Watershed Improvement Fund.

For FY 2012-2013, the division appropriates moneys from the General Fund of the State to the College Student Aid Commission for tuition grants for students attending for-profit accredited private institutions located in Iowa, and to the Department of Education for establishing an Iowa reading research center as enacted by SF 2284 (see Education).

The division establishes the Mortgage Servicing Settlement Fund under the control of the Department of Justice for moneys received by the department from the Joint State-Federal Mortgage Servicing Settlement. The Banking Division Mortgage Servicing Settlement Fund is established under the control of the Division of Banking of the Commerce Department for moneys received by the division from the Joint State-Federal Mortgage Servicing Settlement. The division includes reporting requirements for the Department of Justice and the Division of Banking regarding the expenditure of moneys from the two funds. For FY 2012-2013, the division appropriates moneys from the Mortgage Servicing Settlement Fund to the Department of Management for deposit in the Rebuild Iowa Infrastructure Fund. These provisions took effect May 25, 2012.

#### **Fiscal Analysis**

For FY 2012-2013, the division appropriates moneys from the General Fund of the State to the Department of Public Health to contract for a program to develop an Iowa Youth Suicide Prevention Program.

The division requires the Plumbing and Mechanical Systems Board, until January 1, 2013, to grant one-time renewals of an expired license if certain conditions are met.

The division adds an additional fiscal year to the reversion date for certain moneys appropriated from the Rebuild lowa Infrastructure Fund to the Department of Administrative Services in FY 2007-2008. The provision took effect May 25, 2012.

The division adds an additional fiscal year to the reversion date for certain moneys appropriated from the General Fund of the State to the Department of Administrative Services in FY 2010-2011. The provision took effect May 25, 2012.

The division requires the Department of Inspections and Appeals to make certain Health Facilities Division information available to the public by December 31, 2012, as part of the department's development efforts to revise the department's Internet site.

The division amends certain provisions of HF 675 (see Civil Law, Procedure, and Court Administration) relating to certain notice provisions and terminology changes for mechanics' liens. The provisions relating to terminology changes take effect January 1, 2013.

The division adds an immediate effective date provision to SF 2289 (see Health and Safety) relating to the Iowa Disaster Aid Individual Assistance Grant Program administered by the Department of Human Services. The provision took effect May 25, 2012, and applies retroactively to April 12, 2012.

The division requires the Executive Council to take any action deemed necessary to protect the interests of the state with respect to any certificates, tax credits, entities created, or action taken in relation to the Iowa Capital Investment Board, the Iowa Capital Investment Corporation, and the Iowa Fund of Funds.

The division eliminates certain requirements for bond reserve funds created by the Iowa Finance Authority.

The division requires each state agency to make available to the public a uniform, searchable, and user-friendly administrative rules database published on an Internet site; and to conduct ongoing and comprehensive five-year reviews of all of the agency's administrative rules.

The division provides a procedure for choosing the chairperson of the Administrative Rules Review Committee.

The division extends the sunset provision of the shortened time frame for return to covered employment for purposes of determining a bona fide retirement under the Iowa Public Employees' Retirement System for licensed health care professionals employed by certain public hospitals from July 2012 to July 2014.

The division creates requirements for mixed drinks or cocktails, mixed on the premises of the holder of a liquor control license, that are not for immediate consumption.

The division limits the amount of preschool foundation aid received by school districts and community-based providers that may be used for administrative costs. These provisions took effect May 25, 2012.

The division increases the reduction of state aid for area education agencies and the portion of combined district cost calculated for these agencies for FY 2012-2013 from a \$10 million reduction to a \$20 million reduction. The division allows an area education agency to expend up to 30 percent of the agency's budget for media resource material. Previously, an agency was required to expend 30 percent of an agency's budget on media resource material and such expenditures could only be made for the purchase or replacement of certain materials.

The division amends the Iowa Grant Program to include a priority in awarding program grants to qualified students who are residents of Iowa; under the age of 26 or the age of 30 if the student is a certain type of veteran; not a

convicted felon; and are the child of a peace officer, police officer, fire fighter, sheriff, or deputy sheriff who was killed in the line of duty. The grant amount is limited to the lesser of the student's financial need or not more than the resident tuition rate.

The division requires financial liability coverage for snowmobiles and all-terrain vehicles operated on a highway and requires the driver of such a vehicle to have in the vehicle the proof of financial liability coverage card issued for the vehicle.

The division revises SF 2217 (see State Government) to add requirements to flood mitigation construction or reconstruction project contracts awarded by a government entity if the project includes the use of tax increment financing revenues. These provisions took effect May 25, 2012, and applied retroactively to April 19, 2012.

The division provides that, for historic preservation and cultural entertainment district tax credits, the amount claimed by a partner shall be based on the amounts designated by the eligible partnership, S corporation, or limited liability company.

The division strikes a provision reserving an amount equivalent to 10 megawatts of nameplate generating capacity for facilities incorporated within or associated with an ethanol cogeneration plant engaged in the sale of ethanol to states to meet a low carbon fuel standard from provisions governing the maximum amount of energy production capacity equivalent for facilities other than wind energy conversion facilities contained in Iowa Code section 476C.3, subsection 4, eligible for the Renewable Energy Tax Credit. This reserved amount is reinstated in modified form within Iowa Code section 476C.3 as applying to natural gas cogeneration facilities incorporated within or associated with an ethanol plant to assist the ethanol plant in meeting a low carbon fuel standard.

lowa Code section 507.14 is amended to allow the Insurance Commissioner to release confidential documents and other materials to the International Association of Insurance Supervisors and the Bank for International Settlements provided that those entities give written certification that the records will be kept confidential.

lowa Code section 511.8(19) is amended to provide that a life insurance company can include in its legal reserve certain foreign investments not in excess of 25 percent, instead of 20 percent, of its legal reserve. Investments in obligations of a foreign government rated AAA by Standard and Poor's Division of McGraw-Hill Companies, Inc., or Aaa by Moody's Investors Services, Inc., are eligible for inclusion in the legal reserve up to 5 percent instead of 2 percent of the legal reserve.

New lowa Code section 514C.29 provides that a policy, contract, or plan providing for third-party payment or prepayment of health or medical expenses shall not impose a copayment or coinsurance amount on an insured for services provided by a doctor of chiropractic that is greater than the copayment or coinsurance amount imposed on the insured for services rendered by a person engaged in the practice of medicine and surgery or osteopathic medicine and surgery for the same or a similar diagnosed condition even if a different nomenclature is used to describe the condition for which the services are provided. The provision applies to specified individual and group policies, contracts, and plans that are issued for delivery, continued, or renewed in this state on or after July 1, 2012.

The division adds to the list of factors the district court considers in a determination of best interest of a minor child in a dissolution of marriage custody arrangement, whether a parent has allowed a person custody or control of, or unsupervised access to, a child after knowing the person is required to register or is on the Sex Offender Registry as a sex offender.

The division repeals HF 2168 (see Business, Banking, and Insurance), section 5, which identifies certain types of banks subject to assessment when a bank is closed by its primary state or federal regulator, and public funds are on deposit at the closed bank.

The division allows tax credits to be issued to eligible housing businesses under the Enterprise Zone Program for certain projects not completed within two years from the time the business began construction if the city failed to file the appropriate paperwork requesting an extension for the project.

#### Division III — Corrective Provisions

Division III makes corrections to legislation enacted or considered during the 2012 Legislative Session.

#### Division IV — Carryforward Appropriations

Division IV makes appropriations for FY 2011-2012 with nonreversion clauses to carry forward unobligated moneys to subsequent fiscal years.

The division appropriates moneys from the General Fund of the State to the Department of Cultural Affairs for FY 2011-2012 for the preservation and restoration of the Iowa State Memorial at Vicksburg National Military Park.

The division appropriates moneys from the Iowa Economic Emergency Fund to the Department of Natural Resources for FY 2011-2012 for the repair of damages due to the flooding of the Missouri River during the calendar year 2011 in the Lewis and Clark, Lake Manawa, and Wilson Island state parks and recreation areas.

The division took effect May 25, 2012.

#### Division V — Time Served

Division V specifies that a person who receives a suspended sentence and is placed on probation and who has probation subsequently revoked shall not be given credit for time served while on probation unless the person has been committed to an alternate jail facility or a community correctional residential treatment facility.

A person who commits an offense prior to May 25, 2012, may expressly state to the court, at the time of sentencing, that the person waives any rights under *Anderson v. State*, 801 N.W. 2d 1, relating to the calculation for credit for time served, and agree to be sentenced using credits as calculated under Iowa Code section 907.3 as amended by this division of this Act.

The division took effect on May 25, 2012.

#### Division VI — County Treasurers

Division VI makes several changes to the powers and duties of county treasurers relating to real property.

The division amends Iowa Code section 161A.35, relating to installment payments on amounts levied against property for watershed protection and flood prevention improvements, by increasing from \$100 to \$500 the amount levied against a property in order to allow installment payments.

The division amends lowa Code section 311.17, relating to secondary road assessment payments, by increasing from more than \$100 to more than \$500 the amount owed by the taxpayer before the amount may be paid in installments. The division also specifies that such assessments of \$500 or less are due and payable from the date of levy by the board of supervisors, or in the case of any appeal, from the date of final confirmation of the levy by the court.

The division amends Iowa Code sections 331.384 and 364.13, relating to special assessments on property for the abatement of specified public health and safety hazards, by increasing from more than \$100 to more than \$500 the amount owed by the taxpayer before the amount may be paid in installments.

The division amends Iowa Code sections 357.20 and 358.16 to increase from \$100 or more to \$500 or more the amount owed by a taxpayer in a water or sanitary district before the amount may be paid in installments.

The division amends lowa Code chapter 384, relating to city special assessments, to increase from \$100 or more to \$500 or more the amount owed by a taxpayer for a city special assessment before the amount may be paid in installments.

Previously, Iowa Code sections 435.24(6)(b) and 445.36A(2) allowed for the partial payment of taxes which are delinquent to the county treasurer. Current Iowa Code section 445.57 provides that such partial payments are to be apportioned monthly to the various local taxing entities. The division amends Iowa Code sections 435.24(6)(b) and 445.36A(2) to allow the county treasurer to apportion such partial payments to the various local taxing entities either on a monthly basis after such amounts are collected or following the due date of the next semiannual tax installment.

Previously, Iowa Code section 446.32 allowed the purchaser of a parcel sold at tax sale to pay taxes on the parcel for a subsequent year beginning 14 days following the date from which a subsequent year's installment becomes delinquent as provided in Iowa Code section 445.37. The division lengthens the period of time for when the purchaser may begin paying taxes for a subsequent year to one month and 14 days following the date from which an installment becomes delinquent.

#### Division VII — Boards and Commissions

Division VII requires the Legislative Council to adopt a resolution for the appointment and charge to activate the Interstate Cooperation Commission. The division requires the commission to report to the Governor and the General Assembly in accordance with the commission's charge.

The division amends the appointment procedure for the Criminal and Juvenile Justice Planning Advisory Council.

The division eliminates the Medical Assistance Quality Improvement Council.

#### Division IX — Early Intervention Block Grant Program

Previously, Iowa Code chapter 256D, relating to the Iowa Early Intervention Block Grant Program, was to be repealed July 1, 2012. Division IX changed the repeal date to July 1, 2013. The division took effect June 30, 2012.

#### Division X — State Board of Regents

Division X exempts the State Board of Regents and institutions under the board's control from reporting requirements relating to the use of the Iowa Communications Network.

The division changes a reporting date from January 15 of each year to January 30 of each year relating to the Minority and Women Educators Enhancement Program.

The division requires purchases made by University of Iowa Hospitals and Clinics to be in compliance with purchasing policies of the State Board of Regents.

The division provides that insurance premiums received for benefits acquired on behalf of state employees by the State Board of Regents are exempt from premium tax.

#### Division XI — Navigator — Insurance

New lowa Code chapter 522D provides that a person who acts as a navigator for health insurance coverage in this state pursuant to specified federal regulations must be licensed as a navigator by the Commissioner of Insurance. A navigator cannot perform the functions of an insurance producer unless the navigator is also licensed as an insurance producer pursuant to Iowa Code chapter 522B.

The new lowa Code chapter contains procedures for application, examination, and payment of a fee to obtain licensure as a navigator. There are provisions for license denial, nonrenewal, or revocation of a navigator license. The commissioner may also levy civil penalties, conduct investigations, issue cease and desist orders, and seek injunctive remedies against persons acting as navigators who violate the provisions of the lowa Code chapter. If the commissioner does not act against a violator of the lowa Code chapter administratively, a complainant may bring a private civil action in district court against the violator.

The new lowa Code chapter is repealed if the federal law providing for the sale of qualified health benefit plans in the state is repealed by federal legislation or is ruled invalid by a decision of the U.S. Supreme Court, effective on the date of the federal repeal or the date of the ruling.

#### Division XII - Capital Gain Deduction for Sale to an Iowa ESOP

Division XII provides for an exemption from the computation of the state individual income tax of 50 percent of the net capital gain from the sale or exchange of employer securities of an Iowa corporation to a qualified Iowa employee stock ownership plan if, upon completion of the sale or exchange, a qualified Iowa employee stock ownership plan owns at least 30 percent of all outstanding employer securities issued by an Iowa corporation. For purposes of the exemption, "employer securities" means the same as defined in Section 409(I) of the Internal Revenue Code, "Iowa corporation" means a corporation whose commercial domicile is in Iowa, and "qualified Iowa employee stock ownership plan" means an employee stock ownership plan and trust that is established by an Iowa corporation for the benefit of the employees of the corporation.

The division applies retroactively to January 1, 2012, for tax years beginning on or after that date.

#### THE GOVERNOR ITEM VETOED THE FOLLOWING:

Division VIII, which related to the assessment and collection of franchise fees by cities subject to a judgment, court-approved settlement, or court-approved compromise for payment of restitution, a refund, or a return.

# BUSINESS, BANKING, AND INSURANCE

SENATE FILE 466	- Residential Contractors	
SENATE FILE 2122	- Out-of-State Certified Public Accounting Firms — Review Services	
SENATE FILE 2127	<ul> <li>Professional Licensing and Regulation — Land Surveyors, Landscape Architects, Architects, and Engineers</li> </ul>	
SENATE FILE 2202	- Regulation of Financial Institutions and Practices	
SENATE FILE 2260	- Iowa Nonprofit Corporation Act	
SENATE FILE 2279	- Regulation of Credit Unions and Individual Development Account State Match Funds	
SENATE FILE 2294	- Real Estate Auctioneers	
HOUSE FILE 2145	- Surplus Lines Insurance	
HOUSE FILE 2168	- Public Funds — Authorized Deposits	
HOUSE FILE 2321	- Uniform Commercial Code — Secured Transactions	
HOUSE FILE 2399	- Scrap Metal Transactions	
RELATED LEGISLATION		
SENATE FILE 2170	<ul> <li>Property Tax Sales — Redemption — Notice Requirements</li> <li>SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to the manner in which a holder of a property tax sale certificate of purchase provides certain notices under Iowa Code chapter 447 (Tax Redemption) following a tax sale.</li> </ul>	
SENATE FILE 2216	- Apportioned Registration of Commercial Motor Vehicles <i>SEE TRANSPORTATION.</i> This Act contains provisions concerning the registration of commercial vehicles that operate in multiple jurisdictions under the International Registration Plan.	
SENATE FILE 2249	- Regulation of Motor Vehicle Dealers, Sales of Motorcycles, and Travel Trailers <i>SEE TRANSPORTATION.</i> This Act contains provisions relating to temporary permits allowing motor vehicle dealers to conduct certain activities at fair events, vehicle shows, vehicle exhibitions, and motorcycle rallies.	
SENATE FILE 2311	- Department of Agriculture and Land Stewardship — Miscellaneous Changes <i>SEE AGRICULTURE.</i> This Act amends a number of provisions affecting the business affairs of persons engaged in agriculture, including persons involved in the processing and sale of agricultural or other products, grain dealers and warehouse operators, persons involved in the application or manufacture of pesticides, and persons who use scales or meters (e.g., motor fuel dealers and grocery stores).	
HOUSE FILE 609	- Trusts and Estates <i>SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.</i> This Act relates to trusts and estates, including the administration of small estates and certain inheritance tax provisions.	
HOUSE FILE 2428	- Transportation of Goods or Products Within Economic Export Corridors SEE TRANSPORTATION. This Act allows certain combinations of vehicles of excessive length to travel on Iowa roads to transport Iowa-manufactured goods or products comprising indivisible loads into South Dakota.	

HOUSE FILE 2465 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

**SEE APPROPRIATIONS.** In addition to other provisions, the Act establishes a Banking Division Mortgage Servicing Settlement Fund under the control of the Division of Banking of the Commerce Department for moneys received by the division from the Joint State-Federal Mortgage Servicing Settlement; allows the Insurance Commissioner to release confidential documents and other materials to certain organizations; allows a life insurance company to include in its legal reserve certain foreign investments; relates to copayment or coinsurance amounts for certain services provided by a doctor of chiropractic; repeals HF 2168, section 5, which identifies certain types of banks subject to assessment when a bank is closed by its primary state or federal regulator and public funds are on deposit at the closed bank; and provides for health insurance coverage navigator licensure by the Commissioner of Insurance.

HOUSE FILE 2467

#### **2467** - Regulation of Snowmobiles, All-Terrain Vehicles, and Watercraft

**SEE NATURAL RESOURCES AND OUTDOOR RECREATION.** This Act contains matters relating to snowmobile and all-terrain vehicle manufacturers, dealers, and distributors and to vessel manufacturers and dealers.

## **BUSINESS, BANKING, AND INSURANCE**

#### SENATE FILE 466 - Residential Contractors

BY COMMITTEE ON COMMERCE. This Act prohibits a residential contractor from advertising or promising to rebate any insurance deductible as an inducement to the sale of goods or services.

The Act prohibits a residential contractor from representing or negotiating on behalf of, or offering or advertising to represent or negotiate on behalf of, an owner or possessor of residential real estate on any insurance claim in connection with the repair or replacement of roof systems, or the performance of any other exterior repair, replacement, construction, or reconstruction work.

The Act requires a residential contractor contracting to provide goods or services to repair damage resulting from a catastrophe to provide the person with whom it is contracting a written notice of contract obligations and rights which is to be executed prior to or contemporaneously with entering into the contract. The Act provides the text of the required notice. The notice states that the person may be responsible for payment to the residential contractor regardless of whether the person receives payment from any property and casualty insurance policy for the damage. The notice also notifies the person that the contract is void if the residential contractor advertises or promises to rebate the person's insurance deductible or represents or negotiates on behalf of the person on an insurance claim as prohibited by the Act.

A contract entered into with a residential contractor is void if the residential contractor advertises or promises to rebate a person's insurance deductible, represents or negotiates on behalf of a person on an insurance claim, or fails to execute the required notice. A residential contractor who violates the Act is subject to the penalties and remedies provided in the State Building Code. A violation by a residential contractor of the prohibitions on advertising or promising to rebate a person's insurance deductible or representing or negotiating on behalf of a person on an insurance claim is an unlawful practice under the lowa Consumer Fraud Act.

The Act applies to contracts entered into on or after July 1, 2012.

#### SENATE FILE 2122 - Out-of-State Certified Public Accounting Firms — Review Services

BY COMMITTEE ON STATE GOVERNMENT. This Act exempts review services performed by out-of-state certified public accounting firms from permit to practice requirements otherwise applicable to the performance of attest services by such firms. Review services are included within the definition of "attest services" pursuant to lowa Code section 542.3. The Act requires review services to be provided through a certified public accounting firm that is validly licensed in the state of its principal place of business and subjects the performance of such services to designated ownership and peer review provisions.

#### SENATE FILE 2127 - Professional Licensing and Regulation — Land Surveyors, Landscape Architects, Architects, and Engineers

BY COMMITTEE ON COMMERCE. This Act relates to matters under the purview of the Professional Licensing and Regulation Bureau of the Banking Division of the Department of Commerce.

The Act updates provisions relating to land surveyors and the practice of land surveying. The Act deletes outdated references to "registered" land surveyors, substituting instead the more current and accurate "licensed" land surveyors. Additionally, to ensure consistency regarding references to "professional engineers" or "licensed professional engineers," the Act makes corresponding references to "professional land surveyors" or "licensed professional land surveyors" where appropriate.

The Act removes provisions requiring communication of the staff of the Engineering and Land Surveying Examining Board by mail with professional engineers and land surveyors regarding licensure status and removes references to license expiration in multiyear intervals in connection with professional engineers and land surveyors, registered architects, and landscape architects.

#### SENATE FILE 2202 - Regulation of Financial Institutions and Practices

BY COMMITTEE ON COMMERCE. This Act relates to matters under the purview of the Banking Division of the Department of Commerce.

Division I of the Act authorizes mutual ownership for state-chartered banks and state holding companies. The division authorizes the Superintendent of Banking to adopt rules to ensure that a state bank incorporated as a mutual corporation is operating in a safe and sound manner and is subject to the superintendent's authority in the same manner as a state bank incorporated as a stock corporation, and makes several modifications to existing provisions in Iowa Code chapter 524 to differentiate between stock corporations and mutual corporations. The division provides that a mutual corporation, a mutual holding company, a federal mutual association, or a federal mutual holding company may convert into a stock corporation that is either a state bank or a state bank mutual bank holding company upon approval of the superintendent. The division also provides that a state bank may be owned, directly or indirectly, by a mutual bank holding company; authorizes a mutual holding company authorized pursuant to specified federal regulations to convert to a mutual bank holding company; and authorizes a mutual corporation to reorganize as a mutual holding company as prescribed in specified federal regulations. The division states that a mutual bank holding company shall also be subject to Iowa Code chapter 490, the Iowa Business Corporations Act, and provides that if a provision of the Iowa Business Corporations Act conflicts with the provisions of Iowa Code chapter 524 or rule shall control.

#### The division took effect March 22, 2012.

Division II of the Act provides exemptions from provisions governing loans and other transactions between a state bank and affiliates of the bank. The division also modifies provisions relating to the involuntary dissolution of a state bank. The division eliminates the option of the superintendent applying to the district court for the county in which the state bank is located for appointment as receiver for the state bank, providing instead that the superintendent shall tender the receivership to the Federal Deposit Insurance Corporation (FDIC). The division provides that under the receivership, the rights of depositors and other creditors of the insured state bank shall be determined in accordance with lowa law, and that the FDIC as receiver shall possess all the powers, rights, and privileges provided under Iowa Code section 524.1311, except insofar as that Iowa Code section may be in conflict with the laws of the United States. The division additionally provides, with respect to examinations of the books, accounts, records, and files of a mortgage banker licensee, that the superintendent, acting as the Administrator under lowa Code chapter 535B, may furnish information relating to supervision of closing agent licensees whose activities relate to the issuance of title guaranty certificates issued by the title guaranty division of the Iowa Finance Authority to the Title Guaranty Division. The division states that the Title Guaranty Division may use this information to satisfy its reinsurance requirements and may provide the information to its reinsurer to the extent necessary to satisfy reinsurer requirements provided the reinsurer agrees to maintain the confidentiality of the information. The division directs the Title Guaranty Division to maintain the confidentiality of all other information provided in the course of the examination.

The provisions of Division II regarding involuntary dissolution took effect March 22, 2012.

Division III of the Act repeals Iowa Code chapter 534, relating to state savings and Ioan associations. The division makes conforming changes consistent with the repeal of the Iowa Code chapter. The division additionally deletes references to building and Ioan associations and, where appropriate, to savings banks.

#### SENATE FILE 2260 - Iowa Nonprofit Corporation Act

BY COMMITTEE ON JUDICIARY. This Act makes various revisions to the Revised Iowa Nonprofit Corporation Act contained in Iowa Code chapter 504.

The Act adds definitions and provides that an "entity" includes an "unincorporated entity." An "organic law" is defined as a statute principally governing the internal affairs of a domestic or foreign business corporation, nonprofit corporation, or unincorporated entity. A "public organic record" means any record filed of public record to create an unincorporated entity. A "private organic record" means a record, not publicly filed, that determines the internal governance of an unincorporated entity. An "unincorporated entity" is defined as an organization or other legal entity that is not a corporation and that either has a separate legal existence or has the power to acquire an

estate in real property in the entity's own name. The term "unincorporated entity" includes specified types of legal entities that are not corporations, estates, trusts, governmental subdivisions, states, the United States, or foreign governments. The Act defines a "domestic unincorporated entity" whose affairs are governed by lowa law and a "foreign unincorporated entity" whose affairs are governed by the organic law of another jurisdiction.

Membership in a public benefit or mutual benefit corporation may be terminated or suspended as provided in the corporation's articles of incorporation or bylaws and to the extent that those items do not address such a termination or suspension, the procedure must be carried out in good faith in a manner which is fair and reasonable.

The Act allows a nonprofit corporation with members to hold an annual or regular meeting or a special meeting by means of the Internet or other electronic communications technology so long as members have the opportunity to read or hear the proceedings substantially concurrent with the occurrence of the proceedings and can vote, pose questions, and make comments.

The Act requires that an individual preside as chair at each meeting of corporate members as provided in the articles of incorporation or bylaws, as appointed by the board of directors of the corporation, or as appointed by members at the meeting. Unless otherwise provided by the articles or bylaws, the chair shall determine the order of business and establish rules for the conduct of the meeting.

The Act allows a nonprofit corporation with members to appoint one or more inspectors to assist with voting at the meeting and to make a report of their determinations and the results of the vote.

Corporate powers are exercised by or under the authority of, and the affairs of the corporation are managed under the direction of and subject to, the board's oversight.

The Act allows a nonprofit corporation to create or authorize the creation of one or more advisory committees whose members are not required to be directors of the corporation. Such an advisory committee is not a committee of the board and cannot exercise any powers of the board. The Act allows a director to rely on an advisory committee of which the director is not a member as to matters within the advisory committee's jurisdiction if the director reasonably believes the advisory committee merits confidence.

The Act provides that a director's taking advantage, directly or indirectly, of a business opportunity cannot be the subject of equitable relief or give rise to an award of damages or other sanctions against the director, in a proceeding by or in the right of a nonprofit corporation on the ground that the business opportunity should have first been offered to the corporation if before becoming legally obligated regarding the business opportunity, the director brings the opportunity to the attention of the corporation and action is taken by the directors, a committee of the directors, or the members disclaiming the corporation's interest in the opportunity. This disclaimer must be made in compliance with procedures set forth in the Revised Iowa Nonprofit Corporation Act for conflict of interest transactions by directors. However, in an action seeking equitable relief or another remedy based upon an allegation of a director improperly taking advantage of such a business opportunity, the fact that the above procedure was not complied with does not create an inference that the opportunity should have been presented to the corporation or alter the burden of proof necessary to establish a breach of duty by the director to the corporation.

The provisions of the Revised Iowa Nonprofit Corporation Act, which apply to mergers of nonprofit corporations with other entities, are amended to substitute the newly defined term "unincorporated entity" for "limited liability company." A limited liability company is now encompassed within the definition of an "unincorporated entity," which includes other types of entities as well. The plan of merger may include amendments to the organic record of the surviving unincorporated entity. When a merger of a public benefit or religious corporation with a business or mutual benefit corporation or unincorporated entity will result in the public benefit or religious corporation not surviving, certain conditions must be met.

The Act allows mergers between a newly defined "foreign unincorporated entity" and a domestic nonprofit corporation under specified conditions.

<u>SENATE FILE 2279</u> - Regulation of Credit Unions and Individual Development Account State Match Funds BY COMMITTEE ON COMMERCE. This Act relates to matters under the purview of the Credit Union Division of the Department of Commerce.

The Act modifies provisions prohibiting disclosure of confidential information pertaining to the supervision and regulation of a specific state credit union or of other persons. The Act provides that, notwithstanding the general prohibition on disclosure, the Superintendent of Credit Unions or an employee of the division may disclose information relating specifically to the supervision and regulation of a specific state credit union or of other persons if the credit union or other person consents in writing to the disclosure and the persons to whom the disclosures are made are subject to, or agree to comply with, standards of confidentiality comparable to those contained in lowa Code chapter 533.

The Act specifies that the annual fees referenced in Iowa Code section 533.112 payable by state credit unions refer to one annual fee relating to examination and supervision, based on the actual cost of operating the division. The cost of operating the division shall include but not be limited to costs and expenses for salaries and benefits, expenses and travel for employees, office facilities, supplies, equipment, and administrative costs and expenses incurred in the discharge of the duties imposed on the superintendent under Iowa Code chapter 533. The cost of operating the division shall also include but not be limited to the costs incurred due to additional time and other division resources required for either performing services for the credit union that are customarily performed by the credit union, or performing services related to a particular examination that exceed estimates for an individual credit union's examination based on specified factors. Individual fee assessment for such costs may be made in addition to a credit union's annual fee.

The Act also provides that a separate examination fee shall be payable by a corporation, credit union service organization, or other person subject to an examination pursuant to Iowa Code section 533.113 in an amount determined by the superintendent, which shall reflect but not be limited to the time required for the examination and the costs of the examination. The costs of the examination shall include components similar to the previously referenced fee payable by state credit unions including but not limited to costs and expenses for salaries and benefits, expenses and travel for employees, office facilities, supplies, equipment, and administrative costs and expenses incurred in the discharge of duties imposed upon the superintendent. This examination fee shall be due within 30 days of presentation of the fee statement to the corporation, credit union service organization, or other person examined by the division. Further, the Act specifies that the assessment of a credit union, credit union service organization, corporation, or other person subject to an examination for the expense of accountants, investigators, and other experts reasonably necessary to assist in the conduct of the examination, is separate from and not included in the annual fee.

The Act deletes a provision in Iowa Code section 533.309 that prohibits credit unions from setting off fees against a member's ownership share, and modifies provisions contained in Iowa Code sections 533.210 and 533.302 relating to withdrawing members providing advance notice of the withdrawal of shares or deposits in the credit union, and referring to expelled or withdrawn members.

The Act additionally coordinates voting procedures throughout Iowa Code chapter 533 pursuant to modifications to Iowa Code section 533.203. The Act provides that when a vote is required, the board of directors of a credit union by majority vote shall select one of several alternative methods for conducting the vote, unless a procedure for a particular vote is otherwise specified. Notice shall be given to members of the results of the vote, and the ballots of members shall be preserved for at least 60 days after the results are tallied and notice given to members, and until any challenge is resolved. The Act further provides that voting shall remain confidential and secret from all interested parties, that each member is only allowed to vote once, that the board of directors may satisfy notice requirements by sending the notice electronically to members who have opted to receive notices electronically, and that credit unions may send account statements and other communications electronically to members who opt to receive communications electronically. Comparable provisions are included with reference to amending the articles of incorporation or the bylaws of a credit union, provided a majority of the board of directors votes to proceed with such an amendment.

The Act addresses elections of the board of directors, modifying Iowa Code section 533.204 to refer to ongoing annual meetings, as well as the initial election of the board. Membership of the board is changed from not less than nine members to at least seven members, serving staggered terms of three years. The Act provides that the board may appoint an alternate member of the credit union's auditing committee, in addition to currently authorized appointments to a credit committee; and changes the voting requirements for suspensions of any officer, director, or member of the auditing committee from a unanimous to a majority vote.

The Act provides, with reference to management of a state credit union by the superintendent under the extraordinary circumstances specified in Iowa Code chapter 533, that the superintendent may operate and direct the affairs of the state credit union in its regular course of business, collect amounts due the state credit union, and do such other acts as are necessary or expedient to conduct the affairs of the state credit union and conserve or protect its assets, property, and business. Additionally, during the period of the superintendent's management, and prior to the time that the superintendent may apply to the district court for appointment as receiver, the superintendent may assess the state credit union for costs and expenses incurred by the division in the management of the state credit union. These costs and expenses shall include but not be limited to costs and expenses for salaries and benefits, expenses and travel for employees, office facilities, supplies, equipment, and administrative costs and expenses incurred in the management of the state credit union.

The Act also amends a provision from disaster assistance legislation enacted during the 2009 Legislative Session which provided for the transfer to the Department of Human Rights of \$250,000 for deposit in an individual development account state match fund. The moneys were required to be utilized to provide a state match to account holders affected by a natural disaster under specified circumstances. The Act substitutes the word "may" for "shall" with regard to this requirement.

#### SENATE FILE 2294 - Real Estate Auctioneers

BY COMMITTEE ON COMMERCE. This Act relates to the authorized activities of auctioneers in conducting a public sale or auction of real estate.

The Act modifies the provisions of Iowa Code section 543B.7(5), which excludes the activities of an auctioneer from the licensing provisions governing real estate brokers and salespersons under specified circumstances. The Act clarifies that the exclusion applies to the activities of an auctioneer who is not a licensee under Iowa Code chapter 543B.

The Act provides a list of prohibited acts which, if performed by an auctioneer, will subject the auctioneer to the licensing and penalty provisions of lowa Code chapter 543B. They include contacting the public regarding real property beyond that which is otherwise permitted with the purpose of securing or facilitating the sale of such real property; independently showing property or hosting open houses; making material and substantive representations regarding title, financing, or closings; and discussing or explaining a contract, lease, agreement, or other real estate document, other than the contract for conducting the auction or other acts otherwise permitted with a prospective buyer, owner, or tenant of the real property, with the purpose of securing or facilitating the sale of such real property. Prohibited acts also include collecting or holding deposit moneys, rent, other moneys, or anything of value received from the owner of real property or from a prospective buyer or tenant, other than fees, commissions, or other consideration paid in exchange for conducting the auction or other acts otherwise permitted, with the purpose of securing or facilitating the sale of such real property; providing owners of real property or prospective buyers or tenants with advice, recommendations, or suggestions regarding the sale, purchase, exchange, rental, or leasing of real property, except with regard to acts otherwise permitted; and falsely representing in any manner, orally or in writing, that the auctioneer is a licensee.

The Act modifies applicable penalty provisions. In the event an investigation reveals that an auctioneer has violated the provisions or has assumed to act in the capacity of a real estate broker or real estate salesperson, the Act requires the Real Estate Commission to issue a cease and desist order and impose a penalty of \$1,000 for an initial violation. Currently, imposition of a cease and desist order is optional, and an initial violation results in the issuance of a warning letter rather than a monetary penalty.

Additionally, the Act requires an auctioneer to provide the name and address of the party, including a closing company, responsible for closing the sale of property subject to a public sale or auction in advertising such a public sale or auction, and reduces the civil penalty imposed upon a real estate broker violating the provision from \$2,500 to \$1,000.

#### HOUSE FILE 2145 - Surplus Lines Insurance

BY COMMITTEE ON COMMERCE. This Act establishes new regulations to permit increased access to surplus lines insurance in the state. The Act repeals several provisions in Iowa Code chapter 515 which relate to the sale of surplus lines insurance in the state.

The Act creates new Iowa Code chapter 515I to allow the sale of surplus lines insurance in the state by insurers who are not licensed to do insurance business in the state. Such insurers will be listed as eligible surplus lines insurers if they meet the requirements of the chapter and are approved to sell such insurance by the Commissioner of Insurance.

Surplus lines insurance producers licensed pursuant to Iowa Code chapter 522B to sell, solicit, or negotiate surplus lines insurance are also subject to new regulations and must file reports and remit premium taxes to the state for all surplus lines insurance sold or delivered by the producer.

Surplus lines insurance producers may sell insurance issued by an insurer that is not admitted to do business in this state if the insurer is an eligible surplus lines insurer, the insurer is authorized to write the type of insurance being sold in its domiciliary jurisdiction, and a diligent search by the producer indicates that the type of insurance being sold cannot be obtained from an insurer admitted to do insurance business in this state. Surplus lines insurance producers may sell commercial insurance, i.e. surplus lines insurance for businesses or professionals, without determining whether the coverage is available from an insurer admitted to do business in the state, to certain exempt commercial purchasers that employ qualified risk managers to negotiate the coverage and meet certain financial and size parameters.

When this state is the home state of the insured, a person who procures surplus lines insurance independently without using the services of a surplus lines insurance producer is required to file a written report about the transaction and pay the appropriate premium taxes that are due.

The commissioner may, after notice and a hearing, declare a nonadmitted insurer ineligible to place surplus lines insurance in the state if the insurer is in an unsound financial condition or has acted in an untrustworthy manner; no longer meets the requirements of Iowa Code chapter 515I; has willfully violated Iowa Iaw; does not conduct its claims settlement practices in a fair and reasonable manner; or has committed an unfair or deceptive trade practice under Iowa Code chapter 507B.

The commissioner may also suspend, revoke, or refuse to renew the license of a surplus lines insurance producer or impose any penalty under lowa Code chapter 507B for specified reasons. The commissioner may initiate an administrative proceeding against a surplus lines insurance producer for the collection of unpaid premium taxes and assess a penalty. A person who represents or aids a nonadmitted insurer in violation of the Act is subject to criminal penalties. If a surplus lines producer, an eligible surplus lines insurer, or a nonadmitted insurer is violating or about to violate the provisions of Iowa Code chapter 515I, the commissioner may issue a summary cease and desist order and impose civil penalties.

Willful violation of the Act by a surplus lines insurance producer, an eligible surplus lines insurer, or a nonadmitted insurer is punishable as a class "D" felony. A willful violation that results in a loss of more than \$10,000 is punishable as a class "C" felony.

The Act provides that for surplus lines insurance, the tax on premiums is calculated on the amount of premiums written on such insurance policies where the home state of the insured is lowa.

The Act took effect March 29, 2012.

#### HOUSE FILE 2168 - Public Funds — Authorized Deposits

BY COMMITTEE ON COMMERCE. This Act relates to the investment of public funds deposited in a depository, as both are defined in Iowa Code section 12C.1. Currently, the uninsured portion of public funds invested through a depository may be invested in certificates of deposit arranged by the depository issued by one or more federally insured banks or savings associations. The Act expands such authorized investments to include insured deposits.

The Act adds to the list of acceptable forms of collateral for the deposit of public funds certificates of deposit issued by a Federal Deposit Insurance Corporation insured bank, the payment of which is fully insured by the FDIC both as to principal and accrued interest, and that have been assigned a committee on uniform security identification procedures number and deposited for the account of the public funds depository bank at the depository trust company.

The Act additionally references banks that have accepted public funds deposits, with respect to notification requirements applicable if a bank is closed by its primary state or federal regulator.

As originally enacted, the Act modified provisions in Iowa Code section 12C.23A relating to coverage of loss of public funds in the event of a bank closure. The provisions state that if the balance of a sinking fund is inadequate to pay an entire loss upon closure, then the Treasurer of State shall obtain the additional amount needed by making an assessment against other banks whose public funds deposits exceed federal deposit insurance coverage. The Act modified the reference to "banks" to refer to banks organized under Iowa Code chapter 524, national banks with offices in Iowa, and branches of out-of-state banks located in Iowa. This modification was repealed in HF 2465 (see Appropriations), section 38.

#### HOUSE FILE 2321 - Uniform Commercial Code — Secured Transactions

BY COMMITTEE ON JUDICIARY. This Act makes changes in Article 9 of the Uniform Commercial Code (UCC) based on a model Act drafted and recommended, in association with the American Law Institute (ALI), by the National Conference of Commissioners on Uniform State Laws (NCCUSL), also known as the Uniform Law Commission (ULC). With limited exceptions, Article 9 governs the creation, priority and enforcement of creditors' consensual liens, which are defined as security interests in personal property and fixtures.

*RECORD AUTHENTICATION.* The Act provides that the authentication of a record may be accomplished by attaching to or logically associating the record with an electronic sound, symbol, or process (lowa Code section 554.9102).

*ELECTRONIC CHATTEL PAPER.* The Act amends provisions relating to the transfer or control of certain records, referred to as "chattel paper," both a monetary obligation and a security interest in certain goods, and includes an agreement in which a seller or lessor transfers possession and control of specific property while retaining a security interest or lease in the property (lowa Code section 554.9102). Specifically, the Act allows a secured party to assume control over electronic chattel paper (lowa Code section 554.9105).

*REGISTERED ORGANIZATIONS.* The Act amends provisions which apply to a registered organization formed under the laws of the United States or a branch or agency of a bank that is not organized under the law of the United States or a state (lowa Code section 554.9307). The Act provides when filing a financing statement, a registered organization's location means its "main office," or "home office," or a comparable location. The term "registered organization" is amended by providing that such an organization is formed by reference to a public organic record. The term "public organic record" is defined to mean a record available for public inspection that is initially filed with or issued by a state or the federal government, an organic record of a business trust initially filed with a state, or a record consisting of federal or state legislation that forms an organization (lowa Code section 554.9102).

*CERTIFICATES OF TITLE.* The Act applies to cases in which it is not necessary to comply with requirements for filing a financing statement because the security interest is perfected according to a state's certificate of title statute (Iowa Code section 554.9311). The Act amends the definition of "certificate of title" to include an alternative record issued by a government so long as the security interest is to be indicated on the record (Iowa Code section 554.9102).

*CONTINUED PERFECTION OF A SECURITY INTEREST.* The Act provides protection for a secured party with a security interest in collateral to which a security interest attaches after the debtor changes location to another jurisdiction. When the collateral is perfected by filing a financing statement in the original jurisdiction but would become unperfected because the debtor relocated to another jurisdiction, the secured party is provided a four-month grace period, after which the secured party must comply with the new jurisdiction's requirements (lowa Code section 554.9316). A related provision governs the priority of competing security interests in collateral acquired by a new debtor (lowa Code section 554.9326).

BUYERS OF CERTAIN COLLATERAL. The Act amends a provision which allows a licensee of a general intangible (e.g., goodwill, a right to bring a legal action, or other nontangible asset) or a buyer, other than a secured party, to take free of a security interest if the licensee or buyer gives value without knowledge of the security interest before it is perfected (lowa Code section 554.9317). The Act eliminates a requirement that the buyer takes free of a security interest in specified property, namely accounts, electronic chattel paper, electronic documents, general intangibles, or investment property. Instead, the buyer takes free of collateral generally other than tangible chattel paper, tangible documents, goods, instruments, or a certificated security.

*RIGHTS OF THIRD PARTIES.* The Act amends provisions which restrict assignment of certain agreements, with special requirements for the sales involving a payment intangible or promissory note (Iowa Code section 554.9406). The Act also amends provisions which restrict the assignment of certain general intangibles, health care insurance receivables, or promissory notes (Iowa Code section 554.9408). The Act qualifies the restrictions involving the sale of collateral after default pursuant to a disposition (Iowa Code section 554.9610) or the acceptance of collateral in full or partial satisfaction of an obligation (Iowa Code section 554.9620).

*FINANCING STATEMENTS* — *NAMING CONVENTIONS.* The Act amends provisions providing for the name of a debtor. It applies to a record of mortgage as a financing statement (Iowa Code section 554.9502) and general financing statements (Iowa Code section 554.9503). The Act requires such financing statement to include the name of an individual debtor as it appears on the debtor's unexpired driver's license or in lieu of that the debtor's legal name or surname and first personal name. For a registered organization, it is sufficient if the name listed on the financing statement matches the name on the public organic record of the organization's jurisdiction of organization (Iowa Code sections 554.9503 and 554.9507). The Act includes special requirements for identifying debtors associated with trusts, including settlors and testators (Iowa Code section 554.9503). The Act provides that a financing statement becomes ineffective to secure certain after-acquired collateral when a change in the debtor's name renders the financing statement seriously misleading, unless the statement is amended (Iowa Code section 554.9507). The Act also provides that a transmitting utility which is a debtor must be named on the initial financing statement for the financing statement to be effective (Iowa Code section 554.9515).

*FINANCING STATEMENTS* — *CONTENTS*. The Act eliminates requirements that certain information be included in a financing statement about a debtor that is an organization such as the organization's jurisdiction and identification number (lowa Code section 554.9516).

*FINANCING STATEMENTS* — *CORRECTIONS.* The Act renames a "correction statement" as an "information statement" filed to correct information in a financing statement and allows a secured party to also file the statement in addition to the debtor (Iowa Code section 554.9518).

*MORTGAGE DEBTS.* The Act requires that when enforcing a mortgage debt as part of a nonjudicial proceeding (foreclosure sale), a secured party filing a security agreement and affidavit in the place where the mortgage is recorded must verify in the affidavit that the debt's default involved an obligation secured by the mortgage (lowa Code section 554.9607).

*TRANSITIONAL PROVISIONS.* The Act provides for the scope and application of its provisions by referring to its effective date, July 1, 2013, (Iowa Code section 554.9801) and including a general savings clause (Iowa Code section 554.9802). The Act applies to transaction or liens, within its scope, that are entered into and created prior to July 1, 2013, except that it does not affect a legal action commenced prior to that date. The Act provides for continuing the perfection of a security interest created prior to July 1, 2013, (Iowa Code section 554.9803) if the Act's

new perfection requirements are satisfied within one year. The Act provides that an unperfected security interest created prior to July 1, 2013, becomes perfected on and after that date (Iowa Code section 554.9804) if the security interest meets the Act's requirements for perfection. The Act also provides that a financing statement perfected prior to July 1, 2013, remains in effect on and after that date (Iowa Code sections 554.9805 through 554.9808). The Act determines the priority of conflicting claims to collateral (Iowa Code section 554.9809). The Act provides for the repeal of old transitional provisions as well as transitional provisions applicable to this Act.

*EFFECTIVE DATES.* The Act takes effect July 1, 2013, in the same manner as other states which have adopted the model Act. The repeal of new transitional provisions takes effect July 1, 2019.

#### HOUSE FILE 2399 - Scrap Metal Transactions

BY COMMITTEE ON PUBLIC SAFETY. This Act relates to scrap metal sales transactions.

The Act prohibits persons from selling scrap metal to a scrap metal dealer in lowa without providing identification and specified other information during an initial sale. Less information is required for subsequent transactions, provided the scrap metal dealer retains all information received during the initial transaction. The Act additionally requires scrap metal dealers to maintain a confidential register or log of each transaction and keep records of transactions for at least two years, and to provide that information to law enforcement agencies or other officers or employees designated by a county or city to enforce the Act's provisions upon request and upon reasonable grounds. A law enforcement agency or designated officer or employee shall preserve the confidentiality of the information provided and shall not disclose it to a third party, except as may be necessary to enforce the Act's provisions or in the event of a criminal prosecution. All scrap metal transactions, unless exempt, in which the total sale price exceeds \$50 shall require payment by check or electronic funds transfer.

Exempt transactions include transactions other than catalytic converter transactions in which the total sale price is \$50 or less; transactions for the sale of catalytic converters in which the total sale price is \$75 or less; transactions in which a scrap metal dealer is selling scrap metal; and transactions in which the person selling the scrap metal is known to the scrap metal dealer purchasing the scrap metal to be the officer, employee, or agent of an established commercial or industrial business, operating from a fixed location, that may reasonably be expected to produce scrap metal during the operation of the business.

These provisions and requirements take precedence over and supersede any local ordinance adopted by a political subdivision that regulates scrap metal transactions. However, a city ordinance regarding scrap metal or other scrap material in effect prior to January 1, 2012, in a city with a population exceeding 150,000 as shown by the 2010 federal decennial census, may continue to enforce its own ordinance in lieu of the provisions of the Act.

A person selling scrap metal to a scrap metal dealer or a person who conducts a scrap metal transaction by or on behalf of a scrap metal dealer who violates the Act's provisions shall be subject to civil penalties based upon the frequency of violation. An initial violation shall subject the person to a civil penalty in the amount of \$100, a second violation within two years shall subject the person to a civil penalty in the amount of \$500, and a third or subsequent violation within two years shall subject the person to a civil penalty in the amount of \$1,000.

The Act also specifies that violations in Iowa Code section 714.27 are punishable as scheduled violations pursuant to Iowa Code section 805.8C, and provides that amounts remitted shall be deposited into the general fund of the county or city if imposed by a designated officer or employee of a county or city, or deposited in the General Fund of the State if imposed by a state agency. The Act states that the criminal penalty surcharge under Iowa Code section 911.1 shall not be added to the penalty.

## CHILDREN AND YOUTH

- **SENATE FILE 2188** Foster Care Licensing Renewal Requirements
- SENATE FILE 2225 Child Abuse Reporting
- HOUSE FILE 2226 Child Abuse Reports and Disposition Data

#### **RELATED LEGISLATION**

- SENATE FILE 2164 Health or Child Care Facility Employment and Criminal or Abuse Records SEE HEALTH AND SAFETY. This Act broadens an exemption relating to the Department of Human Services performance of evaluations of criminal or abuse records of employees of health care facilities, child care centers, child development homes, and child care homes when there is a change in employer.
- SENATE FILE 2165 - Administrative Paternity Proceedings — Notice of Alleged Paternity and Support Debt SEE HUMAN SERVICES. This Act relates to the documentation required in preparing a notice of alleged paternity and support debt in an administrative paternity proceeding involving the Child Support Recovery Unit of the Department of Human Services, by allowing an additional means of providing information as the basis for preparation of the notice.
- **SENATE FILE 2218** School Bus Passenger Safety **SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS.** This Act provides new penalties for failure to slow down or stop for a school bus and contains administrative provisions addressing the safety of school bus passengers.
- SENATE FILE 2231 Indigent Defense Practices and Procedures SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act makes numerous changes to the practices and procedures of the State Public Defender, including the representation of an indigent person in juvenile court.
- SENATE FILE 2315 Publicly Funded Mental Health and Disability Services SEE HUMAN SERVICES. This Act relates to the redesign of publicly funded mental health and disability services (MH/DS) by requiring the provision of certain core services and addressing other services and providing for establishment of regions by counties for delivery of MH/DS to adults. A children's workgroup initiated during the 2011 interim is continued for 2012 with additional duties. Core service eligibility for adults permits individuals in the children's system to commence core services during the last three months of their seventeenth year in order to provide a transition to adult services.
- SENATE FILE 2336 Appropriations Health and Human Services SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2012-2013 and includes numerous provisions involving children, including the hawk-i Program and other child health initiatives, child support, child care, child protection, child welfare, juvenile drug courts, subsidized adoption, and Early Childhood lowa (formerly community empowerment) Initiative funding.

 HOUSE FILE 2390
 Obscene Material, Commercial Sexual Activity, and Human Trafficking SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act creates the criminal offense of solicitation of commercial sexual activity and modifies the criminal offense of sexual exploitation of a minor. The Act also specifies that compensation for an injury be paid to a victim involved in commercial sexual activity under the age of 18, even if that victim assisted, attempted, or committed a criminal act.

# HOUSE FILE 2465 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

**SEE APPROPRIATIONS.** In addition to other provisions, the Act limits standing appropriations for FY 2012-2013 made for programs for at-risk children and adds to the list of factors the court considers in a determination of best interest of a minor child in a custody arrangement in a dissolution of marriage proceeding, whether a parent has allowed a person custody or control of, or unsupervised access to, a child after knowing the person is required to register or is on the Sex Offender Registry as a sex offender.

# CHILDREN AND YOUTH

#### SENATE FILE 2188 - Foster Care Licensing — Renewal Requirements

BY COMMITTEE ON HUMAN RESOURCES. This Act increases the time period a foster care license for an individual is valid from one to two years after the individual has been licensed for an initial two-year period. However, the Department of Human Services' administrator may require annual renewal of the individual license or may issue a provisional license even after the initial two-year period of licensure.

Individual licensees must complete six hours of training annually rather than the prior requirement of six hours of training prior to annual licensure renewal.

The department is directed to adopt rules to implement the change in license renewal and training for individuals providing foster care.

#### SENATE FILE 2225 - Child Abuse — Reporting

BY COMMITTEE ON EDUCATION. This Act relates to child abuse by prohibiting retaliation for reporting, providing for implementation of reporting policies at postsecondary institutions, and requiring a review of mandatory reporter training requirements.

Employers are prohibited from retaliating against an employee for the employee's participation in good faith in reporting child abuse. An employer who retaliates against an employee is civilly liable to that employee for reinstatement with or without back pay or other equitable relief as determined by the court, including attorney fees and costs. A court may grant an injunction to prohibit an employer from retaliating against an employee.

The Act requires accredited private institutions of higher learning, the board of directors of community colleges, and the State Board of Regents to develop and implement a written policy for an employee to report child abuse when the employee examines, attends, counsels, or treats a child in the employee's scope of employment responsibilities. The policy must include reporting responsibilities which designate the time, circumstances, and method for reporting suspected child abuse to the administration of the school and reporting to law enforcement.

The Department of Public Health is directed to convene a stakeholder committee to review the training resources for mandatory reporters of child abuse. The committee is required to address the current training resources and the availability of profession-specific training. The committee is also required to identify options for increasing the frequency of training and enhancing the effectiveness and quality of training. The committee must report its findings, recommendations, and cost projections to the Governor and the General Assembly by December 15, 2012.

#### HOUSE FILE 2226 - Child Abuse Reports and Disposition Data

BY COMMITTEE ON HUMAN RESOURCES. This Act amends provisions relating to the child abuse registry and child abuse reports and disposition data. The Department of Human Services (DHS) is required to remove the name of a person named in the initial data as having abused a child after 10 years as long as that person has had no subsequent founded child abuse reports during that 10-year time span. DHS is required to remove the name of such person regardless of whether the report and disposition data relating to the particular case remain open to authorized access.

Previous law allowed all subjects of the child abuse report the right to a contested case hearing. The Act amends the provision so only the alleged perpetrator of the abuse would have the right to a contested case proceeding, but the other subjects of the child abuse report have the opportunity to intervene in a contested case proceeding. DHS must provide the subjects of a child abuse report with notice of these rights.

Upon request of any party to a contested case hearing, the presiding officer may stay a hearing until the conclusion of the adjudicatory phase of a juvenile case or the conclusion of a district court case. A criminal conviction or an adjudication of a child in need of assistance may be determinative in a contested case proceeding. A party to a contested case proceeding wishing to appeal the proposed decision must file an appeal within 10 days of the

proposed decision of the presiding officer. The director of DHS has 45 days from the date of the proposed decision to issue a ruling on the appeal or the presiding officer's proposed decision becomes the final agency action.

The Act requires DHS to conduct a comprehensive review of its options for implementing a differential response when receiving cases constituting child abuse, the length of time a person named in the child abuse report as having abused a child should remain on the registry, and the circumstances for removing such person's name from the registry. DHS must report its findings and recommendations to the Governor and the General Assembly by December 1, 2012. The Act also requires DHS and the Department of Inspections and Appeals to submit a preliminary report by December 1, 2012, and a final report by December 1, 2013, to the Governor and the General Assembly, concerning the length of time for appeals for placement on the child abuse registry.

## CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

SENATE FILE 2092	- Informal Dispute Resolution by Prosecuting Attorneys Training Coordinator
SENATE FILE 2170	- Property Tax Sales — Redemption — Notice Requirements
HOUSE FILE 563	- State Contracts for Legal Services
HOUSE FILE 609	- Trusts and Estates
HOUSE FILE 675	- Mechanics' Liens — State Construction Registry
HOUSE FILE 2370	- Civil Actions Affecting Real Estate

#### **RELATED LEGISLATION**

- **SENATE FILE 430** Regulation of Open Records and Public Meetings *SEE STATE GOVERNMENT.* This Act relates to violations of Iowa's open records and public meeting laws including the creation of the Iowa Public Information Board and provides effective dates.
- SENATE FILE 466
   Residential Contractors
   SEE BUSINESS, BANKING, AND INSURANCE. This Act prohibits a residential contractor from advertising or promising to rebate any insurance deductible as an inducement to the sale of goods or services, and from representing or negotiating on behalf of an owner or possessor of residential real estate on any insurance claim in connection with the repair or replacement of roof systems, or the performance of any other exterior repair, replacement, construction, or reconstruction work. The Act requires a residential contractor contracting to provide goods or services to repair damage resulting from a catastrophe to provide the person with whom it is contracting a written notice of contract obligations and rights which is to be executed prior to or contemporaneously with entering into the contract. The Act provides remedies and penalties and applies to contracts entered into on or after July 1, 2012.
- SENATE FILE 2165 Administrative Paternity Proceedings Notice of Alleged Paternity and Support Debt SEE HUMAN SERVICES. This Act relates to the documentation required in preparing a notice of alleged paternity and support debt in an administrative paternity proceeding involving the Child Support Recovery Unit of the Department of Human Services, by allowing an additional means of providing information as the basis for preparation of the notice.
- SENATE FILE 2225 Child Abuse Reporting SEE CHILDREN AND YOUTH. This Act relates to child abuse by prohibiting retaliation for reporting, providing for implementation of reporting policies at postsecondary institutions, and requiring a review of mandatory reporter training requirements. Employers are prohibited from retaliating against an employee for reporting child abuse and the Act allows for the imposition of a civil liability against the employer.
- SENATE FILE 2260 Iowa Nonprofit Corporation Act SEE BUSINESS, BANKING, AND INSURANCE. This Act makes various revisions to the Iowa Nonprofit Corporation Act contained in Iowa Code chapter 504.
- SENATE FILE 2265 - Notarial Acts SEE STATE GOVERNMENT. This Act, based in part on the Revised Uniform Law on Notarial Acts as proposed by the National Conference of Commissioners on Uniform State Laws, repeals the "Iowa Law on Notarial Acts," and makes conforming changes throughout the Iowa Code.

- SENATE FILE 2312 Persons with Mental Health Illnesses and Substance-Related Disorders SEE HUMAN SERVICES. This Act relates to persons with mental illness and substance-related disorders and includes provisions relating to civil processes for the involuntary hospitalization and commitment of such persons.
- SENATE FILE 2336 Appropriations Health and Human Services SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2012-2013 and includes numerous provisions involving civil law, including child support, juvenile justice and child welfare, and mental health funding. Iowa Code section 97B.39 is amended to provide that the rights of a person to future payments under the Iowa Public Employees' Retirement System are transferable and may be subject to legal process for the purpose of recovery of Medicaid program payments.
- HOUSE FILE 2165
   Physician Orders for Scope of Treatment SEE HEALTH AND SAFETY. This Act provides for the use of physician orders for scope of treatment (POST). A POST form is defined as a document containing medical orders which may be relied upon across medical settings that consolidates and summarizes a patient's preferences for life-sustaining treatments and interventions and acts as a complement to but does not supersede any valid advance directive.
- HOUSE FILE 2226 Child Abuse Reports and Disposition Data SEE CHILDREN AND YOUTH. This Act amends provisions relating to the child abuse registry and child abuse reports and disposition data. The Act allows an adjudication of a child in need of assistance or criminal conviction to be determinative in a contested case proceeding.
- HOUSE FILE 2321
   Uniform Commercial Code Secured Transactions SEE BUSINESS, BANKING, AND INSURANCE. This Act makes changes in Article 9 of the Uniform Commercial Code based on a model Act drafted and recommended, in association with the American Law Institute, by the National Conference of Commissioners on Uniform State Laws, also known as the Uniform Law Commission. With limited exceptions, Article 9 governs the creation, priority, and enforcement of creditors' consensual liens, which are defined as security interests in personal property and fixtures.
- HOUSE FILE 2338 Appropriations Judicial Branch SEE APPROPRIATIONS. This Act relates to appropriations made to the judicial branch in 2011 Iowa Acts, Chapter 135 (SF 511).
- HOUSE FILE 2368
   Certificates of Birth Resulting in Stillbirth SEE HEALTH AND SAFETY. This Act provides for the requesting and issuance of a certificate of birth resulting in stillbirth. A certificate of birth resulting in stillbirth is not required to be filed or registered, and is not to be used to establish, bring, or support a civil cause of action seeking damages against any person for bodily injury, personal injury, or wrongful death for a stillbirth. The Act took effect March 26, 2012.
- HOUSE FILE 2387 Elder Abuse Review SEE HUMAN SERVICES. This Act requires the Department on Aging to work with the Department of Inspections and Appeals, the Department of Human Services, the Office of the Attorney General, and other affected stakeholders to conduct a comprehensive review of occurrences of and laws relating to the abuse, neglect, or exploitation of individuals in the state who are 60 years of age or older.

- HOUSE FILE 2399 Scrap Metal Transactions SEE BUSINESS, BANKING, AND INSURANCE. This Act relates to scrap metal sales transactions and provides civil penalties for violations of the Act's provisions.
- HOUSE FILE 2465
   State and Local Government Financial and Regulatory Matters Appropriations and Miscellaneous Changes
   SEE APPROPRIATIONS. In addition to other provisions, this Act amends certain provisions of HF 675 relating to certain notice provisions and terminology changes for mechanics' liens.

# CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

#### SENATE FILE 2092 - Informal Dispute Resolution by Prosecuting Attorneys Training Coordinator

BY COMMITTEE ON JUDICIARY. This Act eliminates a program for the establishment and support of locally organized informal dispute resolution centers in the Office of the Prosecuting Attorneys Training Coordinator of the Department of Justice contained in Iowa Code chapter 679.

A conforming change is also made in Iowa Code section 679A.18 relating to the applicability of Iowa Code chapters 679 and 679A to arbitration agreements entered into on or after July 1, 1981.

#### SENATE FILE 2170 - Property Tax Sales — Redemption — Notice Requirements

BY COMMITTEE ON COMMERCE. This Act relates to the manner in which a holder of a property tax sale certificate of purchase provides certain notices under Iowa Code chapter 447 (Tax Redemption) following a tax sale. The Act requires that service of the notice of expiration of right of redemption made on specified lienholders and interest holders be made by both regular mail and certified mail and specifies when service of such notice is deemed completed.

#### HOUSE FILE 563 - State Contracts for Legal Services

BY COMMITTEE ON JUDICIARY. This Act creates the Transparency in Private Attorney Contracts Act in new lowa Code chapter 23B to address the procedure for retention of a private attorney by this state.

The Act specifies a procedure for the state's retention of a private attorney on a contingency fee basis and requires the Attorney General to analyze certain factors and make a written determination that the contingency fee representation will be both cost-effective and in the public interest. The Attorney General must follow the procurement process used by the Department of Administrative Services in seeking private attorneys unless the Attorney General determines that the procurement process is not feasible under the circumstances.

The Act provides that all contingency fees are subject to tiered limits and an aggregate cap of \$50 million, exclusive of reasonable costs and expenses; provided, however, that the Attorney General may request a waiver from the Executive Council of the aggregate contingency fee limits under certain circumstances. All contingency fee contracts must include certain standard provisions to help assure that government attorneys retain absolute control over the litigation. The Act requires the contingency fee contract, payments made under the contract, and the Attorney General's written determination about the need for contingency fee representation to be posted on the Attorney General's website. Other records relating to the contract are subject to Iowa Code chapter 22 (Iowa's Open Records law). The Attorney General is required to submit an annual report to the Secretary of the Senate and the Chief Clerk of the House of Representatives that describes the state's retention of private attorneys on a contingency fee basis in the preceding calendar year.

The Act does not expand the state's authority to enter into contracts where no such authority previously existed and does not apply to legal services contracts under Iowa Code chapter 13B relating to public defenders.

The Act amends lowa Code section 13.7, relating to the retention of private counsel by executive branch departments and by the Attorney General, to specify that the executive branch and the Attorney General shall comply with this Act when retaining legal counsel on a contingency fee basis.

#### HOUSE FILE 609 - Trusts and Estates

BY COMMITTEE ON JUDICIARY. This Act relates to trusts and estates including the administration of small estates and certain state inheritance tax provisions.

TAXATION OF RETIREMENT PLAN BENEFITS — STATE INHERITANCE TAX EXEMPTION. The Act repeals provisions in Iowa Code sections 422.7 and 450.4 to make conforming changes relating to the exclusion of retirement plan benefits from state inheritance taxes when paid to a beneficiary, consistent with changes to the state inheritance tax statute (Iowa Code section 450.4) in 2010, which provide that the decedent's interest in an employer-sponsored retirement plan or on a decedent's individual retirement account that will be subject to federal income tax when paid

to the beneficiary is not subject to state inheritance tax. This provision applies to estates of decedents dying on or after July 1, 2012.

SPOUSAL ELECTIVE SHARE NOTICES. The Act amends current law relating to notice and time requirements concerning a surviving spouse's right to take an elective share of a decedent's estate. The Act also provides that an affirmative election to take under the will, receive the intestate share, or take under the revocable trust is an irrevocable action. These provisions apply to estates of decedents dying on or after July 1, 2012.

*POSSESSION OF DECEDENT'S REAL AND PERSONAL PROPERTY.* The Act amends current law relating to the period of administration of a decedent's estate relating to real and personal property. The Act provides that until all property is distributed, the personal representative shall take reasonable steps to safeguard the property, pay any related expenses, and collect any income generated from such property.

The Act provides that unless provided otherwise by a decedent's will, the provisions of Iowa's Uniform Principal and Income Act that are in conflict with Iowa Probate Code provisions relating to the title and possession of a decedent's property shall not apply to the allocation and distribution of estate income.

The Act provides that the personal representative shall deliver all devised property to the devisees after the expiration of 12 months from the date the personal representative was appointed. Prior law required such delivery after a nine-month period.

SUPPORT ALLOWANCES FROM DECEDENTS' ESTATES. The Act requires that spousal elective share and support allowance notices be mailed to a decedent's spouse even if the spouse is a personal representative, specifies that the surviving spouse may submit an application to the court to exercise the surviving spouse's rights, permits the use of a decedent's (if a settlor) revocable trust assets to pay support allowances if the settlor's estate assets are insufficient, requires the court to consider the settlor's revocable trust assets and other income and assets available to the spouse in determining spousal allowance amounts, allows surviving spouses and any dependent of the settlor to irrevocably waive the right to support allowances, and allows the court to reduce a support allowance if the surviving spouse has received support allowance payments from the decedent's revocable trust. These provisions apply to estates of decedents dying on or after July 1, 2012.

*ESTATE SUPPORT ALLOWANCES* — *DECEDENT'S SURVIVING SPOUSE AND MINOR CHILDREN.* The Act provides consistent hearing notice requirements and court authority to increase or decrease support allowances previously awarded by the court for both a decedent's surviving spouse and a decedent's minor children. These provisions apply to estates of decedents dying on or after July 1, 2012.

*PERSONAL REPRESENTATIVE* — *RIGHT OF RETAINER.* Prior law provided that when a distributee of an estate is indebted to the estate, the personal representative was authorized to treat the amount of the debt as a setoff and to retain the debt out of any property of the estate to which the distributee is entitled. In intestate estates, the personal representative had the same right of setoff and retainer against an heir whose ancestor was indebted to the estate. The right of setoff and retainer was prior and superior to the rights of judgment creditors or heirs of the distributee and is not barred by the statute of limitations or by a discharge in bankruptcy. The Act amends this provision to provide that the right of setoff and retainer is barred for debts extinguished by a statute of limitations or by a discharge in bankruptcy. This provision applies to estates of decedents dying on or after July 1, 2012.

GUARDIANSHIP PROCEEDINGS — APPOINTED ATTORNEY ACCESS TO HEALTH INFORMATION. The Act provides that if the court determines it would be in a ward's best interest to have legal representation with respect to guardianship proceedings, the court may order that the attorney appointed be given copies of and access to the proposed ward's health information by describing with reasonable specificity the health information to be disclosed or accessed, for the purpose of fulfilling the attorney's responsibilities. This provision applies to all judicial proceedings in which an order for the appointment of a guardian is sought or has been issued on or after July 1, 2012.

MODIFICATION OR TERMINATION OF IRREVOCABLE TRUSTS. The Act provides that, in a proceeding by a beneficiary to terminate or modify a trust, a spendthrift provision or a provision giving the trustee discretion to

distribute income or principal to a beneficiary or among beneficiaries in the terms of a trust is presumed to be a material purpose of the trust. This provision applies to trusts in existence on or after July 1, 2012.

*TRUSTS* — *REVOCATION OR MODIFICATION.* The Act provides that a settlor's powers with respect to a revocation or modification of a trust may be exercised by an agent under a power of attorney if the trust instrument provides such express authority and the power of attorney authorizes the agent to exercise such powers. This provision applies to revocable trusts and powers of attorney in existence on or after July 1, 2012.

*REVOCABLE TRUSTS* — *CLAIMS* — *LIMITATIONS* — *NOTICE.* The Act provides that, following the death of a settlor, if the settlor's estate is inadequate to satisfy the debts and charges of the settlor's estate, the property of a revocable trust, to the extent of the value of the property over which the settlor had a power of revocation, is subject to the charges and debts of the settlor's estate unless otherwise barred.

The Act provides that, unless previously barred, if notice is published or given within one year of the settlor's death, a proceeding to contest the validity of a revocable trust must be brought within the period specified in that notice. If notice is not published or given within that period, then a proceeding to contest the validity of a trust must be brought no later than one year following the death of the settlor.

The Act provides that, in regards to limitations on creditor rights against revocable trust assets after a settlor's death, if notice is published or given within one year of the settlor's death, any claim against the trust assets is barred unless the creditor files a claim as provided for and within the period specified in the notice. If notice is not published or given, a creditor of a deceased settlor of a revocable trust must bring suit to enforce its claim against the assets of the decedent's trust within one year of the decedent's death or be forever barred from collecting against the trust assets.

The Act provides that the trustee shall receive notice of all potential claims against the trust assets from the personal representative of the estate. In addition, if the settlor's debts are paid from trust property, the trustee or trust beneficiaries have a right to be reimbursed from the settlor's estate until the final report of that estate has been approved, unless the debts have been barred from collection by the estate under notice provisions pursuant to Iowa Code section 633.230 or 633.304.

The Act makes the terms "charges," "costs of administration," and "debts" consistent between the Iowa Probate Code and the Iowa Trust Code.

The Act amends Iowa Code section 633A.3110 (relating to notice to creditors, heirs, and the surviving spouse of the settlor) which incorporates many of the provisions of existing Iowa Code section 633A.3109 (relating to notice to creditors, claimants, heirs, spouse, and beneficiaries), repealed and replaced in the Act. Iowa Code section 633A.3110, as amended, provides that trustees shall not publish notice more than a year after the settlor's death because of the automatic one-year statute of limitations on filing claims and challenging the trust; that notice by ordinary mail must be given only when notice is published; that notice must be given by the trustee to the beneficiaries of the trust, to the appropriate surviving spouses, and to eligible children not residing with the surviving spouse; that if notice is published, claims can be filed only by claimants who are reasonably ascertainable within the notice period; extends the notice period from 60 days to four months; and provides that notice need not be published in a county solely because real estate is located in that county.

These provisions apply to trusts of settlors dying on or after July 1, 2012.

SUPPORT ALLOWANCE FROM REVOCABLE TRUSTS — SURVIVING SPOUSE AND MINOR CHILDREN. The Act creates new Iowa Code provisions in the Iowa Trust Code to allow a settlor's surviving spouse and minor children to receive support allowances from the settlor's revocable trust as they would be entitled from the settlor's estate under probate pursuant to Iowa Code sections 633.374 and 633.376. The Act also coordinates support allowance benefits from the settlor's revocable trust and probate estate. These provisions apply to trusts of settlors dying on or after July 1, 2012.

*TRUSTEE'S ACCOUNTING.* The Act allows the court to require a trustee to furnish required reports and notices to qualified beneficiaries of irrevocable trusts and allows the court to assess costs, including attorney fees, against trustees who fail to provide the required reports and notices. The Act also specifies potential consequences for trustees who fail to provide the required reports and notices.

*LIMITATION ON ACTIONS AGAINST TRUSTEES.* Prior law barred lawsuits against a trustee for breach of trust unless such lawsuits were filed within one year after the beneficiary's receipt of the final accounting or report of the trustee. The Act applies the statute of limitations to one year from July 1, 2011, for all reports and accountings provided by the trustee unless an exception applies. The Act also makes the terms used to describe such reports and accountings consistent with the terms used in Iowa Code section 633A.4213 (Duty to Inform and Account).

TRUSTEE LIABILITY FOR PARTNERSHIP INTERESTS. The Act provides that a trustee who holds an interest as a general partner in a general or limited partnership is not personally liable on a contract entered into by the partnership after the trust's acquisition of the interest if the fiduciary capacity was previously disclosed. In addition, a trustee who holds an interest as a general partner is not personally liable for torts committed by the partnership or for obligations arising from ownership or control of the interest unless the trustee is personally at fault. This immunity does not apply if an interest in the partnership is held by the trustee in a capacity other than that of trustee or is held by the trustee's spouse or one or more of the trustee's descendants, siblings, or parents, or the spouse of any of them. If the trustee of a revocable trust holds an interest as a general partner, the settlor shall be personally liable for contracts and other obligations of the partnership as if the settlor were a general partner. This provision applies to trusts in existence on or after July 1, 2012.

ADMINISTRATION OF SMALL ESTATES — REPORT AND INVENTORY — CLOSING BY SWORN STATEMENT. The Act makes technical changes to terms relating to the requisite report and inventory and closing statement filed by the personal representative in a small estate administration pursuant to Iowa Code chapter 635.

#### HOUSE FILE 675 - Mechanics' Liens — State Construction Registry

BY COMMITTEE ON WAYS AND MEANS. This Act amends Iowa Code chapter 572, relating to mechanics' liens, including by establishing a state construction registry, and provides effective date and applicability provisions.

The Act changes all references to "principal contractor" and "contractor" to "general contractor," defined in the Act to mean a person who does work or furnishes materials by contract, express or implied, with an owner. "General contractor" does not include a person who does work or furnishes materials on contract with an owner-builder.

The Act defines "owner-builder" as the legal or equitable titleholder of record who furnishes material or performs labor upon a building, erection, or other improvement, or who contracts with a subcontractor to furnish material or perform labor upon a building, erection, or other improvement and who offers or intends to offer to sell the owner-builder's property without occupying or using the structures, properties, developments, or improvements for more than one year from the date the structure, property, development, or improvement is substantially completed or abandoned. Current Code provisions for general contractors are extended to owner-builders. These provisions relate to perfecting a lien, the acknowledgment of a lien that has been satisfied by payment of a claim, actions by subcontractors or owners to recover amounts due, and certain notification requirements.

The Act provides for the perfection of a mechanic's lien by posting a verified statement of account to the state construction registry Internet website maintained by the administrator of the registry (the Secretary of State), rather than by filing such statement with the district court. A person who intends to perfect a mechanic's lien shall include, in addition to other information, the address of the property or a description of the location of the property and the tax parcel identification number in the person's verified statement. A lien properly perfected under the Act is limited to the county in which the building, land, or improvement to be charged with the lien is situated.

The Act provides that a general contractor who has contracted or will contract with a subcontractor to provide labor or furnish material for the property shall provide the owner with an owner notice stating that persons or companies furnishing labor or materials for the improvement of real property may enforce a lien upon the improved property if they are not paid, even if the parties have no direct contractual relationship with the owner. The notice shall also provide information relating to the availability of information posted on the state construction registry. A general contractor who fails to provide such notice to the owner is not entitled to a mechanic's lien and remedies pursuant to lowa Code chapter 572.

The Act provides that a general contractor or owner-builder who has contracted or will contract with a subcontractor to provide labor or furnish material for the property shall post a notice of commencement of work, including certain specific information, to the state construction registry Internet website.

The Act requires a subcontractor to post a preliminary notice, including certain specific information, to the state construction registry Internet website. A preliminary notice posted before the balance due is paid to the general contractor or owner-builder by the owner is effective as to all labor, service, equipment, or material furnished to the property subsequent to the posting of the notice of commencement of work. A subcontractor who fails to post a preliminary notice shall not be entitled to a lien and remedy provided under Iowa Code chapter 572.

The Act provides that the provisions relating to the requirements that general contractors and subcontractors post notices to the state construction registry apply only to residential construction properties.

The Act provides that payment to the general contractor or owner-builder by the owner of any part or all of the contract price of the building or improvement within 90 days after the date on which the last of the materials was furnished or the last of the labor was performed by a subcontractor, does not relieve the owner from liability to the subcontractor for the full value of any material furnished or labor performed upon the building, land, or improvement if the subcontractor posts a lien to the state construction registry Internet website within 90 days after the date on which the last of the materials was furnished or the labor was performed.

The framework for the creation of the state construction registry is provided for in the Act. The state construction registry, once created, shall be a publicly accessible centralized electronic database created and maintained by the administrator. The administrator shall adopt rules pursuant to Iowa Code chapter 17A for the creation and administration of the registry. Data collected by and furnished to the administrator in conjunction with the posting of notices to the state construction registry Internet website shall be used by the administrator for the purposes of the registry. The Act requires the administrator to make preservation duplicates of state construction records, including records stored electronically.

The Act eliminates the requirement that the clerk of court make an abstract of a claim for a mechanic's lien and requires the administrator to record the date and hour of the posting of a claim for a mechanic's lien and to index every claim.

The Act specifies that certain notification requirements contained in current lowa Code section 572.33 relating to persons furnishing labor or materials to a subcontractor apply only to commercial construction.

Mechanics' liens filed prior to January 1, 2013, shall remain with the Clerk of the District Court of the county in which the building, land, or improvement charged with the lien is situated. In addition, the notice provisions contained in the Act apply only to material furnished or labor performed after January 1, 2013.

The name of the state construction registry is changed to the Mechanics' Notice and Lien Registry in HF 2465 (see Appropriations).

The Act takes effect January 1, 2013.

#### HOUSE FILE 2370 - Civil Actions Affecting Real Estate

BY COMMITTEE ON JUDICIARY. This Act relates to civil actions relating to real estate, including mortgage foreclosure actions.

The Act provides that if a claim of interest against property is acquired prior to the indexing of a petition affecting real estate and filed by anyone other than a city and such claim is not indexed or filed of record prior to the indexing of the petition, it is subject to the pending action unless the claimant intervenes in the pending action prior to entry of

judgment or the claimant, prior to transfer of an interest in the property to a bona fide third-party transferee, records an affidavit showing that the party seeking relief under the pending action had, prior to the indexing of the petition, actual notice of the claim of interest and of the identity of the claimant.

If a claim of interest against the property is acquired prior to the indexing of a petition or municipal citation affecting real estate and filed by a city and such claim is not indexed or filed of record prior to the indexing of the petition or citation, it is subject to the pending action unless the claimant intervenes in the pending action and obtains relief from the court prior to entry of judgment or, within 90 days after entry of judgment, the claimant files an application to reopen a petition or municipal infraction citation affecting real estate filed by a city and proves at the hearing on the application that the claimant is entitled to relief because the city had actual notice of the claim of interest and of the identity of the claimant prior to the indexing of the petition or citation.

The Act does not apply to a mechanic's lien filed pursuant to Iowa Code chapter 572 or to a person who has taken possession of the property for value prior to indexing of the petition or citation.

The Act extends service of process requirements currently in effect for foreclosure actions to nonjudicial voluntary foreclosures and nonjudicial foreclosures of nonagricultural mortgages and makes conforming lowa Code changes.

## **CRIMINAL LAW, PROCEDURE, AND CORRECTIONS**

SENATE FILE 93 - Domestic Abuse Assault - Penalties SENATE FILE 2096 - State Prisoners in County Jails — Reimbursements **SENATE FILE 2208** - Arrest Warrant Confidentiality SENATE FILE 2218 - School Bus Passenger Safety SENATE FILE 2231 - Indigent Defense — Practices and Procedures Solicitation to Commit Murder SENATE FILE 2296 SENATE FILE 2343 - Controlled Substances HOUSE FILE 2379 Expunging Criminal Records HOUSE FILE 2390 Obscene Material, Commercial Sexual Activity, and Human Trafficking

#### RELATED LEGISLATION

#### SENATE FILE 466 - Residential Contractors

SEE BUSINESS, BANKING, AND INSURANCE. This Act prohibits a residential contractor from advertising or promising to rebate any insurance deductible as an inducement to the sale of goods or services; and from representing or negotiating on behalf of an owner or possessor of residential real estate on any insurance claim in connection with the repair or replacement of roof systems, or the performance of any other exterior repair, replacement, construction, or reconstruction work. The Act requires a residential contractor contracting to provide goods or services to repair damage resulting from a catastrophe to provide the person with whom it is contracting a written notice of contract obligations and rights which is to be executed prior to or contemporaneously with entering into the contract. The Act provides remedies and penalties and applies to contracts entered into on or after July 1, 2012.

#### SENATE FILE 2071 - Appropriation Reductions, Transfers, and Supplementals

**SEE APPROPRIATIONS.** This Act makes supplemental appropriations from the General Fund of the State for FY 2011-2012 to the Department of Corrections for correctional facilities, administration, and judicial district departments of correctional services (community-based corrections or CBCs) and authorizes additional applications for and expenditures from the risk pool in the Property Tax Relief Fund for purposes of county mental health, mental retardation, and developmental disabilities services for FY 2011-2012. The Act took effect March 5, 2012.

#### SENATE FILE 2283 - Regulation of Natural Resources and Recreation Activities

**SEE NATURAL RESOURCES AND OUTDOOR RECREATION.** This Act provides that a violation of prohibitions against the use of firearms, explosives, weapons, and fireworks in state parks and preserves, currently a simple misdemeanor, is punishable as a scheduled violation with a fine of \$50, instead of with a minimum fine of \$250 and required restitution.

#### SENATE FILE 2288 - Railroad Crossings

**SEE TRANSPORTATION.** This Act requires drivers of motor vehicles to stop or proceed with caution upon the approach of railroad track equipment at a railroad grade crossing and makes penalties applicable.

SENATE FILE 2312 - Persons with Mental Health Illnesses and Substance-Related Disorders SEE HUMAN SERVICES. This Act relates to persons with mental illness and substance-related disorders and includes provisions relating to mental health training and emergency detention and hospitalization procedures for law enforcement officers.

HOUSE FILE 589
 Agricultural Production Facility Fraud
 SEE AGRICULTURE. This Act creates a new criminal offense referred to as agricultural production facility fraud. A person commits the offense by doing either of the following:

 (1) willfully obtaining access to an agricultural production facility by false pretenses or (2) making a false statement as part of an application or agreement to be employed at the agricultural production facility. The Act took effect March 2, 2012.

 HOUSE FILE 2145
 Surplus Lines Insurance SEE BUSINESS, BANKING, AND INSURANCE. This Act establishes new regulations to permit increased access to surplus lines insurance in the state. Willful violation of the regulations by a surplus lines insurance producer, an eligible surplus lines insurer, or a nonadmitted insurer is punishable as a class "D" or class "C" felony depending on the amount of the resulting loss.

 HOUSE FILE 2226
 Child Abuse Reports and Disposition Data SEE CHILDREN AND YOUTH. This Act amends provisions relating to the child abuse registry and child abuse reports and disposition data. The Act allows an adjudication of a child in need of assistance or criminal conviction to be determinative in a contested case proceeding.

 HOUSE FILE 2228
 Operating a Motor Vehicle — Speed, Control, and Accidents SEE TRANSPORTATION. This Act addresses requirements for motor vehicle operators to maintain vehicle control and to reduce speed in certain situations and provides enhanced penalties for failure to move over or slow down when approaching certain stationary emergency or maintenance vehicles.

 HOUSE FILE 2335
 Appropriations — Justice System SEE APPROPRIATIONS. This Act revises appropriations made from the General Fund of the State for FY 2012-2013 to the departments of Justice, Corrections, Public Defense, and Public Safety, and the Iowa Law Enforcement Academy, Office of the State Public Defender, Board of Parole, and Iowa Civil Rights Commission.

HOUSE FILE 2387
 Elder Abuse — Review
 SEE HUMAN SERVICES. This Act requires the Department on Aging to work with the Department of Inspections and Appeals, the Department of Human Services, the Office of the Attorney General, and other affected stakeholders to conduct a comprehensive review of occurrences of and laws relating to the abuse, neglect, or exploitation of individuals in the state who are 60 years of age or older.

HOUSE FILE 2465
 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. In addition to other provisions, this Act specifies that a person who receives a suspended sentence and is placed on probation and who has probation subsequently revoked shall not be given credit for time served while on probation unless the

subsequently revoked shall not be given credit for time served while on probation unless the person has been committed to an alternate jail facility or a community correctional residential treatment facility.

HOUSE FILE 2467 - Regulation of Snowmobiles, All-Terrain Vehicles, and Watercraft

**SEE NATURAL RESOURCES AND OUTDOOR RECREATION.** This Act defines and prohibits water skipping a snowmobile and establishes that a violation is a simple misdemeanor punishable as a scheduled violation.

# **CRIMINAL LAW, PROCEDURE, AND CORRECTIONS**

#### SENATE FILE 93 - Domestic Abuse Assault — Penalties

BY COMMITTEE ON JUDICIARY. This Act enhances the penalty for certain domestic abuse assault cases.

The Act provides that a person commits an aggravated misdemeanor if the person commits domestic abuse assault by knowingly impeding the normal breathing or circulation of the blood of another by applying pressure to the throat or neck of the other person, or by obstructing the nose or mouth of the other person. If such a domestic abuse assault causes bodily injury, the person commits a class "D" felony.

A peace officer shall arrest the person performing acts which violate the Act and whom the peace officer believes to be the primary physical aggressor just as in other domestic abuse assault situations.

The offense classified as a class "D" felony under the Act is exempted from the definition of a forcible felony. An offense exempted from the definition of a forcible felony allows a person convicted of such an offense to be eligible for a suspended or deferred sentence, or a deferred judgment.

#### SENATE FILE 2096 - State Prisoners in County Jails — Reimbursements

BY COMMITTEE ON JUDICIARY. This Act relates to reimbursements for state prisoners confined in a county jail.

The Act lengthens the time period a county may request reimbursement from the Department of Corrections for confining a person sentenced to the custody of the Department of Corrections who is temporarily confined in a county jail due to alleged violations of an assignment at a treatment facility or violations of work release or parole. The time period a county may request reimbursement from the department is extended by the Act from within 15 days of the end of the calendar quarter to within 30 days of the end of the calendar quarter. Under the Act, if a request is not timely made by a county, the department shall deny the request for reimbursement.

#### SENATE FILE 2208 - Arrest Warrant Confidentiality

BY COMMITTEE ON JUDICIARY. This Act relates to the confidentiality of an arrest warrant.

Information relating to an arrest warrant shall not be confidential if the defendant has made an initial appearance in court even if the arresting peace officer has not returned the warrant.

An employee of the Department of Corrections or Judicial District Department of Correctional Services, if authorized by the Director of the Department of Corrections, may also receive confidential information filed with the court relating to an arrest warrant during the course of official duties of the employee.

Prior law only authorized a peace officer, an employee of the county attorney's office, a judicial officer, or court employees to receive confidential information relating to an arrest warrant during the course of official duties.

#### SENATE FILE 2218 - School Bus Passenger Safety

BY COMMITTEE ON JUDICIARY. This Act provides new penalties for failure to slow down or stop for a school bus and contains administrative provisions addressing the safety of school bus passengers.

lowa law requires the driver of a vehicle meeting a school bus with flashing amber warning lights to reduce the vehicle's speed to not more than 20 miles per hour and, when the stop signal arm on the bus is extended, bring the vehicle to a complete stop and remain stopped until the stop arm is retracted. The driver of a vehicle overtaking a school bus may not pass the school bus when the bus's red or amber warning lights are flashing. When the bus's stop signal arm is extended, the driver of an overtaking vehicle must stop at least 15 feet from the school bus and remain stopped until the stop arm is retracted and the bus resumes motion.

The Act increases the penalty for a first violation of these requirements to a simple misdemeanor punishable by a fine of at least \$250 but not more than \$675 or by imprisonment for not more than 30 days, or by both. A second or subsequent violation of these requirements is a serious misdemeanor, which is punishable by confinement for not

more than one year and a fine of at least \$315 but not more than \$1,875. Previously, a violation of these requirements was a simple misdemeanor punishable by a scheduled fine of \$200.

The Act adds failure to obey school bus warning lights and stop arm signals to the current list of violations for which additional penalties may apply in cases involving serious injury or death. A violation causing serious injury may subject the driver to an additional fine of \$500 or driver's license suspension for not more than 90 days, or both. A violation causing death may subject the driver to an additional fine of \$1,000 or driver's license suspension for not more than 180 days, or both. In addition, the Department of Transportation is required to initiate rulemaking by July 1, 2012, to establish failure to obey school bus warning lights and stop arm signals as serious violations. A driving offense which is designated in administrative rules as a serious violation may result in suspension of a person's driver's license. The Act authorizes the department to provide by rule for an increasing tier of driver's license suspensions for repeated violations of school bus safety laws.

The departments of Transportation, Public Safety, and Education are directed to jointly conduct a study relating to school bus safety or to contract with an outside vendor to conduct such a study. The study is to focus on the effectiveness of cameras mounted on school buses and consider the feasibility of requiring children to be picked up and dropped off on the side of the road on which their home is located, the inclusion of school bus safety in driver training curriculum, and other appropriate matters. A report to the General Assembly regarding the departments' findings and recommendations is due by December 31, 2012. The three departments are also required to cooperate to establish public awareness programs promoting safe driving behaviors relating to school bus safety.

The Act requires the Department of Transportation to provide local law enforcement with electronic access to the form used to request reexamination of a driver who may be physically or mentally incapable of operating a motor vehicle safely. Access to the form shall be provided by December 31, 2012, through the Iowa traffic and criminal software, known as TraCS.

The Act makes an appropriation from the Statutory Allocations Fund to the Department of Transportation to provide an amount sufficient to fund the study required under the Act and to complete the programming necessary to make the departmental reexamination form available through TraCS.

The provisions of the Act relating to a school bus safety study, requiring the adoption of rules establishing failure to obey school bus warning lights and stop arm signals as a serious violation, facilitating law enforcement requests for reexamination of a driver, establishing public awareness education programs, and making an appropriation took effect March 16, 2012.

#### SENATE FILE 2231 - Indigent Defense — Practices and Procedures

BY COMMITTEE ON JUDICIARY. This Act relates to the practices and procedures of the State Public Defender.

The Act specifies that the State Public Defender may designate a person admitted to practice law in this state or a nonprofit organization employing persons admitted to practice law in this state to be appointed by the court as a designee of the State Public Defender. Prior law provides that the State Public Defender may enter into a contract with an attorney or a nonprofit organization to serve as the designee of the State Public Defender.

The Act allows a contract between the State Public Defender and an attorney or a nonprofit organization to incorporate administrative rules into the terms of the contract or expressly provide payment terms that include payments at a fixed rate per case or per month.

The Act strikes provisions stating that the public defender shall represent a person without charging a fee.

Under the Act, if the court orders the local public defender to represent an indigent person, the order shall be for the type of case, in a county, and in a court designated by the State Public Defender.

If it becomes necessary to appoint a successor designee to represent an indigent person because the local public defender is unable to handle the case, the Act allows the successor designee to be a person admitted to practice

law in this state who has a contract with the State Public Defender. Prior law specifies the successor designee may include another local public defender office or a nonprofit organization.

The Act provides that in a juvenile case or in a termination of parental rights proceeding under Iowa Code chapter 600A where the court grants the trial attorney permission to withdraw from the case during the appeal, the court shall appoint an attorney who has a contract with the State Public Defender to provide legal services in appellate cases. In all other cases involving an appeal by an indigent person, except as otherwise provided in Iowa Code section 814.11, the court shall appoint an attorney who has a contract with the State Public Defender to provide legal services in operation and the section 814.11, the court shall appoint an attorney who has a contract with the State Public Defender to provide legal services in appellate cases.

The Act makes changes to securing a special witness for an indigent person. An application for a special witness shall include a statement attesting that the attorney advised the indigent person of the application, the expected expense, and that the indigent person may be required to reimburse the state for the expense of the special witness.

The court shall authorize the securing of a special witness and set the maximum amount of the expenses prior to the special witness incurring any expenses or approve the final amount of the claim of the special witness as reasonable compensation. The State Public Defender shall only approve the claim for the expenses of the special witness if the securing of the special witness was authorized by the court and either the maximum dollar amount of the claim for expenses was set prior to the expenses being incurred or the court has approved the final amount of the claim for expenses as reasonable compensation.

Two separate attorney fees may be awarded in a class "A" felony case if both attorneys are appointed pursuant to lowa Code section 815.10.

The Act specifies that an indigent person shall be required to reimburse the state for the total cost of the legal assistance provided, including the expense of the public defender.

Under the Act, if an appointed attorney is a public defender, the attorney shall submit a report specifying the total hours of legal services provided, plus expenses incurred representing an indigent person, within 10 days of sentencing, acquittal, or dismissal. In cases where the attorney representing an indigent person is a private attorney or is employed by a nonprofit organization, the Act requires the State Public Defender to report to the clerk of the district court the amount of the approved claim paid to the private attorney or nonprofit organization on behalf of the indigent person. The court shall order the total costs and fees incurred for legal assistance provided to an indigent person be paid as restitution, to the extent to which the person is reasonably able to pay, or order the performance of community service in lieu of paying restitution.

If an indigent person receiving legal assistance is acquitted in a criminal case or is a party in a case other than a criminal case, the court shall order the indigent person to pay a portion or all of the total costs and fees incurred for the legal assistance, to the extent the indigent person is reasonably able to pay. The Act also provides that the total costs and fees may be paid in reasonable installments pursuant to Iowa Code section 909.3.

A minor granted a court-appointed attorney or guardian ad litem shall not be ordered to reimburse costs and fees incurred for legal assistance provided on behalf of the minor in a juvenile proceeding.

In a class "A" felony case, the Act specifies that a person who is represented by a privately retained attorney or by an attorney who has agreed to represent the person is not entitled to have an attorney appointed to represent the person based upon the indigence of the person.

Except for an application to exceed fee limitations by an attorney or guardian ad litem for representing a juvenile in a juvenile proceeding, the Act requires an application to exceed fee limitations to include a statement attesting that the attorney advised the indigent person of the application, and the potential for reimbursement of attorney fees.

The amount of restitution an indigent person reimburses the state for the expense of the public defender shall include all expenses incurred during the representation of the person combined with the attorney fees calculated at the

hourly rates in Iowa Code section 815.7, to the extent the person is reasonably able to pay. The Act also permits the expense of the public defender to exceed the fee limitations established in Iowa Code section 13B.4.

#### SENATE FILE 2296 - Solicitation to Commit Murder

BY COMMITTEE ON JUDICIARY. This Act creates a criminal offense relating to the solicitation to commit murder.

A person who commands, entreats, or otherwise attempts to persuade another to commit murder as defined in Iowa Code section 707.1, with the intent that such act be done and under circumstances which corroborate that intent by clear and convincing evidence, solicits another to commit that murder. A person who commits solicitation to commit murder commits a class "C" felony.

lowa Code section 705.2 establishes renunciation as a defense to solicitation.

#### SENATE FILE 2343 - Controlled Substances

BY GRONSTAL AND BEHN. This Act makes changes to the controlled substance schedules.

Division I

The Act removes two controlled substances (benzylfentanyl and thenylfentanyl) from the Schedule I Classification of Controlled Substances to conform with action undertaken by the federal Drug Enforcement Administration.

The Act classifies ANPP, a precursor substance for fentanyl, as a Schedule II Controlled Substance.

The Act classifies three anabolic steroids as Schedule III Controlled Substances.

The Act classifies the depressant carisoprodol also known as "soma" as a Schedule IV Controlled Substance to conform with action undertaken by the federal Drug Enforcement Administration.

The Act classifies the depressant ezogabine as a Schedule V Controlled Substance to conform with action undertaken by the federal Drug Enforcement Administration. The drug is used to treat epilepsy.

The Act classifies ergocristine and its salts as a precursor substance for lysergic acid diethylamide (LSD). The classification results in new control and reporting requirements.

It is a class "C" felony pursuant to Iowa Code section 124.401(1)(c)(8), for any unauthorized person to violate a provision of Iowa Code section 124.401, involving a classified substance placed on schedule I, II, or III pursuant to the Act. A class "C" felony for this particular offense is punishable by confinement for no more than 10 years and a fine of at least \$1,000 but not more than \$50,000.

If a person possesses a controlled substance in violation of Iowa Code section 124.401(5) as a first offense, the person commits a serious misdemeanor.

#### Division II

The Act adds numerous synthetic cannabinoids, also known as "K2," to the list of Schedule I Controlled Substances in Iowa Code section 124.204(4)(ai).

The Act also adds numerous substances containing any quantity of any synthetic cathinone that are not approved pharmaceuticals to the list of Schedule I Controlled Substances in Iowa Code section 124.204(6).

A Schedule I Controlled Substance is considered to have a high potential for abuse and no medical purpose in treatment in the United States or lacks accepted safety standards for use in treatment.

Under the Act, it is an aggravated misdemeanor pursuant to Iowa Code section 124.401(1)(d) for any unauthorized person to manufacture, deliver, or possess with the intent to manufacture or deliver a synthetic cannabinoid classified as a Schedule I Controlled Substance in Iowa Code section 124.204(4)(ai) including its counterfeit or simulated form,

or to act with, enter into a common scheme or design with, or conspire with one or more persons to manufacture, deliver, or possess with the intent to manufacture or deliver such a Schedule I Controlled Substance.

It is also an aggravated misdemeanor pursuant to Iowa Code section 124.401(1)(d) under the Act for any unauthorized person to manufacture, deliver, or possess with the intent to manufacture or deliver a synthetic cathinone classified as a Schedule I Controlled Substance in Iowa Code section 124.204(6)(i) including its counterfeit or simulated form, or to act with, enter into a common scheme or design with, or conspire with one or more persons to manufacture, deliver, or possess with the intent to manufacture or deliver such a Schedule I Controlled Substance.

Division II of this Act took effect May 25, 2012.

#### HOUSE FILE 2379 - Expunging Criminal Records

BY COMMITTEE ON JUDICIARY. This Act relates to expunging certain criminal records.

The Act defines "expunged" to mean that the court's criminal record with reference to a deferred judgment or any other criminal record has been segregated in a secure area or database exempt from public access.

The Act specifies that the State Court Administrator shall maintain the deferred judgment docket which shall not be destroyed.

Under the Act, upon the discharge of a person on probation for a deferred judgment, the court's criminal record of any counts dismissed by the court, which were contained in the indictment, information, or complaint that resulted in the deferred judgment, and any other related charges that were not contained in the indictment, information, or complaint but were dismissed, shall be expunged.

However, the Act specifies that the court's record shall not be expunded until the person has paid the restitution costs, fees, and other financial obligations assessed in the case that includes the deferred judgment. Under prior law, a person's record with respect to a deferred judgment was expunded when the person was discharged from probation. This provision does not apply to a deferred judgment entered prior to July 1, 2012.

The Act specifies a dismissed count which was contained in the indictment, information, or complaint that resulted in the deferred judgment, and any other related charges that were dismissed shall be expunged in the following manner: (1) a count which was contained in the indictment, information, or complaint that resulted in the deferred judgment shall be expunged when the deferred judgment is expunged; (2) a related charge shall only be expunged upon court order that identifies the related charge to be expunged. The judicial branch has until July 1, 2013, to comply with the provisions of this Act relating to the expungement of the court's record of a dismissed count or related charge including the expungement of records related to a deferred judgment that occurred prior to July 1, 2012.

For purposes of this Act, a charge or count is considered related to another charge or count if the charge or count arose from the same transaction or occurrence or from two or more occurrences constituting parts of a common scheme or plan.

The Act also specifies that an expunged record is a confidential record exempt from public access under lowa Code section 22.7 but shall be made available by the Clerk of the District Court, upon request and without court order, to an agency or person granted access to the deferred judgment docket under lowa Code section 907.4.

#### HOUSE FILE 2390 - Obscene Material, Commercial Sexual Activity, and Human Trafficking

BY COMMITTEE ON JUDICIARY. This Act relates to obscene material, commercial sexual activity, and human trafficking.

The Act modifies the definition of "human trafficking" to include knowingly purchasing or attempting to purchase services involving commercial sexual activity from a victim or another person engaged in human trafficking.

The Act specifies a person's ignorance of the age of a victim or a belief that a victim was older is not a defense to a violation relating to human trafficking under Iowa Code section 710A.2.

A person who knowingly engages in human trafficking commits a criminal offense ranging from a class "D" felony to a class "B" felony depending on the circumstances of the case in Iowa Code section 710A.2.

The Act creates the criminal offense of solicitation of commercial sexual activity. The Act prohibits a person from enticing, coercing, or recruiting, or attempting to entice, coerce, or recruit a person under the age of 18 or a law enforcement officer or agent representing oneself to be under the age of 18, to engage in commercial sexual activity.

A person who commits solicitation of commercial sexual activity is guilty of a class "D" felony and must register as a tier III sex offender. "Commercial sexual activity" is defined in Iowa Code section 710A.1 to mean any sex act or sexually explicit performance for which anything of value is given, promised to, or received by any person and includes but is not limited to prostitution, participation in the production of pornography, and performance in strip clubs.

The Act modifies the elements of the criminal offense of sexual exploitation of a minor in Iowa Code section 728.12(1) and (3) by substituting references for a computer and other types of storage systems with the term "visual depiction" as defined by the Act. The Act defines the term "visual depiction" to include any picture, slide, photograph, digital or electronic image, negative image, undeveloped film, motion picture, videotape, digital or electronic recording, live transmission, or other pictorial or three-dimensional representation.

A "visual depiction" containing pictorial representations of different minors shall be prosecuted and punished as separate sexual exploitation offenses for each pictorial representation of a different minor in the visual depiction. However, sexual exploitation violations involving multiple visual depictions of the same minor shall be prosecuted and punished as one offense. Under prior law, the criminal offense of sexual exploitation of a minor was based not upon the number of prohibited visual depictions of a minor but upon the number of storage systems that contained such depictions.

The Act also substitutes "visual depiction" for storage systems referenced in Iowa Code section 728.14 to conform with the sexual exploitation of a minor changes in Iowa Code section 728.12.

In addition, the word "visual" is added before the word "depiction" throughout Iowa Code chapter 728 to conform with the changes made by the Act.

The changes in the Act relating to the criminal offense of sexual exploitation of a minor in Iowa Code section 728.12(3) are in response to *State v. Muhlenbruch*, 728 N.W.2d 212 (Iowa 2007).

The amendment to Iowa Code section 915.87 relates to compensation awarded to a victim of a crime in Iowa Code section 915.86. The Act specifies that compensation for an injury will be paid to a victim involved in commercial sexual activity under the age of 18, even if the victim assisted, attempted, or committed a criminal act.

# ECONOMIC DEVELOPMENT

- **SENATE FILE 2212** Economic Development Miscellaneous Changes
- HOUSE FILE 2473 Economic Development Programs and Funding

#### **RELATED LEGISLATION**

- SENATE FILE 2018 Battleship Iowa Preservation and Relocation Grant Funding SEE APPROPRIATIONS. This Act relates to financial assistance from the Department of Cultural Affairs for purposes of the Battleship Iowa, BB-61.
- SENATE FILE 2137 Property Taxes for Joint County-City Buildings SEE TAXATION. This Act specifies that county or city taxes realized from a property tax levy for the purpose of leasing a joint county-city building shall be deposited into a separate account in the applicable county or city debt service fund. The Act also removes such tax levies from inclusion within the county supplemental levy and the city additional tax, and excludes such property taxes from a division of revenue (tax increment financing). The Act applies to property taxes due and payable in fiscal years beginning on or after July 1, 2013.
- SENATE FILE 2153 Commercial and Industrial Highway Network Size SEE TRANSPORTATION. This Act raises the limit for the commercial and industrial highway network from 2,500 miles to 2,600 miles including municipal extensions.
- SENATE FILE 2249 Regulation of Motor Vehicle Dealers, Sales of Motorcycles, and Travel Trailers SEE TRANSPORTATION. This Act contains provisions relating to temporary permits allowing motor vehicle dealers to conduct certain activities at fair events, vehicle shows, vehicle exhibitions, and motorcycle rallies.
- SENATE FILE 2324
   Appropriations Workforce Development Funding Restoration SEE APPROPRIATIONS. This Act reenacts, as amended, certain invalidated provisions of 2011 Iowa Acts, chapter 130, SF 517, that were declared invalid by Homan v. Branstad, No. 11-2022, March 16, 2012. The Act appropriates moneys to the Department of Workforce Development for FY 2011-2012. The Act took effect April 4, 2012, and applies retroactively to July 1, 2011.
- SENATE FILE 2328

   Administration and Oversight of Taxes, Tax Credits and Incentives, Franchise Fees, and Annexation or Severance by Cities
   SEE TAXATION. This Act relates to the technical administration of the tax and related laws by the Department of Revenue. The Act repeals the Quality Jobs Enterprise Zone Program in Iowa Code section 15A.9.
- SENATE FILE 2329 Sales Tax Rebate Baseball and Softball Tournament Facility and Movie Site SEE TAXATION. This Act authorizes the Department of Revenue to rebate state sales tax collected by retailers on purchases made at a baseball and softball tournament facility and movie site that meets certain requirements.

 HOUSE FILE 2337
 Appropriations — Economic Development SEE APPROPRIATIONS. This Act amends certain provisions of 2011 Iowa Acts, chapter 130, SF 517, relating to FY 2012-2013 appropriations. The FY 2012-2013 appropriations in chapter 130 were funded at approximately 50 percent of the FY 2011-2012 level. The Act generally increases appropriations from the General Fund of the State and other funds to the Department of Cultural Affairs, the Economic Development Authority, the University of lowa, the University of Northern Iowa, Iowa State University, the Department of Workforce Development, the Iowa Finance Authority, the Rebuild Iowa Infrastructure Fund, and the Public Employment Relations Board for FY 2012-2013. The Act eliminates the Film Tax Credit Program. The provisions relating to the film office took effect May 25, 2012.

- HOUSE FILE 2428 Transportation of Goods or Products Within Economic Export Corridors SEE TRANSPORTATION. This Act allows certain combinations of vehicles of excessive length to travel on Iowa roads to transport Iowa-manufactured goods or products comprising indivisible loads into South Dakota.
- HOUSE FILE 2460
   Urban Renewal and Taxation SEE LOCAL GOVERNMENT. This Act relates to Iowa's Urban Renewal Law and incremental taxes by establishing annual reporting requirements for specified local government entities, establishing requirements relating to the use of taxes resulting from a division of revenue for a public building, establishing requirements for amendment of an urban renewal plan, excluding certain school district taxes from divisions of revenue, prohibiting moneys in a municipality's special fund from being expended for an urban renewal project that includes the relocation of a commercial or industrial enterprise, establishing requirements for the use of local sales and services tax revenue by a city for urban renewal projects.
- HOUSE FILE 2465
   State and Local Government Financial and Regulatory Matters Appropriations and Miscellaneous Changes
   SEE APPROPRIATIONS. In addition to other provisions, this Act limits standing appropriations for FY 2012-2013 made for casino wagering tax proceeds allocated for Department of Cultural Affairs operational support grants and community cultural grants for regional tourism marketing and allows tax credits to be issued to eligible housing businesses under the Enterprise Zone Program for certain projects not completed within two years from the time the business began construction if the city failed to file the appropriate paperwork requesting an extension for the project.

# ECONOMIC DEVELOPMENT

#### SENATE FILE 2212 - Economic Development — Miscellaneous Changes

BY COMMITTEE ON ECONOMIC GROWTH/REBUILD IOWA. This Act makes several technical and policy changes related to environmental response projects and certain programs administered by the Economic Development Authority (EDA).

*TARGETED JOBS WITHHOLDING ELIGIBILITY.* Previously, the law defined "business" for purposes of the Targeted Jobs Withholding Credit Program as any professional services or industrial enterprise. The Act adds that a "business" also must be an enterprise that is located in the state, operated for profit, under single management, and is not a government entity.

ACCELERATED CAREER EDUCATION PHYSICAL INFRASTRUCTURE PROJECTS. The Accelerated Career Education Physical Infrastructure Projects provisions relate to the control of the Accelerated Career Education Fund. The fund will no longer be under the control of the EDA. Moneys appropriated to the fund by the General Assembly for program capital costs must be allocated equally to each community college. The EDA no longer needs to approve the community colleges' program capital cost requests and the community colleges no longer need a program agreement to receive the funds.

*IOWA INNOVATION COUNCIL.* A vacancy on the Iowa Innovation Council, which previously would have been filled by the Governor, will be filled for the remainder of the term in the same manner in which the original selection was made.

ENTERPRISE ZONE CERTIFICATION SUNSET. The application period for cities and counties applying to the EDA to be certified as enterprise zones is extended from any time prior to July 1, 2012, to any time prior to July 1, 2014.

*ENVIRONMENTAL RESPONSE PROJECTS.* The environmental response projects provisions amend the definition of "environmental response project" to include a plan or work performed for flood control. If a grantor or holder or a party to or beneficiary of a flood control covenant files by July 1, 2013, a written statement regarding the flood covenant and declares the flood control covenant to be an environmental covenant for purposes of Iowa Code chapter 4551, the flood covenant can be exempted from the annual renewal requirement for certain conveyances containing land use restrictions. The environmental response projects provisions are retroactively applicable to flood control covenants entered into on or after July 1, 1992, and prior to July 1, 2012.

*REGIONAL SPORTS AUTHORITY DISTRICTS.* The regional sports authority districts provisions include criteria for the EDA to consider when determining whether to certify a regional sports authority district.

*CONFIDENTIAL INFORMATION.* The confidential information provisions provide that information deemed confidential in financial assistance applications submitted to the EDA may be treated as confidential for as long as the EDA deems necessary to protect the applicant. The information will be treated as confidential regardless of whether the information is in the possession of the EDA or has been sent to off-site storage or the State Archivist.

*EMPLOYEES ELIGIBLE FOR JOBS TRAINING PROGRAMS.* The Act amends the definition of "employee" for purposes of eligibility for the Jobs Training Program to exclude a person with executive responsibilities. The Act amends the definition of "employee" for purposes of eligibility for the Industrial Jobs Training Program to exclude a person who is not subject to withholding of Iowa income tax because of a reciprocal withholding agreement with another state.

#### HOUSE FILE 2473 - Economic Development Programs and Funding

BY COMMITTEE ON WAYS AND MEANS. This Act relates to economic development and the use of funds by establishing programs and funds, affecting programs, tax incentives, and project completion and other assistance administered by the Economic Development Authority (EDA). The Act provides general spending authority to the EDA for certain funds. The Act is separated into divisions.

#### Division I — High Quality Jobs Program and Related Assistance and Programs

The Act amends the High Quality Jobs Program in Iowa Code chapter 15, part 13, to allow for the provision of financial assistance in addition to tax and other incentives. The Act eliminates references to Iowa Code chapter 15G, which is set to repeal June 30, 2012, and amends definitions in this part to incorporate and amend the language of the definitions in Iowa Code chapter 15G. Notably, "qualifying wage threshold" is now defined as a "laborshed wage" rather than the county or regional wage. The county and regional wage calculations are eliminated. "Laborshed wage" means the wage level represented by those wages within two standard deviations from the mean wage within the laborshed area, as calculated by the EDA.

The qualifying wage threshold required for a business to receive assistance is reduced from 130 percent of the qualifying wage threshold to 120 percent. The Act also eliminates a credit against the qualifying wage threshold for businesses that create or retain jobs with sufficient benefits packages. The EDA may provide assistance to a business paying less than 120 percent but at least 100 percent of the qualifying wage threshold if the business is located in an economically distressed area, as defined in the Act.

The Act adds additional terms and obligations to agreements between the EDA and businesses eligible to receive assistance or incentives, and requires that eligible businesses receiving incentives or assistance comply with the terms and obligations in the agreement by the project completion date and throughout the maintenance period, as defined in the Act.

The EDA is allowed to establish one or more funds within the State Treasury to be used for assistance with the High Quality Jobs Program and other designated purposes as stated in new Iowa Code section 15.335B. When providing assistance, the EDA shall make determinations as to the amount and type of assistance that is most appropriate. Each eligible business that receives assistance using the moneys from the funds must enter into an agreement with the EDA using the requirements listed in the High Quality Jobs Program.

The Act establishes an Entrepreneur Investment Awards Program and Fund that provides grants to Iowa-based entrepreneur assistance programs involved in providing technical and financial assistance to entrepreneurs seeking to create, locate, or expand a business in the state. The maximum amount of grants that the EDA can award in a fiscal year is \$1 million. The EDA may not award grants on or after June 30, 2014, as it is the intent of the General Assembly to review and assess the success of the program. The EDA is required to conduct a comprehensive review of the program and report its findings and recommendations to the General Assembly and the Governor by December 31, 2013.

The Act repeals the Iowa Code section regarding assistance from the Department of Natural Resources for necessary physical infrastructure projects. The Act strikes references to assistance from the Economic Development Fund and Financial Assistance Program.

#### Division II — Targeted Industries Program

The Act replaces the term "targeted industries" with "innovative business."

The Act eliminates the following programs and requirements for programs related to the Targeted Industries Program: EDA Board approval to contract with service providers for services related to commercialization development; the \$150,000 limitation on financial assistance for a single project of an innovative business; the EDA's administration of a program to provide financial assistance for projects designed to encourage collaboration between commercial users and developers of information; the EDA's administration of a program to provide financial assistance for projects designed to encourage collaboration between commercial users and developers of information; the EDA's administration of a program to provide financial assistance to businesses engaged in the delivery of information technology services in the state; the EDA's work with the Department of Workforce Development to create a statewide supplier capacity and product database; a review by the Technology Commercialization Committee of applications for financial assistance under the Innovative Businesses Program; and transfer provisions relating to money received by the EDA as loan repayments or recaptures of federal economic stimulus funds.

The EDA is required to establish and administer an outreach program to assist businesses with applications to the federal Small Business Innovation Research and Small Business Technology Transfer programs. The EDA may provide technical or financial assistance and may require successful applicants to repay any financial assistance received. The EDA shall also establish and administer a program to accelerate the generation and development of innovative ideas and businesses.

Moneys appropriated to the Innovation and Commercialization Development Fund shall not be used for retail businesses, health care businesses, or other businesses requiring a professional license. The Act also eliminates some of the purposes for which moneys in the Innovation and Commercialization Development Fund may be used.

The Act removes the Department of Administrative Services' chief information officer, director, or the director's designee from membership on the Iowa Innovation Council, and replaces that member with the Director of the Department of Workforce Development, or the director's designee.

#### Division III — Other Economic Development Changes

The Act repeals Iowa Code sections 15.103 and 15.104, relating to the Economic Development Board, which was replaced by the EDA Board in Iowa Code section 15.105. The Act provides spending authority for moneys deposited in or accruing to funds established pursuant to Iowa Code section 15.106A for purposes of administering economic development programs.

The Act amends the reporting requirements of the EDA Director. The director is required to submit a report to the General Assembly, in addition to the EDA Board. The director shall discuss and review the report with the General Assembly's standing committees on Economic Growth and Rebuild Iowa.

The EDA is required to conduct a search of a person or business applying for assistance prior to authorizing tax incentives or disbursing awards to determine whether the person or business has outstanding state or local tax liability, tax liens, or other related delinquencies. The EDA shall not authorize the tax incentives or disburse moneys if the search reveals that the applicant is currently delinquent in the payment of state or local taxes or is otherwise in substantial noncompliance with lowa tax law.

The Act removes the option for an EDA employee to opt out of the Iowa Public Employees' Retirement System. This provision took effect May 25, 2012, and applies retroactively to July 1, 2011.

The EDA may issue a tax credit to an eligible housing business for a project not completed within two years from the time the business began construction if the city failed to file the appropriate paperwork requesting an extension. This exception only applies to projects for which a city failed to file an extension between January 1, 2007, and January 1, 2008, and the benefits earned for a project between February 8, 2005, and February 8, 2008.

## EDUCATION

SENATE FILE 451	<ul> <li>Returning Dropout and Dropout Prevention Programs — Funding</li> </ul>
SENATE FILE 2007	- National Guard Educational Assistance Program — Appropriation
SENATE FILE 2220	- Licensing of Cosmetology and Barber Schools
SENATE FILE 2221	- School Bus Driver Qualifications
SENATE FILE 2267	- Oversight of Postsecondary Educational Programs and Institutions
SENATE FILE 2284	- Education — Instruction, Administration, Programs, and Assessment

- HOUSE FILE 2383 School Employee Misconduct Reporting
- HOUSE FILE 2458 Rural Iowa Primary Care Loan Repayment Program

#### **RELATED LEGISLATION**

#### SENATE FILE 2212 - Economic Development — Miscellaneous Changes SEE ECONOMIC DEVELOPMENT. This Act makes several technical and policy changes related to environmental response projects and certain programs administered by the Economic Development Authority, including the Accelerated Career Education Program.

SENATE FILE 2225 - Child Abuse — Reporting SEE CHILDREN AND YOUTH. This Act relates to child abuse by prohibiting retaliation for reporting, providing for implementation of reporting policies at postsecondary institutions, and requiring a review of mandatory reporter training requirements. The Act requires accredited private institutions, the board of directors of community colleges, and the State Board of Regents to develop and implement a written policy for an employee to report child abuse when the employee examines, attends, counsels, or treats a child in the employee's scope of employment responsibilities.

#### SENATE FILE 2316 - Appropriations — Infrastructure and Capital Projects SEE APPROPRIATIONS. This Act appropriates project funding for FY 2012-2013 for the Mortgage Servicing Settlement Fund for the Department of Education for major renovation and major repair needs and for routine maintenance and buildings operations for buildings and facilities under the purview of the community colleges.

SENATE FILE 2321 - Appropriations — Education

**SEE APPROPRIATIONS.** This Act amends legislation enacted in 2011 (2011 lowa Acts, Chapter 132, HF 645) that appropriated moneys for fiscal year 2012-2013 from the General Fund of the State to the College Student Aid Commission (CSAC), the Department for the Blind, the Department of Education, and the State Board of Regents, generally at 50 percent of the amounts appropriated for the same purposes for the prior fiscal year. The Act generally increases the amounts appropriated for fiscal year 2012-2013 to 100 percent of the amounts appropriated for the previous fiscal year. The Act also establishes a Skilled Workforce Shortage Tuition Grant Program to be administered by CSAC.

SENATE FILE 2336 - Appropriations — Health and Human Services SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2012-2013 and includes numerous provisions involving the education of children, including funding for child care programs and training associated with Early Childhood Iowa (formerly community empowerment) areas and early education. HOUSE FILE 2336
 Appropriations — Agriculture and Natural Resources
 SEE APPROPRIATIONS. This Act amends provisions enacted in SF 509 during the 2011
 Legislative Session (2011 Iowa Acts, chapter 128), by making appropriations to Iowa State
 University to support the operations of its Veterinary Diagnostic Laboratory.

 HOUSE FILE 2337
 Appropriations — Economic Development SEE APPROPRIATIONS. This Act amends certain provisions of 2011 Iowa Acts, chapter 130, SF 517, relating to FY 2012-2013 appropriations, which were funded at approximately 50 percent of the FY 2011-2012 level. The Act generally increases appropriations from the General Fund of the State and other funds to the University of Iowa, the University of Northern Iowa, and Iowa State University. The Act appropriates moneys from the Rebuild Iowa Infrastructure Fund to the institutions of higher learning for capacity building infrastructure in the Regents Innovation Fund.

 HOUSE FILE 2460
 Urban Renewal and Taxation SEE LOCAL GOVERNMENT. This Act relates to Iowa's Urban Renewal Law and incremental taxes by excluding from a division of revenue for an urban renewal area property taxes for the instructional support program of a school district imposed pursuant to Iowa Code section 257.19, except for amounts necessary to pay bonds and indebtedness issued or incurred on or before April 24, 2012. The Act also removes community colleges from the definition of "affected taxing entity" under Iowa's Urban Renewal Law.

# HOUSE FILE 2465 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

**SEE APPROPRIATIONS.** In addition to other provisions, this Act limits for FY 2012-2013 a standing appropriation made for payment for nonpublic school transportation and the enforcement of Iowa Code chapter 452D relating to tobacco product manufacturers; for FY 2012-2013, appropriates moneys from the General Fund of the State to the College Student Aid Commission for tuition grants for students attending for-profit accredited private institutions located in Iowa, and to the Department of Education for establishing an Iowa reading research center; limits the amount of preschool foundation aid received by a school district and by a community-based provider that may be used for administrative costs; increases the reduction of state aid for area education agencies (AEAs) and the portion of combined district cost calculated for these agencies for FY 2012-2013; allows an AEA to expend up to 30 percent of the agency's budget for media resource material; includes a priority in the Iowa Grant Program for awarding grants to certain qualified students who are residents of Iowa, and are the child of a peace officer, police officer, fire fighter, sheriff, or deputy sheriff who was killed in the line of duty; and changes the repeal date for the lowa Early Intervention Block Grant Program to July 1, 2013.

# **EDUCATION**

#### SENATE FILE 451 - Returning Dropout and Dropout Prevention Programs — Funding

BY COMMITTEE ON EDUCATION. This Act expands the purposes for which returning dropout and dropout prevention program funding may be used by school districts.

The Act specifies the appropriate uses of the returning dropout and dropout prevention program funding for school districts, including but not limited to salary and benefits for instructional staff, instructional support staff, and school-based youth services staff who are working with students who are participating in dropout prevention programs, alternative programs, and alternative schools in a traditional or alternative setting, if the staff person's time is dedicated to working with returning dropouts or students who are deemed at any time during the school year to be at risk of dropping out, in order to provide services beyond those which are provided by the school district to students who are not identified as at risk of dropping out. If the staff person works part-time with such students, only the portion of the staff person's time related to the returning dropout and dropout prevention program, alternative program, or alternative school may be charged to the program.

If an alternative setting is necessary to provide for a returning dropout or dropout prevention program that is offered at a location off school grounds and which is intended to serve student needs by improving relationships and connections to school, decreasing truancy and tardiness, providing opportunities for course credit recovery, or helping students identified as at risk of dropping out to accelerate through multiple grade levels of achievement within a shortened time frame, the tuition costs for such a program shall be considered an appropriate use of funding.

Professional development for all teachers and staff working with at-risk students and programs is an appropriate use of returning dropout and dropout prevention program funding. Research-based resources, materials, software, supplies, and purchased services are also appropriate uses if such items and services meet the needs of kindergarten through grade 12 students identified as at risk of dropping out and of returning dropouts, are beyond those provided by the regular school program, are necessary to provide the services listed in the school district's dropout prevention plan, and will remain with the program.

Up to 5 percent of the total budgeted amount of an approved program may be used for purposes of providing district-wide or building-wide returning dropout and dropout prevention programming targeted to students who are not deemed at risk of dropping out.

The provision specifying appropriate uses of funding is applicable for approved programs for budget years beginning on or after July 1, 2012.

**SENATE FILE 2007** - National Guard Educational Assistance Program — Appropriation Fiscal Analysis BY SCHOENJAHN. This Act increases the FY 2011-2012 appropriation made to the College Student Aid Commission under 2011 Iowa Acts, chapter 132 (HF 645), for the National Guard Educational Assistance Program by \$1.3 million. The program provides educational assistance for members of the Iowa National Guard who are enrolled as undergraduate students in community colleges, regents universities, or accredited private institutions.

The Act took effect January 31, 2012.

#### SENATE FILE 2220 - Licensing of Cosmetology and Barber Schools

BY COMMITTEE ON EDUCATION. This Act provides that a license for a school of cosmetology arts and sciences or a barber school shall contain a statement which provides that the licensee is approved by the Department of Public Health as a provider of postsecondary education.

#### SENATE FILE 2221 - School Bus Driver Qualifications

BY COMMITTEE ON EDUCATION. This Act requires an employer to review the state Sex Offender Registry, the state Central Registry for Child Abuse Information, the state Central Registry for Dependent Adult Abuse Information, and information in the Iowa Court Information System available to the general public for information regarding any

applicant for a school bus driver position, including a contract position, before the applicant is hired. An employer must follow the same procedure every five years upon the renewal of an employee's or contract employee's school bus driver's license issued by the Department of Transportation. The employer must pay for the cost of the required registry checks and document compliance with the Act.

Under the Act, being listed on the state Sex Offender Registry, the state Central Registry for Child Abuse Information, or the state Central Registry for Dependent Adult Abuse Information constitutes grounds for which a school bus driver is to be immediately suspended. A hearing relating to adverse action taken pursuant to the Act is to be limited to the question of whether a person was incorrectly listed in one of the registries. Such adverse action may include termination of employment or refusal to issue, or suspension or revocation of, authorization to operate a school bus by the Department of Education.

The Act grants employers and prospective employers of school bus drivers access to the state Central Registry for Child Abuse Information and the state Central Registry for Dependent Adult Abuse Information for the purposes of the Act.

#### SENATE FILE 2267 - Oversight of Postsecondary Educational Programs and Institutions

COMMITTEE ON EDUCATION. This Act makes various changes relating to the College Student Aid Commission's registration requirements for and oversight of postsecondary schools under Iowa Code chapters 261B and 714.

#### Division I — Postsecondary Registration — Requirements

Division I of the Act expands the definition of a postsecondary school which maintains a presence in Iowa, expands the information a postsecondary school seeking to register must provide to the commission, and requires postsecondary schools to renew registration with the commission every two years instead of every four years.

The Act allows the commission to grant a provisional registration to a postsecondary school that is not accredited by an agency or organization recognized by the U.S. Department of Education. Such a school must report on its progress toward seeking accreditation every six months, and provisional registration may be renewed at the commission's discretion.

The Act makes changes to postsecondary schools exempt from Iowa Code chapter 261B, including exemptions for schools at which students are eligible for Iowa tuition grants under Iowa Code chapter 261; certain schools affiliated with health care systems; certain schools offering approved massage therapy curriculums; and an institution in Bettendorf that prepares students for a federal radio broadcasting examination. Certain schools that claim an exemption must demonstrate that they qualify for the exemption or file evidence of financial responsibility.

The Act specifies that students attending schools which must register with the commission under Iowa Code chapter 261B are ineligible for state student financial aid programs established by Iowa Code chapter 261, and such schools may not offer such financial aid or advertise that such financial aid is available.

#### Division II — Postsecondary Registration — Unlawful Activity

Division II of the Act makes various changes relating to the commission's oversight functions over the advertising, financial responsibility, tuition refund, and disclosure requirements and restrictions governing certain educational programs and courses under the provisions of Iowa Code chapter 714 relating to business and financial practices of sellers of educational courses.

The Act provides that instructors for courses conducted by professional, business, or farming organizations or associations for the members and employees of members of such entities who are not members or employees of members themselves are ineligible for exemption from commission oversight under Iowa Code chapter 714. The Act specifies accreditation standards for private business schools exempt from commission oversight under Iowa Code chapter 714. The Act also creates a new exemption for private, nonprofit schools eligible for state student financial aid programs authorized under Iowa Code chapter 261 and eliminates an exemption for certain trade and vocational schools.

The Act removes an exemption for students with financial obligations of three or fewer months' duration from standards regarding tuition refund policies. The Act also provides that certain tuition refunds must be paid directly to students.

The Act exempts from certain disclosure requirements proprietary schools that are eligible for federal student financial aid under Title IV of the Higher Education Act of 1965.

#### SENATE FILE 2284 - Education — Instruction, Administration, Programs, and Assessment

BY COMMITTEE ON EDUCATION. This Act relates to programs and activities under the purview of the Department of Education, the Board of Educational Examiners (BOEE), the State Board of Regents, school districts, and accredited nonpublic schools. The Act is organized into divisions.

#### Division I — Competency-Based Instruction

The Act directs the State Board of Education to adopt rules that permit a school district or accredited nonpublic school to award high school credit to an enrolled student upon the demonstration of required competencies for a course or content area. The school district or accredited nonpublic school determines the assessment methods by which the student demonstrates competency.

The Department of Education is directed to appoint a 12-member task force to conduct a study regarding competency-based instruction standards and options and the integration of competency-based instruction with the lowa core curriculum, and to develop related assessment models and professional development focused on competency-based instruction.

The task force shall submit a preliminary report by January 15, 2013, and a final report with its plan, findings, models, and recommendations to the state board, the Governor, and the General Assembly by November 15, 2013.

Division I took effect May 25, 2012.

#### Division II — Assessment of Student Progress on Core Academic Indicators

The state board is directed to adopt rules specifying that the approved district-wide assessment of student progress shall be the assessment utilized by school districts statewide in the school year beginning July 1, 2011. The state board is authorized to submit to the General Assembly recommendations for modifications of assessments of student progress.

#### Division III — Teacher and Administrator Matters

School districts must set aside at least 36 hours a year to allow practitioners to collaborate with each other to deliver education programs and assess student learning, or to engage in peer review; and must provide for an annual review of each teacher's performance. The first and second year of review shall be formative; conducted by a peer group on an informal, collaborative basis; and focused on assisting each peer group member in achieving the goals of the teacher's professional development plan. Peer group reviews shall not be the basis for recommending that a teacher participate in an intensive assistance program, though as a result of the review a teacher may elect to participate, and the review shall not be used to affect the teacher's employment status. Peer group members shall be reviewed every third year by at least one certified evaluator. Administrators must be evaluated annually rather than every three years.

The director of the department is required to convene a 12-member task force to conduct a study of and develop tiered statewide teacher and administrator evaluation systems that differentiate ineffective, minimally effective, effective, and highly effective practitioner performance, and to standardize the instruments and processes used to evaluate practitioners. The task force must submit its findings, recommendations, and proposed systems to the General Assembly by October 15, 2012.

The department is directed to convene an Iowa Teaching Standards and Criteria Review Task Force to identify and recommend measures to improve the Iowa Teaching Standards and criteria, align the standards with best practices and nationally accepted standards, and identify and recommend measures to improve the educator evaluations conducted based on the standards. The task force is to submit its findings and recommendations to the General Assembly by November 15, 2012.

The Act also requires the director to appoint a Teacher Performance, Compensation, and Career Development Task Force to develop recommendations for a new teacher compensation system that addresses the duties and responsibilities of apprentice, career, mentor, and master teachers; utilizing retired teachers as mentors; strategic and meaningful uses of finite resources and the realignment of resources currently available; mechanisms to substantially increase the average salary of teachers who assume leadership roles within the profession; and standardizing implementation of task force recommendations in all of Iowa's public schools. The task force shall also propose a peer coaching pilot project to expand excellence in the teaching profession. The task force shall submit its findings, recommendations, and pilot project proposal in a report to the state board, the Governor, and the General Assembly by October 15, 2012. This provision took effect May 25, 2012.

#### Division IV — Online Learning

*DEFINITION.* The Act defines "online learning" and "online coursework" to mean educational instruction and content which are delivered primarily over the Internet. "Online learning" and "online coursework" do not include print-based correspondence education, broadcast television or radio, videocassettes, or stand-alone educational software programs that do not have a significant Internet-based instructional component.

ADMINISTRATIVE RULES — LIMITATION AND EXCEPTION. The state board is directed to adopt rules prohibiting the open enrollment of students whose educational instruction and course content are delivered primarily over the Internet. However, the Act includes a short-term exception to that limitation. Under the exception, until June 30, 2015, the state board shall limit the statewide enrollment in online learning to not more than 0.18 percent of the statewide enrollment of all pupils, and limit participation in open enrollment for purposes of online learning to no more than 1 percent of a sending district's enrollment. Until June 30, 2015, students may participate in open enrollment to enroll in the CAM Community School District or the Clayton Ridge Community School District for online learning. Those two districts must annually submit data to the department regarding their student achievement and demographic characteristics, retention rates, and the percentage of enrolled students' active participation in extracurricular activities. The department must conduct annually a survey of specified percentages of the students who are receiving competent private instruction from a licensed practitioner provided through a school district. The department shall compile and review the data and submit its findings and recommendations for the continued delivery of online learning in a report to the General Assembly by January 15 annually. On July 1, 2015, the exception is repealed.

*IOWA LEARNING ONLINE INITIATIVE.* An lowa Learning Online Initiative is established within the department to partner with school districts and accredited nonpublic schools to provide distance education to high school students statewide. The initiative shall include an online learning program model designed to prepare teachers to meet the needs of students in an online learning environment, including but not limited to building community interaction and support, developing strategies for working with virtual students, and assessing virtual students. Coursework offered under the initiative shall be taught by a teacher licensed in this state who has completed an online-learning-for-lowa-educators-professional-development project offered by area education agencies, a teacher preservice program, or comparable coursework. Each participating school district and accredited nonpublic school shall submit its online curricula to the department for review.

The participating school district or accredited nonpublic school is responsible for recording grades received for initiative coursework in a student's permanent record, awarding high school credit for initiative coursework, and issuing high school diplomas to students enrolled in the district or school who participate and complete coursework under the initiative. Each participating school shall identify a site coordinator to serve as a student advocate and as a liaison between the initiative staff and the school district or school and its teachers. Coursework offered under the

initiative shall be rigorous and high quality, and the department shall annually evaluate the quality of the courses and shall ensure that coursework is aligned with the state's core curriculum and core content requirements and standards, as well as national standards of quality for online courses.

The department may waive for one year certain educational standards specified in Iowa Code section 256.11 for subject areas, which school districts must otherwise offer in grades 9-12, if the school district or school proves that it has made every reasonable and good-faith effort to employ a teacher licensed in Iowa for the subject the school district is required to offer, and that the school district or school is unable to employ such a teacher. The specified subject shall be provided by the initiative.

*LEGISLATIVE FINDINGS.* The Act establishes legislative findings and declarations regarding online learning, including that prior legislative enactments on the use of telecommunications in elementary and secondary school classes and courses did not contemplate and were not intended to authorize participation in open enrollment for purposes of attending online schools, contracts to provide exclusively or predominantly online coursework to students, or online coursework that does not use teachers licensed in Iowa; that online learning technology has moved ahead of Iowa's statutory framework; and that the current administrative rules of the state board, promulgated over 20 years ago, are inadequate to regulate today's virtual opportunities.

ONLINE LEARNING PROGRAM MODEL. An online learning program model, to be developed by the director in accordance with rules adopted by the state board, is established in statute. The model shall provide for online access to high-quality content, instructional materials, and blended learning; coursework customized to the needs of the student using online content; a means for a student to demonstrate competency in completed online coursework; high-quality online instruction taught by teachers licensed in Iowa; online content and instruction evaluated on the basis of student learning outcomes; use of funds available for online learning for program development, implementation, and innovation; infrastructure that supports online learning; online administration of online course assessments; and criteria for school districts or schools to use when choosing providers of online learning.

At the discretion of the school board or authorities in charge of an accredited nonpublic school, after consideration of circumstances created by necessity, convenience, and cost-effectiveness, courses developed by private providers may be utilized by the school district or school in implementing a high-quality online learning program.

Grades for online courses shall be based, at a minimum, on whether a student mastered the subject, demonstrated competency, and met the standards established by the school district. Grades shall be conferred only by teachers licensed in Iowa. All online courses and programs shall meet existing accreditation standards.

ONLINE LEARNING — INTERIM STUDY. The Legislative Council is requested to establish an interim study committee to review the appropriate use of online learning by school districts, the appropriate levels and sources of funding for online learning, partnerships between school districts and private providers of online programs, and the potential use of online learning as the exclusive means to provide coursework required under the state's educational standards. The committee shall review collaborative opportunities and the benefits of using the department's lowa Learning Online Initiative as the sole source of online learning for lowa's school districts. The committee shall submit recommendations for the online learning program model to the director by December 14, 2012, and shall submit its study findings and recommendations in a report to the General Assembly by December 14, 2012.

#### Division V — Board of Educational Examiners Provisions

The Governor shall appoint the Executive Director of the BOEE, subject to confirmation by the Senate. The executive director shall possess a background in education licensure. Under prior law, the executive director was hired by the board.

The Act increases the duration of the student teaching experience to 14 weeks from 12 weeks, and requires the practitioner preparation program to make every reasonable effort to offer the experience prior to the student's last semester in the program and to expand the student teaching opportunities beyond one semester.

Division VI — School Administration Manager

The Act creates a school administration manager authorization which the BOEE may issue to individuals who successfully complete training and meet BOEE standards in order to assist school principals in performing noninstructional duties.

#### Division VII — State Board of Regents Provisions

The Act directs the State Board of Regents to implement continuous improvement in every undergraduate program offered by its universities. The plan shall be developed and implemented built upon the results of a university's student outcomes assessment program using a phase-in timeline specified under the Act. For each undergraduate course, the university shall collect and use the results of formative and summative assessments in its continuous improvement plan. The board shall annually evaluate the effectiveness of the plans and shall submit an executive summary of its findings and recommendations in its annual strategic plan progress report, a copy of which shall be submitted to the General Assembly.

The regents may establish or contract to establish programs designed to increase college readiness and college awareness in potential first-generation college students and underrepresented populations.

#### Division VIII - National Board for Professional Teaching Standards Awards

The Act eliminates the end dates for the National Board for Professional Teaching Standards certification one-time reimbursement awards and the annual awards. The term of eligibility for the annual award is 10 years or for the years in which the individual maintains a valid certificate, whichever time period is shorter.

#### Division IX — Early Childhood Literacy

STATE BOARD GUIDELINES. The Act requires the State Board of Education to adopt guidelines by July 1, 2013, for implementation of new Iowa Code section 279.69, which relates to student progression, retention, and remedial instruction, including but not limited to basic levels of reading proficiency on approved locally determined or statewide assessments and identification of tools that school districts may use in evaluating and reevaluating any student who may be or who is determined to be deficient in reading. The state board must also adopt standards that provide a reasonable expectation that a student's progress toward reading proficiency is sufficient to master appropriate grade four level reading skills prior to the student's promotion to grade four.

*IOWA READING RESEARCH CENTER.* The director is required to establish, subject to an appropriation of state funds, an Iowa Reading Research Center for the application of current research on literacy to provide for the development and dissemination of instructional strategies for pre-K-12 to achieve literacy proficiency that includes reading, reading comprehension, and writing for all students; strategies for identifying and providing evidence-based interventions for students who are at risk of not achieving literacy proficiency; models for effective school and community partnerships to improve student literacy; reading assessments; professional development strategies and materials to support teacher effectiveness in student literacy development; data reports on attendance center, school district, and statewide progress toward literacy proficiency in the context of student, attendance center, and school district demographic characteristics; and an intensive summer literacy program.

The first efforts of the center shall focus on kindergarten through grade three. The center shall submit a report of its activities to the General Assembly by January 15 annually.

*KINDERGARTEN READINESS ASSESSMENT.* School districts must administer a kindergarten readiness assessment prescribed by the department to every resident prekindergarten or four-year-old child who is enrolled in the district. The assessment shall be aligned with state early learning standards and preschool programs shall be encouraged to administer the assessment at least at the beginning and end of the preschool program, with the assessment information entered into the statewide longitudinal data system. The department shall work to develop agreements with Head Start programs to incorporate similar information about four-year-old children served by Head Start into the statewide longitudinal data system.

*DIBELS ASSESSMENT REPEAL.* A current Iowa Code provision requiring each school district to administer the Dynamic Indicators of Basic Early Literacy Skills kindergarten benchmark assessment or other kindergarten benchmark assessment adopted by the department is repealed July 1, 2013.

*IOWA ASSESSMENTS AT GRADE 10.* Each school district shall administer the Iowa Assessments to all students enrolled in grade 10.

SCHOOL DISTRICT READING AND READING READINESS ASSESSMENTS — NOTIFICATION. Each school district shall assess all students enrolled in kindergarten through grade three at the beginning of the school year for their level of reading or reading readiness on locally determined or statewide assessments, and shall provide intensive reading instruction to students who exhibit a substantial deficiency in reading. The student's reading proficiency shall be reassessed following the intensive reading instruction. The student shall continue to be provided with intensive reading instruction until the reading deficiency is remedied.

A school district must notify at least annually, in writing, the parent or guardian of a student who exhibits a substantial deficiency in reading of the following: that the district has determined that the child is deficient in reading; services currently provided to the child and the proposed supplemental instructional services and supports that the school district will provide to the child to remediate the deficiency; and strategies for the parents or guardians to use in helping the child succeed in reading proficiency.

*FUTURE SUMMER READING PROGRAM/RETENTION REQUIREMENT.* Beginning May 1, 2017, unless the school district is granted a waiver by the department, if a student's reading deficiency is not remedied by the end of grade three, the school district shall notify the student's parent or guardian that the parent or guardian may enroll the student in an intensive summer reading program. If the parent or guardian fails to enroll the student in the program and the student is ineligible for the good cause exemption, the student shall be retained in grade three. However, a decision to retain a student in grade three shall be made only after direct personal consultation with the student's parent or guardian and after the formulation of a specific plan of action to remedy the student's reading deficiency.

If the student is exempt from participating in an intensive summer reading program for good cause, or completes the intensive summer reading program but is not reading proficient upon completion of the program, the student may be promoted to grade four, but the school district shall continue to provide the student with intensive reading instruction until the student is proficient in reading as demonstrated by scoring on locally determined or statewide assessments.

SCHOOL DISTRICT REQUIREMENTS SUBJECT TO STATE FUNDING. If funds are appropriated by the General Assembly for such purposes, the Act requires school districts to provide students who are identified as having a substantial deficiency in reading with intensive instructional services and supports, free of charge, to remediate the identified areas of reading deficiency. These services and supports include a minimum of 90 minutes daily of scientific, research-based reading instruction, and other strategies prescribed by the school district which may include but are not limited to small group instruction, reduced teacher-student ratios, more frequent progress monitoring, tutoring or mentoring, extended school day, week, or year, and summer reading programs.

The districts must also apprise, at regular intervals, the parent or guardian of academic and other progress being made by the student, provide parents with a plan outlined in a parental contract, and establish a reading enhancement and acceleration development initiative designed to offer intensive accelerated reading instruction to each K-3 student who exhibits a substantial deficiency in reading. The initiative shall offer each summer, beginning in the summer of 2017, unless the school district receives a waiver from the department for the summer of 2017, an intensive summer literacy program for students assessed as exhibiting a substantial deficiency in reading.

Each school district must report to the department the specific intensive reading interventions and supports it implements.

Each school district shall provide professional development services to enhance the skills of elementary teachers in responding to children's unique reading issues and needs and to increase the use of evidence-based strategies.

*PROMOTION TO GRADE FOUR.* In determining whether to promote a student in grade three to grade four, a school district shall place significant weight on any reading deficiency not yet remediated, and shall weigh the student's progress in other subject areas, as well as the student's overall intellectual, physical, emotional, and social development.

ENSURING CONTINUOUS IMPROVEMENT IN READING PROFICIENCY. Each school district shall address reading proficiency as part of its Comprehensive School Improvement Plan (CSIP), and shall review chronic early elementary absenteeism for its impact on literacy development. If more than 15 percent of an attendance center's students are not proficient in reading by the end of third grade, the CSIP shall include strategies to reduce that percentage, including school and community strategies to raise the percentage of students who are proficient in reading.

GOOD CAUSE EXEMPTION. A school district shall exempt students from the retention and intensive summer reading program requirements for good cause. Students who meet the good cause exemption include students who are limited English proficient and who have had less than two years of instruction in an English as a second language program; students requiring special education whose individualized education program indicates that participation in a locally determined or statewide assessment is not appropriate; students who demonstrate an acceptable level of performance on an alternative performance measure approved by the state board; students who demonstrate mastery through a student portfolio under alternative performance measures approved by the state board; and students who have received intensive remediation in reading for two or more years but still demonstrate a deficiency in reading and who were previously retained in kindergarten, grade one, grade two, or grade three.

Intensive reading instruction for students who are promoted under the good cause exemption and who received intensive remediation in reading for two or more years but still demonstrate a deficiency in reading must include an altered instructional day that includes specialized diagnostic information and specific reading strategies. The school district shall assist attendance centers and teachers to implement reading strategies that research has shown to be successful in improving reading among low-performing readers. Requests for good cause exemptions shall include documentation from the student's teacher to the school principal that indicates that the promotion of the student is appropriate and is based upon the student's academic record.

*CROSS-AGENCY ASSESSMENT INSTRUMENT PLANNING GROUP.* The department and the Early Childhood lowa State Board shall collaborate to form a cross-agency planning group to study and select one standard, multidomain kindergarten readiness assessment instrument for implementation by all school districts. The instrument shall align with agreed-upon state and national curriculum standards. The planning group shall study all costs associated with implementing a universal assessment instrument. The assessment instrument shall be administered at least at the beginning and at the end of the school year to measure student skills and academic growth. The planning group shall submit its findings and recommendations in a report to the General Assembly by November 15, 2012.

#### Division X — School Instructional Time Task Force

The director of the department shall appoint a School Instructional Time Task Force comprised of at least seven members to examine the minimum length of an instructional day, the minimum number of instructional days or hours in a school year, and whether there should be a uniform, statewide start date for the school year that can only be waived for the purpose of implementing an innovative educational program. Based upon this examination, the task force shall design, propose, and establish goals for a pilot project on extending the school day or year to expand instructional time for pre-K-12. The task force shall submit its findings, recommendations, and pilot project proposal in a report to the state board, the Governor, and the General Assembly by October 15, 2012.

#### Division XI — Class-Sharing Agreements

Eligibility for the supplementary weighting plan for district-to-community college sharing and concurrent enrollment programs is expanded to allow a school district that collaborates with a community college for a college-level class that meets the criteria specified in the Act to qualify to receive additional weighting for students enrolled in the class.

The Act also amends language establishing the district-to-community college-sharing program or concurrent enrollment program under the Senior Year Plus Program to exempt from the program's proficiency requirements students who are enrolled in a school district and in a career and technical course at a community college. However, a community college may require a student who applies for enrollment under the program to complete an initial assessment to determine the applicant's readiness to enroll in career and technical coursework, and the community college may deny the enrollment.

#### Division XII — Practitioner Preparation Program Assessments

Institutions with approved practitioner preparation programs must administer to admission candidates a preprofessional skills test offered by a nationally recognized testing service. The institutions must also administer, prior to a student's completion of the program and subject to the director's approval, subject assessments designed by a nationally recognized testing service that measure pedagogy and knowledge of at least one subject area or a valid and reliable subject-area-specific, performance-based assessment for preservice teacher candidates centered on student learning. A student shall not successfully complete the program unless the student achieves scores above the 25th percentile nationally.

#### Division XIII — Kindergarten Requirement

A child who has reached the age of five by September 15 and who is enrolled in a school district shall be considered to be of compulsory attendance age unless the parent or guardian of the child notifies the school district in writing of the parent's or guardian's intent to remove the child from enrollment in the school district.

#### Division XIV — State Mandate

The Act provides that the state cost of requiring compliance with any state mandate included in the Act shall be paid by a school district from the state school foundation aid the school district receives, which shall be deemed to meet all requirements of the State Mandates Act of Iowa Code chapter 25B.

#### HOUSE FILE 2383 - School Employee Misconduct — Reporting

BY COMMITTEE ON EDUCATION. This Act requires the board of directors of a school district or area education agency (AEA), the superintendent of a school district, the chief administrator of an AEA, and the authorities in charge of an accredited nonpublic school to report any instance of disciplinary action taken against a licensed school employee, or the termination or resignation of such an employee, to the Board of Educational Examiners for conduct constituting soliciting, encouraging, or consummating a romantic or otherwise inappropriate relationship with a student; falsifying student grades, test scores, or other official information or material; or converting public property or funds to the personal use of the school employee.

#### HOUSE FILE 2458 - Rural Iowa Primary Care Loan Repayment Program

BY COMMITTEE ON APPROPRIATIONS. This Act establishes a Rural lowa Primary Care Loan Repayment Program to be administered by the College Student Aid Commission for purposes of providing loan repayment to medical students who agree to practice as physicians in service commitment areas for five years. A Rural lowa Primary Care Trust Fund is also established under the control of the commission.

An individual is eligible to enter into a program agreement with the commission if the individual is enrolled in the University of Iowa College of Medicine or Des Moines University — Osteopathic Medical Center in a curriculum leading to a doctor of medicine or osteopathy degree. The commission shall give priority to eligible students who are residents of Iowa upon enrolling in the university.

Under the agreement, the eligible student will receive annually up to \$50,000 of loan repayment for a federally guaranteed Stafford loan if the eligible student receives a doctor of medicine or osteopathy degree; applies for, enters, and completes a residency program approved by the commission; applies for and obtains a license to practice medicine and surgery or osteopathic medicine and surgery in this state; and, within nine months of receiving a license, engages in the full-time practice of medicine and surgery, specializing in family medicine, pediatrics, psychiatry, internal medicine, or general surgery for 60 consecutive months in the service commitment area, unless

the loan repayment recipient receives a waiver from the commission to complete the months of practice required under the agreement in another service commitment area. Payments are limited to a four-year period and shall not exceed \$200,000.

A service commitment area is defined to mean a city in Iowa with a population of less than 26,000 that is located more than 20 miles from a city with a population of 50,000 or more and which provides a \$20,000 contribution for deposit in the fund for each physician in the community who is participating in the program.

Not more than 20 program agreements may be entered into annually. Fifty percent of the agreements shall be entered into with students attending each university, though if there are fewer than 10 eligible student applicants at one university, eligible student applicants enrolled in the other university may be awarded the remaining agreements.

A person may apply to the commission to amend the agreement to allow the person to engage in less than full-time practice. If the commission determines exceptional circumstances exist, the agreement may be amended to provide for an extended period of part-time practice proportional to the amount of full-time practice remaining under the original agreement.

The obligation is satisfied when the terms of the agreement are completed, the person dies, or the person, due to a permanent disability, is unable to practice medicine and surgery.

The Act directs the commission to adopt rules to provide, subject to the availability of surplus funds, loan repayment to a physician who did not enter into an agreement as a medical student but who meets the other relevant requirements of the program.

## ENERGY AND PUBLIC UTILITIES

- HOUSE FILE 2144 Electrical Utilities Transmission Facility Ownership
- HOUSE FILE 2301 Alternate Energy Production Facilities Construction or Installation Notice

#### **RELATED LEGISLATION**

- SENATE FILE 2058 Records of Rural Water Districts, City Utilities, and City Enterprises SEE LOCAL GOVERNMENT. This Act relates to private customer information possessed by rural water districts, city utilities, and city enterprises by requiring such information not be examined or copied as of right as public records.
- SENATE FILE 2280 Boiler Inspections SEE LABOR AND EMPLOYMENT. This Act provides an alternative criterion for certain boilers or pressure vessels which must be inspected by the Labor Commissioner at least once each year externally while under pressure and at least once every four years internally while not under pressure.
- SENATE FILE 2342
   Tax Credits and Exemptions Solar Energy Systems, Geothermal Heat Pumps, and Auto Body Repair and Wash and Wax Services
   SEE TAXATION. This Act provides an individual income tax credit and property tax exemption for the construction and installation of a geothermal heat pump and individual and corporate income tax credits for the construction and installation of a solar energy system. The Act took effect May 25, 2012. The tax credits apply retroactively to tax years beginning on or after January 1, 2012. The property tax exemption applies to assessment years beginning on or after January 1, 2013.
- HOUSE FILE 2323 City Utilities and Enterprises Rental Property SEE LOCAL GOVERNMENT. This Act relates to certain requirements of city utilities and enterprises related to rental properties.

HOUSE FILE 2465
 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. In addition to other provisions, this Act strikes a provision reserving an amount equivalent to 10 megawatts of nameplate generating capacity for facilities incorporated within or associated with an ethanol cogeneration plant engaged in the sale of ethanol to states to meet a low carbon fuel standard from provisions governing the maximum amount of energy production capacity equivalent for facilities other than wind energy conversion facilities contained in Iowa Code section 476C.3, subsection 4, eligible for the renewable energy tax credit.

# **ENERGY AND PUBLIC UTILITIES**

#### HOUSE FILE 2144 - Electrical Utilities — Transmission Facility Ownership

BY COMMITTEE ON COMMERCE. This Act expands the definition of "ownership" of electrical transmission facilities subject to a joint agreement between participants, which may include a city, electric cooperative, or privately owned utility company, to include facilities located outside the state of Iowa. Prior law restricted ownership to facilities which are located within Iowa or in states contiguous to Iowa.

The Act provides that in addition to other powers conferred upon a city or electric power agency, a city or electric power agency may acquire ownership interest in a transmission facility, including ownership of the capacity of such facility, within Iowa or in any other state for the purpose of participating with other utilities in transmission to be operated by a regional transmission organization or an independent transmission operator approved by the Federal Energy Regulatory Commission.

#### HOUSE FILE 2301 - Alternate Energy Production Facilities — Construction or Installation — Notice

BY COMMITTEE ON COMMERCE. This Act requires specified owners of alternate energy production facilities, as defined in Iowa Code section 476.42, to provide written notice no later than 30 days prior to commencement of the construction or installation of the facility to the electric public utility within whose service territory the facility is located. The notice shall include the fact that the facility is being constructed or installed, the type of facility to be constructed or installed, and the date that the facility is anticipated to commence operation.

The Act provides that the notice requirements are applicable to owners of alternate energy production facilities which, when the facility is constructed or installed, will be attached to an electric transmission or distribution line, or attached to equipment which is so attached, who have not entered into a power purchase agreement with a public utility.

# **ENVIRONMENTAL PROTECTION**

#### **RELATED LEGISLATION**

- SENATE FILE 2172 Confinement Feeding Operations Swine Farrowing and Gestating Operations SEE AGRICULTURE. This Act provides for the regulation of swine maintained as part of a confinement feeding operation which includes a farrowing and gestating operation, first by declaring the importance of biosecurity and second by providing an alternative method of calculating the size of such operations and consequently eliminating certain special manure storage requirements otherwise applicable to large confinement feeding operations.
- SENATE FILE 2269 Land Application of On-Farm Processing Operation Wastewater SEE AGRICULTURE. This Act eliminates a requirement that wastewater originating from an on-farm processing operation be land-applied by a person licensed by the Department of Natural Resources to dispose of sewage. The Act took effect March 30, 2012.
- SENATE FILE 2279
   Regulation of Credit Unions and Individual Development Account State Match Funds
   SEE BUSINESS, BANKING, AND INSURANCE. This Act includes a provision amending disaster assistance legislation enacted during the 2009 Legislative Session providing for the transfer to the Department of Human Rights of \$250,000 for deposit in an individual development account state match fund. The moneys were required to be utilized to provide a state match to account holders affected by a natural disaster under specified circumstances. The Act substitutes the word "may" for "shall" with regard to this requirement.
- SENATE FILE 2311
   Department of Agriculture and Land Stewardship Miscellaneous Changes
   SEE AGRICULTURE. This Act contains several provisions which relate to soil and water conservation and pesticide regulation. In regard to pesticides, it provides that the Department of Agriculture and Land Stewardship (DALS) is responsible for classifying a "state restricted use pesticide"; eliminates provisions requiring the filing of an ingredient statement and an inert ingredient statement with the Department of Natural Resources or the Center for Health Effects of Environmental Contamination; and eliminates a provision that requires DALS to adopt rules specifying the requirements for the operation of an emergency information system. The Act also updates a reference to federal law applicable to coal mining regulation.
- SENATE FILE 2338 Government Operations and Efficiency VETOED BY THE GOVERNOR SEE STATE GOVERNMENT. This bill related to government efficiency and to other matters related to the operation of government. Concerning environmental protection, the bill related to pollution prevention and waste management assistance by amending the waste management assistance provisions of Iowa Code chapter 455B by updating the waste management policy.
- HOUSE FILE 2292
   Confinement Feeding Operations Fish Waste Disposal Permitting SEE AGRICULTURE. This Act provides that operations which keep fish are subject to the same regulations and exceptions as other types of confined animals (livestock) under statute and rules adopted by the Department of Natural Resources, including regulations which govern the construction of structures and the removal and application of associated manure.
- HOUSE FILE 2336
   Appropriations Agriculture and Natural Resources SEE APPROPRIATIONS. This Act amends provisions enacted in SF 509 during the 2011 Legislative Session (2011 Iowa Acts, ch. 128), by making full appropriations to the Department of Natural Resources for its administration and programs.

HOUSE FILE 2465 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

**SEE APPROPRIATIONS.** In addition to other provisions, this Act, for FY 2012-2013, appropriates moneys from the Rebuild Iowa Infrastructure Fund to the Department of Agriculture and Land Stewardship for deposit in the Watershed Improvement Fund.

#### GAMING

SENATE FILE 2237 - Social and Charitable Gambling

HOUSE FILE 2427 - Electrical and Mechanical Amusement Devices

#### RELATED LEGISLATION

- SENATE FILE 2316 Appropriations Infrastructure and Capital Projects SEE APPROPRIATIONS. This Act alters the wagering tax allocations by reducing the amount deposited into the General Fund for FY 2012-2013.
- HOUSE FILE 2335
   Appropriations Justice System SEE APPROPRIATIONS. This Act revises appropriations from the Gaming Enforcement are authorized. The Act amends Iowa Code section 80.43 by striking a provision requiring indirect support costs for special agents and gaming enforcement officers be paid from the Gaming Enforcement Revolving Fund. The amendments to Iowa Code sections 99D.14 and 99F.10 specify that the regulatory fee paid by the gaming industry for the indirect support costs for special agents and gaming enforcement officers shall first be deposited into the Gaming Enforcement Revolving Fund and then transferred by the Department of Public Safety, on an annual basis, to the General Fund of the State.
- HOUSE FILE 2465
   State and Local Government Financial and Regulatory Matters Appropriations and Miscellaneous Changes
   SEE APPROPRIATIONS. In addition to other provisions, this Act limits standing appropriations for FY 2012-2013 made for casino wagering tax proceeds allocated for Department of Cultural Affairs operational support grants and community cultural grants for regional tourism marketing.

#### GAMING

#### SENATE FILE 2237 - Social and Charitable Gambling

BY COMMITTEE ON STATE GOVERNMENT. This Act allows religious organizations that have been granted a license to conduct social and charitable gambling prior to January 1, 2012, to award cash or merchandise prizes of up to a total of \$10,000 with no more than \$5,000 awarded to any participant during an annual game night. Previously, religious organizations were only allowed to award merchandise during an annual game night.

The Act also provides that certain reporting and distribution of proceeds requirements imposed on qualified organizations conducting social and charitable gambling under Iowa Code chapter 99B shall be done on a state fiscal year basis, and not on a quarterly or, if applicable, calendar year basis.

#### HOUSE FILE 2427 - Electrical and Mechanical Amusement Devices

BY COMMITTEE ON STATE GOVERNMENT. This Act concerns electrical and mechanical amusement devices.

The Act provides that a distributor of an amusement device shall be liable for violations relative to the operation of amusement devices only if the distributor or an employee of the distributor intentionally violates the applicable provision.

The Act also modifies penalties relative to awarding cash prizes or failing to include a security mechanism on an amusement device. A person committing a first offense of awarding a cash prize of \$50 or less or failing to include a security mechanism shall be subject to a \$250 civil penalty. The Act retains the Department of Inspections and Appeals' authority to deny, suspend, or revoke a registration of an amusement device for a second offense of failing to include a security mechanism on an amusement device committed within two years of the first offense.

The Act eliminates the 10-year revocation of the registration authorizing an amusement device for awarding cash prizes but retains the authority of the Department of Inspections and Appeals to revoke the amusement device registration and to suspend, for 14 days, the applicable liquor control license or beer permit of the violator for a first offense of awarding a cash prize over \$50 or for a second offense of awarding a cash prize of \$50 or less within two years of a first offense.

#### **HEALTH AND SAFETY**

SENATE FILE 364	<ul> <li>Regulation of Occupational Therapy Services Providers, Orthotists, Prosthetists, and Pedorthists</li> </ul>
SENATE FILE 2086	- Health Care Facility Inspections
SENATE FILE 2120	- Regulation of Optometry
SENATE FILE 2163	- Certification for Adult Day Services Programs — Exemption
SENATE FILE 2164	- Health or Child Care Facility Employment and Criminal or Abuse Records
SENATE FILE 2185	- Supervision of Physician Assistants
SENATE FILE 2248	- Respiratory Care Services
SENATE FILE 2289	- Disaster Aid Individual Assistance Grant Program
SENATE FILE 2318	- Iowa Health Information Network
SENATE FILE 2332	- Enhanced 911 Emergency Communication Systems
HOUSE FILE 2165	- Physician Orders for Scope of Treatment
HOUSE FILE 2285	- Hydronic — Definition
HOUSE FILE 2305	- Department on Aging
HOUSE FILE 2368	- Certificates of Birth Resulting in Stillbirth
HOUSE FILE 2464	- Regulation of Public Health — Miscellaneous Changes

#### **RELATED LEGISLATION**

- SENATE FILE 2158 Medical Assistance Speech Pathology Services SEE HUMAN SERVICES. This Act directs the Department of Human Services to adopt rules entitling licensed speech pathologists to payment for speech pathology services provided to recipients of medical assistance (Medicaid), subject to federal limitations and exclusions.
- **SENATE FILE 2160** Medical Assistance Private Rooms in Nursing Facilities **SEE HUMAN SERVICES.** This Act allows for the supplementation under the Medical Assistance (Medicaid) Program, by the resident of a nursing facility or resident's family, for provision of a private room not otherwise covered under the program. The Act provides requirements for nursing facilities utilizing supplementation, for the provision of the information to a resident and a resident's legal representative regarding supplementation, for information to be included in the record of a resident who receives supplementation, and for limitations on the amount of supplementation.
- SENATE FILE 2186 Medical Assistance Inmates of Public Institutions SEE HUMAN SERVICES. This Act expands the applicability of the process for suspension of medical assistance (Medicaid) for an inmate of a public institution who is enrolled in the Medicaid program at the time of commitment to the public institution, to apply to any individual who remains eligible for Medicaid but for the individual's institutional status.
- SENATE FILE 2218 School Bus Passenger Safety SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act provides new penalties for failure to slow down or stop for a school bus and contains administrative provisions addressing the safety of school bus passengers.

- SENATE FILE 2245 Veterans Posttraumatic Stress Dual Diagnosis Treatment Program Study SEE PUBLIC DEFENSE AND VETERANS. This Act requires that the Iowa Veterans Home conduct a study regarding the establishment of a posttraumatic stress dual diagnosis treatment program.
- SENATE FILE 2247 - Mental Retardation — Definition and Terminology Changes SEE HUMAN SERVICES. This Act replaces the terms "mental retardation" and "mentally retarded" with the term "intellectual disability" throughout the Iowa Code.
- SENATE FILE 2280 Boiler Inspections SEE LABOR AND EMPLOYMENT. This Act provides an alternative criterion for certain boilers or pressure vessels which must be inspected by the Labor Commissioner at least once each year externally while under pressure and at least once every four years internally while not under pressure.
- SENATE FILE 2288 Railroad Crossings SEE TRANSPORTATION. This Act requires drivers of motor vehicles to stop or proceed with caution upon the approach of railroad track equipment at a railroad grade crossing.
- SENATE FILE 2311
   Department of Agriculture and Land Stewardship Miscellaneous Changes
   SEE AGRICULTURE. This Act provides that the Department of Agriculture and Land Stewardship (DALS) is responsible for classifying a "state restricted use pesticide"; eliminates provisions requiring the filing of an ingredient statement and an inert ingredient statement with the Department of Natural Resources or the Center for Health Effects of Environmental Contamination; and eliminates a provision that requires DALS to adopt rules specifying the requirements for the operation of an emergency information system.
- SENATE FILE 2312 Persons with Mental Health Illnesses and Substance-Related Disorders SEE HUMAN SERVICES. This Act relates to persons with mental illness and substance-related disorders and includes provisions relating to qualifications for mental health professionals, training requirements for mental health advocates, and the authority of nursing and residential care facilities to decline placements made through court or other means.

#### SENATE FILE 2315 - Publicly Funded Mental Health and Disability Services

SEE HUMAN SERVICES. This Act relates to the redesign of publicly funded mental health and disability services (MH/DS) by requiring the provision of certain core services and addressing other services and providing for establishment of regions by counties for delivery of MH/DS to adults. See also SF 2336 (see Appropriations) for related funding and shift in Medicaid payment provisions. Most of the redesign provisions take effect beginning July 1, 2013; however, many planning and implementation processes take place in FY 2012-2013. The Act also addresses services for persons with co-occurring disorders, including those in addition to substance-related disorders, brain injury services; creation of an MH/DS Workforce Development Workgroup to be convened and staffed by the Department of Public Health to address issues connected with assuring there is an adequate workforce to provide MH/DS in the state; regulation of facility and community-based subacute services for persons with mental illness; and crisis stabilization services.

SENATE FILE 2316 - Appropriations — Infrastructure and Capital Projects

**SEE APPROPRIATIONS.** Various provisions provide that, as a condition of appropriations made in FY 2011-2012 and FY 2012-2013 to the departments of Corrections, Natural Resources, and Public Safety for the purchase of land mobile radio communications equipment, such radio communications equipment shall be compliant with the Federal

Communication Commission's narrowbanding mandate and shall provide maximum statewide coverage and interoperability using P-25 standards.

Senate File 2333
 Sales Tax Exemption for Tangible Personal Property or Services Sales to Substance Abuse Treatment or Prevention Programs
 SEE TAXATION. This Act provides a sales and use tax exemption for the sales price of tangible personal property and services sold to nonprofit corporations that are substance abuse treatment or prevention programs that receive block grant funding from the Department of Public Health.

# SENATE FILE 2336 Appropriations — Health and Human Services SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2012-2013 and includes numerous provisions involving health agencies, health programs, health care coverage, the Medicaid program, and health regulation. The Act also includes new provisions consolidating requirements for early childhood home visiting programs, expanding training for Sexual Assault Response Team members, supporting medical home provisions, providing funding of a new rural lowa primary care loan repayment program, requiring a review of the boards and commissions associated with the Department of Public Health, and providing funding for placement of sex offenders in need of health facility care.

SENATE FILE 2338 - Government Operations and Efficiency — VETOED BY THE GOVERNOR SEE STATE GOVERNMENT. This bill related to government efficiency and to other matters related to the operation of government. Concerning health and safety, the bill would have codified the pilot program for medication therapy management implemented on July 1, 2010, for eligible state employees.

#### SENATE FILE 2343 - Controlled Substances SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act makes numerous changes to the controlled substance schedules and provides for criminal penalties.

- HOUSE FILE 2226
   Child Abuse Reports and Disposition Data SEE CHILDREN AND YOUTH. This Act amends provisions relating to the child abuse registry and child abuse reports and disposition data. The Department of Human Services must remove the name of a person named in the child abuse report and disposition data as having abused a child from the report and disposition data after 10 years as long as the person has had no subsequent founded child abuse reports. The name must be removed regardless of whether the initial report and disposition data remain open to authorized access.
- HOUSE FILE 2228
   Operating a Motor Vehicle Speed, Control, and Accidents SEE TRANSPORTATION. This Act addresses requirements for motor vehicle operators to maintain vehicle control and to reduce speed in certain situations and provides enhanced penalties for failure to move over or slow down when approaching certain stationary emergency or maintenance vehicles.
- HOUSE FILE 2231 Memorial Hospital Commissioner Qualifications Residency SEE LOCAL GOVERNMENT. This Act requires that each commissioner for a memorial hospital be an Iowa resident and reside within the memorial hospital's service area.
- HOUSE FILE 2306 Medical Assistance Advisory Council Membership SEE HUMAN SERVICES. This Act adds a representative from each of the following entities to the membership of the Medical Assistance Advisory Council: the Iowa Dietetic

Association, the Iowa Behavioral Health Association, and the Midwest Association for Medical Equipment Services.

- HOUSE FILE 2369
   Vital Statistics Death Certificates and Burial Transit Permits
   SEE LOCAL GOVERNMENT. This Act relates to vital statistics, the issuance of a burial transit permit, and the transmission and recording of certain death certificates. The provision concerning the recording of death certificates took effect April 5, 2012.
- HOUSE FILE 2387
   Elder Abuse Review
   SEE HUMAN SERVICES. This Act requires the Department on Aging to work with the Department of Inspections and Appeals, the Department of Human Services, the Office of the Attorney General, and other affected stakeholders to conduct a comprehensive review of occurrences of and laws relating to the abuse, neglect, or exploitation of individuals in the state who are 60 years of age or older.
- HOUSE FILE 2388
   Disproportionate Share Hospital Payments SEE HUMAN SERVICES. This Act directs the Department of Human Services to recalculate the hospital-specific disproportionate share hospital limits under the Medical Assistance (Medicaid) program for state fiscal year 2012-2013 and to utilize the federal disproportionate share hospital (DSH) allotment to the maximum extent possible to create a new DSH pool. The new pool is to be used to provide payments to rural hospitals that are not critical access hospitals but that otherwise qualify to receive DSH payments. The Act includes criteria relating to the nonfederal share matching funds and the DSH payments. Implementation is contingent upon federal approval.
- HOUSE FILE 2458
   Rural lowa Primary Care Loan Repayment Program
   SEE EDUCATION. This Act establishes a Rural lowa Primary Care Loan Repayment Program to be administered by the College Student Aid Commission for purposes of providing loan repayment to medical students who agree to practice as physicians in service commitment areas for five years.
- HOUSE FILE 2465
   State and Local Government Financial and Regulatory Matters Appropriations and Miscellaneous Changes
   SEE APPROPRIATIONS. In addition to other provisions, this Act, for FY 2012-2013, appropriates moneys from the General Fund of the State to the Department of Public Health to contract for a program to develop an Iowa Youth Suicide Prevention Program.
- HOUSE FILE 2467
   Regulation of Snowmobiles, All-Terrain Vehicles, and Watercraft
   SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act defines and prohibits water skipping a snowmobile and establishes that a violation is a simple misdemeanor punishable as a scheduled violation.
- H.J.R. 2008
   Nullification of Administrative Rule Physician Services in Facility Settings Reimbursement
   SEE HUMAN SERVICES. This Resolution nullifies the amendment to a Department of Human Services administrative rule relating to a site of service adjustment in reimbursement for physician services provided in a facility setting under the Medicaid program. The Joint Resolution took effect April 25, 2012.

#### HEALTH AND SAFETY

## SENATE FILE 364 - Regulation of Occupational Therapy Services Providers, Orthotists, Prosthetists, and Pedorthists

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to the licensure and regulation of orthotists, prosthetists, and pedorthists, and of persons offering occupational therapy services.

The Act establishes the "Orthotics, Prosthetics, and Pedorthics Practice Act" and codifies it under Iowa Code chapter 148F.

The Act requires the licensure of persons offering orthotic, prosthetic, or pedorthic services. Orthotists, prosthetists, and pedorthists are persons who work to design and fit artificial appendages or design and fit corrective footware.

The Act provides that the Board of Podiatry is responsible for administering the new Iowa Code chapter and for adopting rules relating to the education and licensure of orthotists, prosthetists, and pedorthists. The Act adds two members to the board from the newly licensed professions. The Act establishes qualifications for licensure, requirements for assistants and technicians, scope of practice limitations, and penalties for violating provisions of the new Iowa Code chapter.

The Act also makes changes relative to the licensure and regulation of persons offering occupational therapy services.

The Act amends the definition of "occupational therapy" to mean the therapeutic use of occupations, including everyday life activities to support participation, performance, and function in roles and situations in a variety of settings and states that occupational therapy services are provided for habilitation, rehabilitation, and the promotion of health and wellness. The Act states that occupational therapy addresses physical, cognitive, psychosocial, sensory-perceptual, and other aspects of performance to support engagement in occupations that affect physical and mental health, well-being, and quality of life. The Act decreases the number of days in which a nonresident performing occupational therapy services in the state who is not licensed under Iowa Code chapter 148B can perform services in a calendar year from 90 to 30 days and provides that a nonresident practicing in the state without a license pursuant to the Iowa Code chapter must meet the requirements for certification as an occupational therapy assistant established by the National Board for Certification in Occupational Therapy.

The Act states that a limited permit to practice occupational therapy or to assist in the practice of occupational therapy may be granted to a person who has completed the academic and field work requirements, but has not taken or has not received results from the entry-level certification examination.

The Act provides that it is unlawful for a person to practice occupational therapy or to assist in that practice, or claim to be an occupational therapist or occupational therapy assistant, or claim to practice occupational therapy or assist in the practice of occupational therapy, or provide occupational therapy services in the state without a license.

#### SENATE FILE 2086 - Health Care Facility Inspections

BY COMMITTEE ON HUMAN RESOURCES. This Act repeals the moratorium on general, unannounced inspections of state-licensed-only health care facilities. The moratorium provided that notwithstanding the requirement that the Department of Inspections and Appeals (DIA) conduct at least one general, unannounced inspection of a health care facility at least every 30 months, DIA should instead inspect state-licensed-only health care facilities that are not certified under Medicare or Medicaid only before the department issues a license to the facility or after the department receives a complaint about the facility.

The Act took effect February 22, 2012, and applies retroactively to October 24, 2011.

#### SENATE FILE 2120 - Regulation of Optometry

BY COMMITTEE ON STATE GOVERNMENT. This Act provides that an optometrist may employ all diagnostic and therapeutic pharmaceutical agents for the purpose of diagnosis and treatment of conditions of the human eye and adnexa. The Act also allows an optometrist to perform minor surgical procedures that do not require anesthesia.

#### SENATE FILE 2163 - Certification for Adult Day Services Programs — Exemption

BY COMMITTEE ON HUMAN RESOURCES. This Act grants an exemption from state adult day services program certification to federally certified programs of all-inclusive care for the elderly. Under the exemption, a program of all-inclusive care for the elderly is prohibited from identifying or holding itself out to be an adult day services program.

#### SENATE FILE 2164 - Health or Child Care Facility Employment and Criminal or Abuse Records

BY COMMITTEE ON HUMAN RESOURCES. This Act broadens an exemption relating to the Department of Human Services (DHS) performance of evaluations of criminal or abuse records of employees of health care facilities, child care centers, child development homes, and child care homes when there is a change in employer.

Prior law provided a limited exemption to allow a person with a criminal or abuse record employed by a licensed health care facility to commence employment with another licensee without completion of the DHS evaluation provided there was not a lapse in employment and other requirements were met. The law applied to health care facilities (nursing facilities, residential care facilities, and intermediate care facilities for persons with mental illness or mental retardation), various in-home service providers, hospices, Medicaid waiver service providers, elder group homes, and assisted living programs. The Act broadens the exemption and expands it to also apply to employees of child care centers, child development homes, and child care homes.

The Act maintains the requirement for new record checks, removes the restriction for hiring without a lapse in employment, and adds an exemption from the prior requirement for the department to repeat the evaluation if it was previously determined that the record did not warrant prohibition of the person's employment and the latest record checks do not indicate a crime was committed or a founded abuse record was entered subsequent to that evaluation. In order for the exemption to be authorized, the position with the subsequent employer must be substantially the same or have the same responsibilities as the position for which the department's previous evaluation was performed. Also, any restrictions placed on the person's employment by DHS in the original evaluation remain applicable in the subsequent employer or authorize the previous employer to provide it from the person's personnel file. If a physical copy of the evaluation is not provided to the subsequent employer, DHS must reevaluate the record checks. Finally, the subsequent employer may choose to request a reevaluation even though an exemption is authorized, but the person may be employed while the reevaluation is being performed.

#### SENATE FILE 2185 - Supervision of Physician Assistants

BY COMMITTEE ON HUMAN RESOURCES. This Act allows a licensed physician to supervise up to five physician assistants at one time. Under previous law, a licensed physician was allowed to supervise no more than two physician assistants at one time.

#### SENATE FILE 2248 - Respiratory Care Services

BY COMMITTEE ON HUMAN RESOURCES. This Act provides that a physician assistant or an advanced registered nurse practitioner operating under the prescribing authority granted in Iowa Code section 147.107 may authorize respiratory care services.

#### SENATE FILE 2289 - Disaster Aid Individual Assistance Grant Program

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the lowa Disaster Aid Individual Assistance Grant Program administered by the Department of Human Services. The department is authorized to implement an ongoing contract with a provider or providers of a statewide program with local offices throughout the state to serve as the local administrative entity for the grant program so that the program can be implemented with minimal delay when a disaster occurs in a local area. The rules adopted by the department for the program are required to include the following: require acceptance of an administrative entity's existing surety bond or other financial responsibility provisions from another contract with the state; provide for the state grant program to discontinue if federal aid provisions are implemented; and provide for the administrative entity to draw grant funding on at least a weekly basis.

The Act was amended (HF 2465, see Appropriations) to apply retroactively to April 12, 2012.

#### SENATE FILE 2318 - Iowa Health Information Network

BY COMMITTEE ON WAYS AND MEANS. This Act provides for the creation of a statewide lowa Health Information Network to provide for the electronic sharing of health information across the boundaries of individual and institutional health settings and with consumers. The Act provides findings and intent and definitions for the network. The State Board of Health, with the support of the Department of Public Health (DPH) and the advice of the existing Electronic Health Information Executive Committee and Advisory Council, is to establish and annually review and update a business and financial sustainability plan for the network, which includes fees to be paid by participants in the network. The Act specifies the duties of DPH in the day-to-day operations of the network.

The Act creates a separate lowa Health Information Network Fund within the State Treasury, under the control of the board. Moneys in the fund are appropriated to and are only to be expended by DPH on activities and operations of the network, subject to board approval. Moneys in the fund at the end of each fiscal year remain in the fund, and the fund is subject to financial and compliance audits by the Auditor of State.

The Act provides for the technical infrastructure of the network and includes provisions relating to the legal and policy aspects of the network including privacy protections. The governance structure of the network consisting of DPH acting on behalf of the board subject to executive committee review and board approval, is to continue during the term of the state health information exchange cooperative agreement between DPH and the federal Office of the National Coordinator for Health Information Technology. During the final year of the agreement, the executive committee and DPH are directed to review the governance structure, operations of the network, and the business and financial sustainability plan and to make recommendations to the board regarding the future governance of the network.

The Act directs DPH to review the potential of the use, release, and disclosure of protected health information under the Act for the purposes of research and to submit findings and recommendations to the General Assembly within 12 months of April 12, 2012.

The Act took effect April 12, 2012.

#### SENATE FILE 2332 - Enhanced 911 Emergency Communication Systems

BY COMMITTEE ON WAYS AND MEANS. This Act makes several changes regarding the provisions of Iowa Code chapter 34A, relating to enhanced 911 emergency telephone systems, and modifies and adds definitions applicable to the Iowa Code chapter.

The Act deletes an existing requirement that a state agency having a public safety agency within its territory or jurisdiction must participate in a joint E911 Service Board and cooperate in maintaining the E911 service plan, but retains that requirement for political subdivisions.

The Act adds a reference to "wire-line" surcharges with respect to the surcharge contained in Iowa Code section 34A.6, to clarify that it applies to wire-line, rather than wireless, communications and to maintain consistency with the local wire-line E911 service surcharge imposed pursuant to Iowa Code section 34A.7. The Act deletes references to "telephone" communications systems and surcharges contained in Iowa Code section 34A.7, in favor of the broader "emergency" communication systems and surcharges.

The Act specifies 60-day local exchange service provider advance notification requirements with regard to conducting a referendum relating to imposition of the alternative wire-line surcharge pursuant to Iowa Code section 34A.6A, and provides that not less than 30 days prior to the referendum the E911 Service Board shall publish a statement of estimated costs and a justification of the need for additional revenue. The Act additionally imposes a

temporary moratorium on any new alternate wire-line surcharge until 150 days have elapsed following submission of recommendations by the E911 Task Force established in the Act. The Act makes corresponding changes regarding notification of surcharge imposition in relation to the wire-line E911 service surcharge and the emergency communications service surcharge.

The Act specifies that the emergency communication services surcharge contained in Iowa Code section 34A.7A shall not be imposed on wire-line-based communications or prepaid wireless telecommunications service, deletes references to "telephone" devices and services contained in the Iowa Code section, and deletes references to "wireless" communications service providers and the "wireless" E911 emergency communications fund.

The Act deletes a requirement that 21 percent of emergency communications service surcharge revenue be allocated to wireless carriers to recover the costs of delivering E911 Phase I services, and correspondingly increases an allocation of the revenue to local public safety answering points and the Department of Public Safety from a current level of 25 percent to 46 percent. The Act deletes a requirement that up to \$500,000 per calendar quarter of surcharge funds be applied to specified outstanding wireless E911 Phase I obligations; deletes a requirement that up to \$159,000 per calendar quarter shall be allocated equally to Joint E911 Service Boards and the Department of Public Safety if annual written request forms have been submitted; and qualifies that an allocation to each service board and to the Department of Public Safety of a minimum of \$1,000 per calendar quarter for each public safety answering point must be pursuant to an annual written request. The Act adds hardware and software for an Internet protocol-enabled next generation network to permissible uses of carryover operating surplus moneys.

Additionally, the Act deletes a provision imposing the emergency communications service surcharge on prepaid wireless telecommunications services, and creates a new and separate prepaid wireless E911 surcharge imposed on retail purchases of prepaid wireless telecommunications service made on or after January 1, 2013. The surcharge shall be 33 cents applied to each retail prepaid wireless transaction, which may be increased or decreased in a proportionate amount corresponding to any increase or decrease in the emergency communications service surcharge level. The Act adds conforming provisions regarding collection and deposit of the surcharge, withholding of specified amounts by a seller and the Department of Revenue for administrative purposes, and provides limited liability protection under specified circumstances. The provisions establishing the prepaid wireless E911 surcharge take effect January 1, 2013, and are applicable to retail sales of prepaid wireless telecommunications service occurring on or after that date.

The Act changes a current reference to the Iowa Association of Chiefs of Police and Peace Officers to the Iowa Peace Officers Association regarding appointments to the E911 Communications Council.

The Act also directs the Homeland Security and Emergency Management Division of the Department of Public Defense to convene an E911 Task Force of identified stakeholders to consider and offer recommendations regarding needed upgrades and enhancements to the state's E911 programs. The task force is required to submit a report to the General Assembly by December 1, 2012.

#### HOUSE FILE 2165 - Physician Orders for Scope of Treatment

BY COMMITTEE ON HUMAN RESOURCES. This Act provides for the use of physician orders for scope of treatment (POST). The Act provides legislative findings and definitions including the definition of a POST form, which means a document containing medical orders which may be relied upon across medical settings that consolidates and summarizes a patient's preferences for life-sustaining treatments and interventions and acts as a complement to but does not supersede any valid advance directive.

The Act specifies the characteristics of the POST form and directs the Department of Public Health (DPH) to prescribe the uniform POST form and to post the form on the department's website for public availability. The Act specifies compliance requirements for the POST form and provides for revocation of the POST form by the patient or patient's legal representative. The Act provides for the relationship of an executed POST form to a declaration under the Life-Sustaining Procedures Act, a durable power of attorney for health care, and an out-of-hospital do-not-resuscitate order. In all of these situations, these other executed documents control health care decision making and the POST form does not supersede them.

Death resulting from the withholding or withdrawal of life-sustaining procedures pursuant to a POST form does not constitute a suicide, homicide, or dependent adult abuse; and the executing of a POST form does not affect the sale, procurement, or issuance of any policy of life insurance or legally impair or invalidate the policy. The Act prohibits the required execution of a POST form as a condition of being insured for or receiving health care services, and provides that not executing a POST form does not create a presumption concerning the intention of an individual with respect to use, withholding, or withdrawal of life-sustaining procedures in the event of a terminal condition.

The Act is not to be interpreted as affecting the right of a patient to make decisions regarding use of life-sustaining procedures as long as the patient is able to do so, nor to impair or supersede any right or responsibility that any person has to effect the withholding or withdrawal of medical care in any lawful manner. The Act is not to be construed to condone, authorize, or approve mercy killing or euthanasia, or to permit any affirmative or deliberate act or omission to end life other than to permit the natural process of dying.

SF 2336 (see Appropriations) amends the Act to provide that a POST form executed between July 1, 2008, and June 30, 2012, under the pilot project established pursuant to 2008 lowa Acts, chapter 1188, section 36, as amended by 2010 lowa Acts, chapter 1192, section 52, remains in effect until revoked or until a new POST form is executed.

#### HOUSE FILE 2285 - Hydronic — Definition

BY COMMITTEE ON STATE GOVERNMENT. This Act provides that the services of a licensed plumber are required only for hydronic heating and cooling systems used for comfort.

The Act took effect March 29, 2012.

#### HOUSE FILE 2305 - Department on Aging

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the powers and duties of the Department on Aging (IDA). The Act updates codified definitions, references, and policies based on changes in the federal Older Americans Act and state practice.

The Act explicitly authorizes the Commission on Aging to not only designate but to also revoke the designation of an area agency on aging with the assistance of IDA; to adopt a formula for the distribution of federal Act funds and state funds; and to adopt policies and administrative rules that support the capabilities of the area agencies on aging and the aging and disabilities resource centers to serve older individuals and persons with disabilities experiencing Alzheimer's disease or related dementias.

The Act authorizes the Director of IDA to appoint an assistant director to be in charge of IDA in the absence of the director. The Act eliminates as duties of the director the provision of annual training for area agency on aging boards of directors members and oversight of the composition of area agency boards of directors.

The Act includes as the basis for preference in the provision and delivery of services, services and support to older individuals with the greatest economic need, with particular attention to low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas. The Act also directs that IDA administer services and programs that promote independence and community-based options.

The Act changes the elder abuse projects to a prevention of elder abuse, neglect, and exploitation program; and specifies what services entities acting as aging and disability resource centers must provide.

The Act eliminates the requirements for IDA relating to expanding and improving training and education for persons who regularly deal with persons with Alzheimer's disease and similar forms of irreversible dementia and instead only requires IDA to direct the area agencies on aging to use outreach efforts to identify older individuals with Alzheimer's disease and related disorders and to establish supportive services for those individuals and their families. Additionally, IDA is to regularly review trends and initiatives to determine how the needs of persons with Alzheimer's disease and related disorders can be appropriately met.

The Act repeals the Iowa Code sections relating to certified retirement communities and end-of-life care information.

#### HOUSE FILE 2368 - Certificates of Birth Resulting in Stillbirth

BY COMMITTEE ON JUDICIARY. This Act provides for the requesting and issuance of a certificate of birth resulting in stillbirth. The Act defines "stillbirth" as an unintended fetal death occurring after a gestation period of 20 completed weeks, or an unintended fetal death of a fetus with a weight of 350 or more grams. After a fetal death occurs which is a stillbirth, the person required by law to file a fetal death certificate is required to advise any parent named on the fetal death certificate that the parent may request the preparation of a certificate of birth resulting in stillbirth following registration of the fetal death certificate.

The Act authorizes the Department of Public Health (DPH) to adopt rules regarding the form and content of a request and the process for the request, requires DPH to adopt rules prescribing the form and content of and the fee for the preparation of the certificate of birth resulting in stillbirth, and specifies the minimum information that the certificate must include. The Act provides for the remitting of the fees collected for deposit in the General Fund of the State and the Vital Records Fund, provides that only a parent named on the fetal death certificate may request a certificate of birth resulting in stillbirth, and provides that the request may be made at any time regardless of the date on which the fetal death certificate was issued. A certificate of birth resulting in stillbirth is not required to be filed or registered, and is not to be used to establish, bring, or support a civil cause of action seeking damages against any person for bodily injury, personal injury, or wrongful death for a stillbirth.

The Act took effect March 26, 2012.

#### HOUSE FILE 2464 - Regulation of Public Health — Miscellaneous Changes

BY COMMITTEE ON WAYS AND MEANS. This Act relates to programs and activities under the purview of the Department of Public Health (DPH).

LOCAL BOARDS OF HEALTH. The Act repeals the Iowa Code section that required DPH to publish and distribute its rules to the local boards of health, and exempts a district board of health or district health department in existence prior to July 1, 2010, from the District Public Health Fund budget provisions. The provision relating to the fund budget took effect May 2, 2012, and applies retroactively to July 1, 2010.

*RADIOLOGICAL HEALTH.* DPH may inspect, but is no longer required to inspect, radiation machines and radioactive materials in the state. DPH is no longer required to evaluate electrical hazards or the adequacy of mechanical supporting and restraining devices as part of the inspection. The radiological health provisions amend the requirements for the display of a person's credentials when using a radiation machine or radioactive materials. The Act amends the definitions of "tanning device" and "tanning facility," and creates a penalty provision for persons that violate a provision of Iowa Code chapter 136D (Tanning Facilities).

*HIV CONFIDENTIALITY.* Medical information secured by DPH may be shared with other state or federal agencies, employees or agents of the department, or with local units of government. The information may be shared when the persons or entities have a need for the information in the performance of their duties related to HIV prevention, disease surveillance, or the care of persons with HIV and only as necessary to administer the program for which the information is collected. The transferred confidential information maintains its confidential status and the receiving entity may not rerelease the information.

*MISCELLANEOUS.* Miscellaneous provisions update lowa Code chapters pertaining to nursing home administrators and hearing aid dispensers to eliminate provisions that duplicate or conflict with provisions relating to health-related professions and boards.

Other provisions require DPH to report the application or renewal of a federal grant valued at over \$100,000 if the grant requires a state match or maintenance of effort; eliminate the requirement that certain hospitals and nursing facilities annually submit a copy of an Internal Revenue Service form to DPH and the Legislative Services Agency; and amend a provision regarding a pilot or demonstration research project relating to the authority of prescription verification and the ability of a pharmacist to provide enhanced patient care.

#### HUMAN SERVICES

SENATE FILE 2158	- Medical Assistance — Speech Pathology Services	
SENATE FILE 2159	- Child Support Information — Release	
SENATE FILE 2160	- Medical Assistance — Private Rooms In Nursing Facilities	
SENATE FILE 2165	- Administrative Paternity Proceedings — Notice of Alleged Paternity and Support Debt	
SENATE FILE 2186	- Medical Assistance — Inmates of Public Institutions	
SENATE FILE 2247	<ul> <li>Mental Retardation — Definition and Terminology Changes</li> </ul>	
SENATE FILE 2312	- Persons with Mental Health Illnesses and Substance-Related Disorders	
SENATE FILE 2315	- Publicly Funded Mental Health and Disability Services	
HOUSE FILE 2306	- Medical Assistance Advisory Council Membership	
HOUSE FILE 2387	- Elder Abuse — Review	
HOUSE FILE 2388	- Disproportionate Share Hospital Payments	
<u>H.J.R. 2008</u>	<ul> <li>Nullification of Administrative Rule — Physician Services in Facility Settings — Reimbursement</li> </ul>	
RELATED LEGISLATION		

- SENATE FILE 2071 Appropriation Reductions, Transfers, and Supplementals SEE APPROPRIATIONS. This Act makes supplemental appropriations from the General Fund of the State for FY 2011-2012 to the Department of Corrections and authorizes additional applications to the Department of Human Services for and expenditures from the risk pool in the Property Tax Relief Fund for purposes of county mental health, mental retardation, and developmental disabilities services for FY 2011-2012. The Act took effect March 5, 2012.
- SENATE FILE 2086 Health Care Facility Inspections SEE HEALTH AND SAFETY. This Act repeals the moratorium on general, unannounced inspections of state-licensed-only health care facilities. The Act took effect February 22, 2012, and applies retroactively to October 24, 2011.
- SENATE FILE 2163 Certification for Adult Day Services Programs Exemption SEE HEALTH AND SAFETY. This Act grants an exemption from state adult day services program certification to federally certified programs of all-inclusive care for the elderly.
- SENATE FILE 2164 Health or Child Care Facility Employment and Criminal or Abuse Records SEE HEALTH AND SAFETY. This Act broadens an exemption relating to the Department of Human Services performance of evaluations of criminal or abuse records of employees of health care facilities, child care centers, child development homes, and child care homes when there is a change in employer.
- SENATE FILE 2188 Foster Care Licensing Renewal Requirements SEE CHILDREN AND YOUTH. This Act increases the time period a foster care license for an individual is valid and requires individual licensees to complete six hours of training annually.

SENATE FILE 2225 - Child Abuse — Reporting SEE CHILDREN AND YOUTH. This Act relates to child abuse by prohibiting retaliation for reporting, providing for implementation of reporting policies at postsecondary institutions, and requiring a review of mandatory reporter training requirements. The Department of Public Health is directed to convene a committee to review the training resources for mandatory reporters of child abuse.

SENATE FILE 2289 - Disaster Aid Individual Assistance Grant Program

**SEE HEALTH AND SAFETY.** This Act relates to the Iowa Disaster Aid Individual Assistance Grant Program administered by the Department of Human Services. The department is authorized to implement an ongoing contract with a provider or providers of a statewide program with local offices throughout the state to serve as the local administrative entity for the grant program so that the program can be implemented with minimal delay when a disaster occurs in a local area. The Act took effect April 12, 2012 (HF 2465, section 14, see Appropriations).

#### SENATE FILE 2336 - Appropriations — Health and Human Services SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human captions for EX 2012 2013 and includes numerous provisions involving human

human services for FY 2012-2013 and includes numerous provisions involving human services and the Department of Human Services, including funding for the state to assume county obligations for the nonfederal share of adult mental health and disability services (MH/DS) funding through the Medicaid program and for redesign of the MH/DS system in conjunction with SF 2315.

#### HOUSE FILE 2226 - Child Abuse Reports and Disposition Data

**SEE CHILDREN AND YOUTH.** This Act amends provisions relating to the child abuse registry and child abuse reports and disposition data. The Act requires the Department of Human Services (DHS) to conduct a review of the length of time a person named in the child abuse report as having abused a child should remain on the registry and its options for implementing a differential response when receiving cases constituting child abuse. DHS and the Department of Inspections and Appeals must also submit a preliminary and final report to the Governor and the General Assembly on the length of time for appeals of placement on the child abuse registry.

#### HOUSE FILE 2465 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes SEE APPROPRIATIONS. In addition to other provisions, this Act eliminates the Medical

Assistance Quality Improvement Council and provides for health coverage navigator licensure by the Commissioner of Insurance.

#### **HUMAN SERVICES**

#### SENATE FILE 2158 - Medical Assistance — Speech Pathology Services

BY COMMITTEE ON HUMAN RESOURCES. This Act directs the Department of Human Services to adopt rules entitling licensed speech pathologists, including those certified in independent practice, to payment for speech pathology services provided to recipients of Medical Assistance (Medicaid), subject to limitations and exclusions the department finds necessary on the basis of federal laws and regulations.

#### SENATE FILE 2159 - Child Support Information — Release

BY COMMITTEE ON HUMAN RESOURCES. This Act amends provisions regarding the use and disclosure of confidential information relating to child support enforcement in accordance with new federal regulations. The Act, in accordance with these federal regulations, restricts the use and disclosure of such information, including payment records, to only the administration of the child support program under Title IV-D of the federal Social Security Act, for a plan or program approved for the federal Supplemental Nutrition Assistance Program (formerly known as the Food Stamp Program), and to provide information to other government agencies for programs under Title IV (Temporary Assistance for Needy Families block grant, Family Investment Program, and child welfare services), Title XIX (Medicaid), and Title XXI (state children's health insurance program) of the federal Social Security Act. The Act also requires evidence that a person is authorized under federal law in order to access parent locator services, and limits the government agencies that may have access to the lowa central employee registry.

#### SENATE FILE 2160 - Medical Assistance — Private Rooms In Nursing Facilities

BY COMMITTEE ON HUMAN RESOURCES. This Act allows for the supplementation under the Medical Assistance (Medicaid) program, by the resident of a nursing facility or the resident's family, for provision of a private room not otherwise covered under the program. Supplementation is not available if the private room is therapeutically required under federal regulations or no room other than the private room is available. The Act specifies requirements to be included in rules adopted for administration of the Act, including information to be provided to a resident and a resident's legal representative regarding supplementation, information to be included in the record of a resident who receives supplementation, and limitations on the amount of supplementation.

#### SENATE FILE 2165 - Administrative Paternity Proceedings — Notice of Alleged Paternity and Support Debt

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the documentation required in preparing a notice of alleged paternity and support debt in an administrative paternity proceeding involving the Child Support Recovery Unit (CSRU) of the Department of Human Services (DHS). The Act allows the use of a written statement provided to DHS by a government official with knowledge of the circumstances of possible paternity, relying on government records and certified under penalty of perjury, as the basis for preparation of the notice of alleged paternity and support debt to be served on the putative father. Under prior law, the only basis for preparation of the notice was the certified written statement of the mother of the child provided to the CSRU.

#### SENATE FILE 2186 - Medical Assistance — Inmates of Public Institutions

BY COMMITTEE ON HUMAN RESOURCES. This Act expands the applicability of the process for suspension rather than termination of Medical Assistance (Medicaid) benefits for an inmate of a public institution who is enrolled in the Medicaid program at the time of commitment to the public institution so that the process not only applies to those eligible by reason of disability or being 65 years of age or older, but also applies to any individual who remains eligible for Medicaid but for the individual's institutional status.

#### SENATE FILE 2247 - Mental Retardation — Definition and Terminology Changes

BY COMMITTEE ON HUMAN RESOURCES. This Act replaces the terms "mental retardation" and "mentally retarded" with the term "intellectual disability" throughout the Iowa Code. "Intellectual disability" is defined as a disability of children and adults who, as a result of inadequately developed intelligence, have a significant impairment in the ability to learn or to adapt to the demands of society. If a diagnosis is required, "intellectual disability" means a diagnosis of mental retardation as defined in the Diagnostic and Statistical Manual of Mental Disorders published by the American Psychiatric Association. Previous provisions in the Iowa Code defined "mental retardation" using similar language.

#### SENATE FILE 2312 - Persons with Mental Health Illnesses and Substance-Related Disorders

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to persons with mental health illnesses and substance-related disorders.

*MENTAL HEALTH TRAINING — LAW ENFORCEMENT.* The Act requires all law enforcement officers to complete a course on mental health at least once every four years and requires the Director of the Law Enforcement Academy, subject to the approval of the Iowa Law Enforcement Council, to adopt rules relating to mental health training for law enforcement officers, with input from mental health care providers and mental health care consumers. A law enforcement officer who has completed academy-approved mental health training within the 12-month period prior to July 1, 2012, will be considered to have met the first four-year mental health training requirement.

*RESIDENTIAL CARE FACILITIES AND LICENSED NURSING FACILITIES — ADMITTANCE.* The Act provides that a nursing facility or residential care facility is not required to admit an individual through court order, referral, or other means without the express prior approval of the administrator of the nursing or residential care facility.

EMERGENCY DETENTION AND HOSPITALIZATION — PERSONS WITH SUBSTANCE-RELATED DISORDERS AND MENTAL HEALTH ILLNESSES. The Act amends Iowa Code sections 125.91 and 229.22 relating to after-hours access to emergency detention and hospitalization procedures for an intoxicated person who has threatened, attempted, or inflicted physical self-harm or harm on another, and is likely to inflict physical self-harm or harm on another unless immediately detained, or who is incapacitated by a chemical substance; or for a seriously mentally impaired person. Under previous law, the immediate custody of such persons in an emergency situation was provided for only after an application for involuntary commitment or hospitalization had been filed, which was an option only during regular court hours. The Act amends the current emergency detention and hospitalization procedures available for such persons, which apply only when there is no immediate access to the district court, to allow access to emergency detention and treatment services at all times, even if an application for involuntary commitment or hospitalization has not been filed.

*QUALIFIED MENTAL HEALTH PROFESSIONAL.* The Act amends the definition of "mental health professional" in Iowa Code chapter 228 (Disclosure of Mental Health and Psychological Information), eliminates the definition of "qualified mental health professional" in Iowa Code chapter 229 (Hospitalization of Persons with Mental Illness), and adopts the new definition of "mental health professional" created in the Act for purposes of Iowa Code chapter 229.

*PREAPPLICATION SCREENING ASSESSMENT.* The Act provides that prior to filing an application for involuntary hospitalization pursuant to Iowa Code section 229.6, the Clerk of the District Court or the Clerk's designee is required to inform the interested person referred to in Iowa Code section 229.6, subsection 1, about the option of requesting a preapplication screening assessment through a preapplication screening assessment program. The State Court Administrator is required to prescribe practices and procedures for implementation of the preapplication screening assessment program. Conforming changes are made to Iowa Code sections 229.6 and 602.1209.

*MENTAL HEALTH ADVOCATE.* The Act requires a mental health advocate to utilize the related best practices for the mental health advocate's duties, identified in Iowa Code section 229.19, developed and promulgated by the Judicial Council. A mental health advocate may be appointed by the appropriate appointing authority for an individual who has been diagnosed with a co-occurring mental illness and substance-related disorder.

CONTINUATION OF WORKGROUP BY JUDICIAL BRANCH AND DEPARTMENT OF HUMAN SERVICES — CONSOLIDATION OF SERVICES — PATIENT ADVOCATE. The Act requires the judicial branch and Department of Human Services to continue the workgroup implemented pursuant to 2010 lowa Acts, and extended pursuant to 2011 lowa Acts, to study and make recommendations relating to the consolidation of the processes for involuntary commitment for persons with substance-related disorders, for intellectual disability, and for serious mental illness. The workgroup is expanded to include representatives from the Department of Public Health. The workgroup is required to study and make recommendations concerning the feasibility of establishing an independent statewide patient advocate program for qualified persons representing the interests of patients suffering from mental illness, intellectual disability, or a substance-related disorder and involuntarily committed by the court, and shall also include recommendations for a patient advocate representing the interests of patients found not guilty of a crime by reason

of insanity. The workgroup shall also consider the implementation of consistent reimbursement standards for patient advocates and the role of the advocate for a person who has been diagnosed with a co-occurring mental illness and substance-related disorder. The workgroup is required to submit a report on the study and make recommendations to the Governor and the General Assembly by December 1, 2012.

*COMPREHENSIVE JAIL DIVERSION PROGRAM* — *MENTAL HEALTH COURTS* — *STUDY.* The Act directs the Division of Criminal and Juvenile Justice Planning of the Department of Human Rights to conduct a study regarding the possible establishment of a comprehensive statewide jail diversion program, including the establishment of mental health courts, for nonviolent criminal offenders who suffer from mental illness. The division shall solicit input from the Department of Human Services, the Department of Corrections, and other members of the criminal justice system including but not limited to judges, prosecutors, and defense counsel, and mental health treatment providers and consumers. The division shall establish the duties, scope, and membership of the study commission and shall also consider the feasibility of establishing a demonstration mental health court. The division shall submit a report on the study and make recommendations to the Governor and the General Assembly by December 1, 2012.

#### SENATE FILE 2315 - Publicly Funded Mental Health and Disability Services

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the redesign of publicly funded mental health and disability services (MH/DS) by requiring the provision of certain core services and addressing other services and providing for establishment of regions by counties for delivery of MH/DS to adults. The initial version of the legislation was developed by the Mental Health and Disability Services Study Committee, created by the Legislative Council, which worked from recommendations developed in an extensive workgroup process in the fall of 2011 led by the Department of Human Services (DHS). The Act is organized into divisions. Most of the redesign provisions take effect beginning July 1, 2013; however, many planning and implementation processes take place in FY 2012-2013. As part of the redesign provisions in SF 2336 (see Appropriations), financial responsibility for the nonfederal share of Medicaid service costs for adult MH/DS is shifted from the counties to the state effective July 1, 2012; counties remain responsible for MH/DS non-Medicaid services for adults.

*CORE SERVICES.* This division specifies non-Medicaid core service domains and service management requirements applicable to the regional service system required by the Act and addresses the responsibilities of counties, DHS, the DHS Administrator of the Division of MH/DS, and the MH/DS Commission relating to core services and the new regional system. Several provisions emphasize the need to address persons with co-occurring conditions.

Instead of mandating that regions provide specific core services, the legislation specifies core service domains, meaning a set of similar services that can be provided depending on a person's service needs. Initially, eligibility is limited to adults in need of mental health or intellectual disability services, but intent is stated to address in the future the needs of adults with other developmental disabilities or with a brain injury. A region may provide assistance to other disability service populations subject to availability of funding and may implement waiting lists for services as a financial management tool. The domains include treatment designed to ameliorate a person's condition, basic crisis response, support for community living, support for employment, recovery services, and service coordination. A set of additional core services is listed for provision in the future when public funds are made available.

Several provisions address the need for DHS and the regional system to work together to coordinate the provisions of Medicaid and non-Medicaid services.

The duties of the DHS Administrator of the MH/DS Division are amended to change county references to regions, address data and outcomes, and add responsibility for entering into performance-based contracts with regions and providing Internet-based information concerning waiting lists implemented by regions. A new Mental Health and Disability Regional Services Fund is created for distribution of moneys by DHS through performance-based contracts with regions.

The duties of the MH/DS Commission are amended to provide that certain responsibilities to adopt rules defining "disability services" are performed after recommendations are made by the division administrator or the Director of DHS. In addition, a listing of the basic financial eligibility standards for county MH/DS services in commission duties is replaced with a reference to similar standards outlined in the legislation. Basic financial eligibility for regional services without a copayment or cost-sharing requirement is set at an income of 150 percent or less of the federal poverty level and those with a higher income may be eligible, subject to cost-sharing requirements or the ability of a service provider to absorb the cost. A person who is eligible for federally funded services must apply for the services.

Other eligibility provisions require a person to be at least 18 years of age, be a resident of this state, have a diagnosis of an eligible condition, and have a functional assessment for individualized services. However, a person who is 17 years of age, is a resident of this state, and is receiving publicly funded children's services may be considered eligible for services through the regional service system during the three-month period preceding the person's eighteenth birthday in order to provide a smooth transition from children's to adult services.

Current county service system management plan requirements will be repealed on July 1, 2013. They are replaced with new requirements, including financial information reporting to the state and for a person's need for individualized services to be determined by a standardized functional assessment methodology approved by the DHS Director. The regional service system management plan is to be approved by the region's governing board and implemented by the regional administrator. The regional management plan includes an annual service and budget plan, a standing policies and procedures manual, and an annual report. Each region's initial plan is to be submitted to the department by April 1, 2014.

*REGIONAL SERVICE SYSTEM.* This division provides requirements for counties to form MH/DS regions, subject to approval by the DHS Director. A county may apply by June 30, 2013, for an exemption from the requirement to join a region. A county that is not part of a region must comply with all requirements applicable to a region. The region must meet the following requirements to be approved:

- 1. The counties comprising the region are contiguous (not applicable to an exempted county).
- 2. The region has at least three counties (not applicable to an exempted county and this requirement may be waived).
- 3. The region has the capacity to provide required core services and perform required functions.
- 4. At least one community mental health center or a federally qualified health center with providers qualified to provide psychiatric services, either directly or through contractual arrangements with mental health professionals qualified to provide psychiatric services, is located within the region, has the capacity to provide outpatient services for the region, and is either under contract with the region or has provided documentation of intent to contract with the region to provide the services.
- 5. A hospital with an inpatient psychiatric unit or a state mental health institute is located in or within reasonably close proximity to the region, has the capability to provide inpatient services for the region, and is either under contract with the region or has provided documentation of intent to contract with the region to provide the services.
- 6. The regional administrator structure proposed for or utilized by the region has clear lines of accountability and the regional administrator functions as a lead agency utilizing shared county staff or other means of limiting administrative costs.

DHS may apply sanctions to counties or regions that are not in compliance with the requirements.

Regional formation is subject to the following schedule:

- 7/1/2012-4/1/2013 Counties may voluntarily form regions and receive technical assistance from DHS.
- 4/2/2013-7/1/2013 DHS works with counties that have not voluntarily joined a region to resolve issues.
- 7/1/2013 DHS assigns to a region any county that has not been exempted from the requirement to join a region.
- 12/31/2013 All counties are part of a region (or have been exempted), have written approval of a letter of
  intent from the boards of supervisors to join together to form the region, and have written notice from DHS
  that the participating counties are in compliance with the requirements to form a region.

• June 30, 2014 — All counties have either been exempted or are in compliance with various regional formation requirements.

The counties comprising a region must enter into an Iowa Code chapter 28E agreement to form a regional administrator under the control of a governing board to function on behalf of those counties. The regional administrator is defined to mean an administrative office, organization, or entity formed by agreement of the counties participating in a region to function on behalf of those counties. The governing board voting membership consists of at least one county supervisor or designee from each of the counties participating in the region. In addition, the membership is to include as ex officio, nonvoting members one individual receiving services or a family member of such an individual and one individual representing service providers.

The regional administrator is required to enter into performance-based contracts with DHS on behalf of the region. The regional administrator staff is required to include one or more coordinators of disability services who meet specified qualifications. The organizational provisions of the Iowa Code chapter 28E agreement are to include various required elements such as governing board membership and voting provisions, methods for dispute resolution and mediation, financial management, and other operational and administrative matters.

New Iowa Code section 331.438D addresses regional finances. The funding administered under the authority of a governing board is required to be in a combined account, separate county accounts that are administered under the authority of the governing board, or pursuant to other arrangements. The amount of the administrative costs of the regional administrator is subject to standards identified in DHS administrative rule.

New Iowa Code section 331.438E requires the counties comprising a MH/DS region to enter into an Iowa Code chapter 28E agreement. The agreement is required to address various specific organizational provisions, administrative provisions, and financial provisions.

Dispute resolution provisions in new Iowa Code section 331.438F cover the following specific matters: An appeal of a decision regarding a service authorization or other services-related decision made by a regional administrator that cannot be resolved informally, is to be heard in a contested case proceeding by a state administrative law judge. If a service authorization or other services-related decision made by a regional administrator concerning a person varies from the type and amount of service identified to be necessary for the person in a clinical determination made by a mental health professional and the mental health professional believes that failure to provide the type and amount of service identified cause an immediate danger to the person's health or safety, the person may request an expedited review of the regional administrator's decision to be made by DHS. If a county, region, or the department, as applicable, receives a billing for services provided to a resident in another county or region, or objects to a residency determination certified by the department or another county's or region's regional administrator and asserts either that the person has residency in another county or region or the person's residency status shall be determined by a state administrative law judge. If unresolved billing disputes between the state and a county or region exist involving the responsibility for service costs for services provided on or after July 1, 2011, the disputes are to be resolved by a state administrative law judge.

*WORKFORCE DEVELOPMENT AND REGULATION.* This division relates to workforce development and regulation applicable to the administration and service providers for the regional service system.

DHS is required to work with the Iowa State Association of Counties in providing training, technical assistance, and establishing data system requirements for the redesign. DHS must also identify third-party coverage sources and develop estimates and financing options for maximizing the use of the third-party coverage sources in adding eligibility for core services under the MH/DS regional service system for adults with a developmental disability other than intellectual disability and for adults with a brain injury. DHS is to create a transition committee of appropriate stakeholders with whom to consult on the transition from the current MH/DS system to the regional service system. The committee membership includes legislators.

A Mental Health and Disability Services Redesign Transition Fund is created for allocation by DHS to counties for one-time assistance for continuation of current core county mental health and disability services to targeted populations that are not funded by the Medicaid program during FY 2012-2013. Although the fund did not receive appropriations for FY 2012-2013, DHS is required to implement an application process and make a recommendation for an appropriate amount of funding for enactment during the 2013 Legislative Session to meet the need for assistance as determined by the DHS's analysis of the applications.

An MH/DS Workforce Development Workgroup is to be convened and staffed by the Department of Public Health (DPH) to address issues connected with assuring an adequate workforce to provide MH/DS in the state. Appropriate stakeholder members are to be designated by DPH in consultation with various legislators. A preliminary report is required in December 2012, and a final report in December 2013.

DHS is required to establish an Outcomes and Performance Measures Committee for the regional service system. Appropriate stakeholder members are to be designated by DHS in consultation with various legislators. A preliminary report is required in December 2012, and a final report in December 2013.

The Children's Disability Services Workgroup initiated as part of the 2011 Legislative Interim redesign process is provided additional duties for the 2012 Legislative Interim and legislator members are added.

Certain county disputed billings are addressed to the extent allowable under federal law or regulation, so that if the costs of a service are payable in whole or in part by a county, the service was rendered prior to July 1, 2011, and the county that would be obligated to pay for the costs of the service has not been billed for the service or has disputed the billing prior to July 1, 2012, or the state has fully charged off the cost of the service or has not provided information to appropriately document the basis for the billing, the county no longer has an obligation to pay for the service. The provision applies to the costs of services provided under the following Iowa Code chapters: 221, relating to the Interstate Mental Health Compact; 222, relating to state resource centers and other services provided to persons with an intellectual disability; 229, relating to involuntary hospitalization of persons with mental illness; 230, relating to support of persons with mental illness; 233B, relating to the Iowa Juvenile Home at Toledo; 249A, relating to the Medicaid Program; and 812, relating to confinement of persons found to be incompetent to stand trial.

New Iowa Code section 225C.6E requires the departments of Human Services, Inspections and Appeals, and Public Health to comply with various provisions in efforts to improve the regulatory requirements applied to the regional service system administration and service providers.

*COMMUNITY MENTAL HEALTH CENTER AMENDMENTS.* This division amends Acts provisions relating to community mental health centers that were enacted in 2011 Iowa Acts, Chapter 121 (SF 525), that have a delayed effective date of July 1, 2012. The requirements for standards adopted for centers by the MH/DS Commission are amended to allow the standards to be in substantial conformity with either applicable behavioral health standards adopted by the Joint Commission on Accreditation of Health Care Organizations or with other recognized national standards for evaluation of psychiatric facilities rather than requiring conformity with both sets of standards.

SUBACUTE CARE FACILITIES FOR PERSONS WITH SERIOUS AND PERSISTENT MENTAL ILLNESS AND CRISIS STABILIZATION. This division addresses subacute services for persons with serious and persistent mental illness by creating a new health care facility licensure chapter, tentatively numbered Iowa Code chapter 135P, regulating the provisions of community-based subacute services by the Department of Inspections and Appeals (DIA) in cooperation with DHS.

The new type of facility provides physical facilities with restricted egress to provide accommodation, board, and the services of a team of professionals for periods exceeding 24 consecutive hours to individuals with serious and persistent mental illness. DHS must provide written approval of applications for licenses, must implement a request for proposals process to identify the best qualified providers, and cannot approve applications that would cause the number of publicly funded beds to exceed 50 beds.

DHS is directed to work with DIA in establishing facility-based and community-based, subacute mental health services standards to be adopted by the MH/DS Commission. DHS is directed to develop a reimbursement

methodology for subacute care facility services. Legislative intent states that the reimbursement methodology will take effect during FY 2012-2013, and result in an initial reimbursement rate in the range of \$400 to \$500 per day.

DHS is required to conduct a feasibility study and cost analysis of providing institutional subacute services using available facilities at the state mental health institutes or the Iowa Veterans Home. Crisis stabilization services are also addressed. DHS is directed to work with DPH, DIA, and other relevant stakeholders to identify appropriate regulatory provisions to address residential care facilities and both facility and nonfacility subacute and crisis stabilization services.

Legislative intent is stated for the Medicaid state plan adopted for the implementation of the federal Patient Protection and Affordable Care Act, to include coverage of both facility and nonfacility subacute and crisis stabilization services. DHS must also work with the mental health managed care contractor under the Medicaid program to ensure adequate reimbursement of both facility and nonfacility subacute and crisis stabilization services.

Finally, DHS is required to authorize a facility-based, crisis stabilization program pilot project implemented by a certain regional service network pursuant to 2008 session law. The facility operated by the program is exempted from various health care facility licensing requirements. The purpose of the pilot project is to provide a prototype for state agencies to consider in developing regulatory standards for such programs and facilities. The facility is limited to not more than 10 beds and is authorized to operate through June 30, 2013. This provision took effect May 25, 2012.

CO-OCCURRING CONDITIONS. This division addresses services for persons with co-occurring conditions.

The responsibilities of the Director of DPH for addressing the needs of persons with substance-related disorders are expanded to address the treatment needs of persons who have a mental illness, an intellectual disability, a brain injury, or other co-occurring condition in addition to a substance-related disorder. A mental health professional who is employed by a provider of services to persons with a substance-related disorder is authorized to provide treatment to a person with co-occurring substance-related and mental health disorders.

lowa Code section 226.10, requiring equal treatment of the patients in the state mental health institutes, is amended to require the institutes to address the needs of persons with a co-occurring condition in addition to mental illness.

*BRAIN INJURY DEFINITION.* Iowa Code definitions for the term "brain injury" are revised in Iowa Code sections 135.22 and 225C.23 to be similar to the definition used for the Medicaid home and community-based services waiver for brain injury. The Iowa Code section 135.22 definition applies to provisions administered by the DPH, including the Central Registry of Persons with Brain or Spinal Cord Injuries, the Advisory Council on Brain Injuries, the department's responsibilities as the state's lead agency for brain injury, and resource facilitation for persons with brain injury and other services under the Brain Injury Services Program. The Iowa Code section 225C.23 definition applies to recognition of brain injury as a distinct disability. Iowa Code chapter 225C includes a number of references to the term brain injury but this provision provides the only definition of the term.

*LEGAL SETTLEMENT.* This division provides conforming amendments to change references to county of legal settlement to county of residence throughout the Iowa Code, effective July 1, 2013. Amendments in this division to Iowa Code provisions involving state and county responsibility for Medicaid program costs are repealed in SF 2336 (see Appropriations).

PROPERTY TAX-RELATED PROVISIONS. This division relates to county property taxation involving MH/DS.

The Legislative Council is requested to authorize a study committee to analyze the viability of the mental health and disability services redesign financing provisions in this Act during the 2012 and 2013 Legislative Interims. The study committee may contract for an independent analysis to be performed. Reports of the analysis containing findings and recommendations are to be submitted for consideration by the General Assembly during the 2013 Legislative Session. The study committee may meet during the 2013 Legislative Interim to consider and determine whether revisions to 2013 redesign financing enactments are warranted and to make appropriate recommendations for consideration during the 2014 Legislative Session.

lowa Code section 331.424A, establishing County MH/DS Services Funds and providing the county levy authority for MH/DS, contained a sunset clause repealing the levy authority effective July 1, 2013. The sunset clause is eliminated and the lowa Code section is also amended to establish for fiscal years 2013-2014 and 2014-2015 a levy authority based upon a per capita expenditure target amount for each county of \$47.28 per person of the county's general population. A base year expenditure amount equivalent to the net amount levied by counties for FY 2008-2009 is also established. For the two specified fiscal years, county levies for the services funds are limited to the lower of these two amounts: the amount of the county's base year expenditure target for the fiscal year beginning July 1, 2013, multiplied by the county's general population for the same fiscal year. Counties with base year expenditures that are less than the amount of the statewide per capita expenditure product are to receive an equalization payment from the Property Tax Relief Fund for the difference.

Standing appropriations from the General Fund of the State to the relief fund and from the relief fund in Iowa Code chapter 426B are eliminated. See SF 2336 for changes to state appropriations from the relief fund made for FY 2012-2013 and numerous other provisions for financing the shift of Medicaid Program nonfederal share responsibility from the counties to the state on July 1, 2012. The July 1, 2013, sunset provision for Iowa Code chapter 426B in Iowa Code section 426B.6 is eliminated.

Most provisions of this division take effect or are applicable beginning with FY 2013-2014.

#### HOUSE FILE 2306 - Medical Assistance Advisory Council Membership

BY COMMITTEE ON HUMAN RESOURCES. This Act adds a representative from each of the following entities to the membership of the Medical Assistance Advisory Council: the Iowa Dietetic Association, the Iowa Behavioral Health Association, and the Midwest Association for Medical Equipment Services.

#### HOUSE FILE 2387 - Elder Abuse — Review

BY COMMITTEE ON HUMAN RESOURCES. This Act requires the Department on Aging (IDA) to work with the Department of Inspections and Appeals, the Department of Human Services, the Office of the Attorney General, and other affected stakeholders to conduct a comprehensive review of occurrences of and laws relating to the abuse, neglect, or exploitation of individuals in the state who are 60 years of age or older. The IDA is directed to submit a report of its review and recommendations to the Governor and General Assembly by December 15, 2012.

#### HOUSE FILE 2388 - Disproportionate Share Hospital Payments

BY COMMITTEE ON HUMAN RESOURCES. This Act directs the Department of Human Services (DHS) to recalculate the hospital-specific disproportionate share hospital limits under the Medical Assistance (Medicaid) Program for state fiscal year 2012-2013 and to utilize the federal disproportionate share hospital (DSH) allotment to the maximum extent possible to create a new DSH pool. The new pool is to be used to provide payments to rural hospitals that are not critical access hospitals but that otherwise qualify to receive DSH payments. The nonfederal share matching funds must be generated from tax levy collections of the county or city in which the hospital is located and the funds and DSH payments are subject to other specific criteria. The Act directs DHS to amend the medical assistance state plan as necessary to implement the directive. Implementation is contingent upon federal approval.

## H.J.R. 2008 - Nullification of Administrative Rule — Physician Services in Facility Settings — Reimbursement

BY HEATON, ET AL. This Joint Resolution nullifies the amendment to a Department of Human Services administrative rule relating to a site of service adjustment in reimbursement for physician services provided in a facility setting under the Medicaid program. The Joint Resolution took effect April 25, 2012.

#### LABOR AND EMPLOYMENT

SENATE FILE 2280 - Boiler Inspections

#### **RELATED LEGISLATION**

SENATE FILE 466
 Residential Contractors
 SEE BUSINESS, BANKING, AND INSURANCE. This Act prohibits a residential contractor from advertising or promising to rebate any insurance deductible as an inducement to the sale of goods or services. The Act prohibits a residential contractor from representing or negotiating on behalf of an owner or possessor of residential real estate on any insurance claim in connection with the repair or replacement of roof systems, or the performance of any other exterior repair, replacement, construction, or reconstruction work. The Act requires a residential contractor contracting to provide goods or services to repair damage resulting from a catastrophe to provide the person with whom it is contracting a written notice of contract obligations and rights which is to be executed prior to or contemporaneously with entering into the contract. The Act provides remedies and penalties and applies to contracts entered into on or after July 1, 2012.

SENATE FILE 2097 - Public Defense and Military Affairs SEE PUBLIC DEFENSE AND VETERANS. This Act relates to the Department of Public Defense and requests that the Legislative Council appoint an interim study committee focused on military occupational specialty training and professional certifications.

SENATE FILE 2127
 Professional Licensing and Regulation — Land Surveyors, Landscape Architects, Architects, and Engineers
 SEE BUSINESS, BANKING, AND INSURANCE. This Act updates provisions relating to land surveyors and the practice of land surveying, and removes outdated provisions with regard to professional engineers and land surveyors, registered architects, and landscape architects.

 SENATE FILE 2221
 School Bus Driver Qualifications
 SEE EDUCATION. This Act requires an employer to review the state Sex Offender Registry, the state Central Registry for Child Abuse Information, the state Central Registry for Dependent Adult Abuse Information, and information in the Iowa Court Information System available to the general public for information regarding any applicant for a school bus driver position, including a contract position, before the applicant is hired and every five years upon the renewal of an employee's or contract employee's school bus driver's license issued by the Department of Transportation. Being listed on the state Sex Offender Registry, the state Central Registry for Child Abuse Information, or the state Central Registry for Dependent Adult Abuse Information constitutes grounds for which a school bus driver is to be immediately suspended. Subsequent adverse action may include termination of employment or refusal to issue, or suspension or revocation of, authorization to operate a school bus by the Department of Education.

 SENATE FILE 2324
 Appropriations — Workforce Development — Funding Restoration SEE APPROPRIATIONS. This Act reenacts, as amended, certain invalidated provisions of 2011 Iowa Acts, chapter 130, SF 517, that were declared invalid by Homan v. Branstad, No. 11-2022, March 16, 2012. The Act appropriates moneys to the Department of Workforce Development for FY 2011-2012. The Act took effect April 4, 2012, and applies retroactively to July 1, 2011. HOUSE FILE 675

 Mechanics' Liens — State Construction Registry
 SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to mechanics' liens for residential and commercial construction and provides for the establishment of a state construction registry (mechanics' notice and lien registry).

 HOUSE FILE 2337
 Appropriations — Economic Development SEE APPROPRIATIONS. This Act reenacts, as amended, certain invalidated provisions of 2011 lowa Acts, chapter 130, SF 517, which were declared invalid by Homan v. Branstad, No. 11-2022, March 16, 2012. The invalidated provisions relate to the appropriations for the Department of Workforce Development.

HOUSE FILE 2399 - Scrap Metal Transactions SEE BUSINESS, BANKING, AND INSURANCE. This Act imposes requirements upon persons selling scrap metal to a scrap metal dealer or conducting a scrap metal transaction by or on behalf of a scrap metal dealer.

#### LABOR AND EMPLOYMENT

#### SENATE FILE 2280 - Boiler Inspections

BY COMMITTEE ON COMMERCE. This Act modifies the criteria for boilers or pressure vessels which must be inspected by the Labor Commissioner at least once each year externally while under pressure and at least once every four years internally while not under pressure.

Prior law provided that one of the criteria for this inspection schedule was that the owner or user is a participant in good standing in the Iowa Occupational Safety and Health Voluntary Protection Program administered by the Department of Workforce Development and has achieved star status within the program. The Act provides an alternative to that criterion, which is that the object to be inspected is an unfired steam pressure vessel and is part of or integral to the continuous operation of a process covered by and compliant with the federal Occupational Safety and Health Administration's process safety management standard and the owner demonstrates such compliance to a special inspector or the Labor Commissioner. The object must also be included as process safety management process equipment in the owner of the object's process safety management program.

#### LOCAL GOVERNMENT

SENATE FILE 413	- Local Emergency Management Commissions — Financial Responsibilities
SENATE FILE 2058	- Records of Rural Water Districts, City Utilities, and City Enterprises
SENATE FILE 2146	- Rural Water District Annual Meetings
SENATE FILE 2292	- Legalizing Act — Ankeny Sanitary Sewer Improvement Project
HOUSE FILE 524	- Administration of Special Appraiser's and Assessment Expense Funds
HOUSE FILE 2101	- Public Land Survey Corner Certificates — Recording
HOUSE FILE 2231	- Memorial Hospital Commissioner Qualifications — Residency
HOUSE FILE 2264	- Veterans — Interment Rights
HOUSE FILE 2323	- City Utilities and Enterprises — Rental Property
HOUSE FILE 2369	- Vital Statistics — Death Certificates and Burial Transit Permits
HOUSE FILE 2455	- Audits or Examinations of City Finances
HOUSE FILE 2460	- Urban Renewal and Taxation

#### RELATED LEGISLATION

- SENATE FILE 2071
   Appropriation Reductions, Transfers, and Supplementals
   SEE APPROPRIATIONS. This Act makes supplemental appropriations from the General Fund of the State for FY 2011-2012 to the Department of Corrections and authorizes additional applications to the Department of Human Services for and expenditures from the risk pool in the Property Tax Relief Fund for purposes of county mental health, mental retardation, and developmental disabilities (MH/MR/DD) services for FY 2011-2012. New funding is also provided to restore a previously enacted reduction in Property Tax Relief Fund appropriations. However, the new funding was moved in SF 2336 (see Appropriations), to help pay for the shift in responsibility for Medicaid funding for MH/MR/DD services from the counties to the state. The Act took effect March 5, 2012.
- SENATE FILE 2096 State Prisoners in County Jails Reimbursements SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act lengthens the time period a county may request reimbursement from the Department of Corrections for prisoners confined in a county jail.
- SENATE FILE 2137 Property Taxes for Joint County-City Buildings SEE TAXATION. This Act specifies that county or city taxes realized from a property tax levy for the purpose of leasing a joint county-city building shall be deposited into a separate account in the applicable county or city debt service fund. The Act also removes such tax levies from inclusion within the county supplemental levy and the city additional tax, and excludes such property taxes from a division of revenue (tax increment financing). The Act applies to property taxes due and payable in fiscal years beginning on or after July 1, 2013.
- SENATE FILE 2170 Property Tax Sales Redemption Notice Requirements SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to the manner in which a holder of a property tax sale certificate of purchase provides certain notices under Iowa Code chapter 447 (Tax Redemption) following a tax sale.

#### SENATE FILE 2217 - Flood Mitigation

**SEE STATE GOVERNMENT.** This Act establishes a Flood Mitigation Program managed by a Flood Mitigation Board created within the Homeland Security and Emergency Management Division of the Department of Public Defense. The program consists of flood-related projects undertaken by specified governmental entities following approval by the board to utilize either financial assistance from the Flood Mitigation Fund in the form of grants, loans, and forgivable loans, or sales tax increment revenues remitted to the governmental entity that were collected within a specified area. The Act describes the procedures and requirements for approval of a project by a governmental entity, imposes certain reporting requirements on each governmental entity that has a project approved by the board, and authorizes the issuance of bonds by a governmental entity for the payment of project costs. The Act took effect April 19, 2012.

#### SENATE FILE 2289 - Disaster Aid Individual Assistance Grant Program

*SEE HEALTH AND SAFETY.* This Act relates to the Iowa Disaster Aid Individual Assistance Grant Program administered by the Department of Human Services. The department is authorized to implement an ongoing contract with a provider or providers of a statewide program with local offices throughout the state to serve as the local administrative entity for the grant program so that the program can be implemented with minimal delay when a disaster occurs in a local area. The Act took effect April 12, 2012 (HF 2465, section 14, see Appropriations).

#### SENATE FILE 2315 - Publicly Funded Mental Health and Disability Services

SEE HUMAN SERVICES. This Act relates to the redesign of publicly funded mental health and disability services (MH/DS) by requiring the provision of certain core services and addressing other services and providing for establishment of regions by counties for delivery of MH/DS to adults. The initial version of the legislation was developed by the Mental Health and Disability Services Study Committee, created by the Legislative Council, which worked from recommendations developed in an extensive workgroup process in the fall of 2011 led by the Department of Human Services (DHS). Most of the redesign provisions take effect beginning July 1, 2013; however, many planning and implementation processes take place in FY 2012-2013. As part of the redesign provisions in SF 2336 (see Appropriations), financial responsibility for the nonfederal share of Medicaid service costs for adult MH/DS is shifted from the counties to the state effective July 1, 2012; counties remain responsible for MH/DS non-Medicaid services for adults. Numerous provisions outline responsibilities of DHS and counties relating to these services. In addition, the county levy authority for funding of MH/DS which had been made subject to a sunset clause effective July 1, 2013, is reinstated with the repeal of the sunset clause. For the two-year period of FY 2013-2014 and 2014-2015, the county MH/DS levy authority is made subject to a levy authority based upon a per capita expenditure target amount for each county of \$47.28 per person of the county's general population.

# SENATE FILE 2328 - Administration and Oversight of Taxes, Tax Credits and Incentives, Franchise Fees, and Annexation or Severance by Cities SEE TAXATION. This Act relates to the technical administration of the tax and related laws by the Department of Revenue (DOR). The Act requires a city to notify the DOR whenever it adopts, amends, or repeals an ordinance imposing a franchise fee and whenever territory is annexed to the city or severed from the city.

#### SENATE FILE 2332 - Enhanced 911 Emergency Communication Systems SEE HEALTH AND SAFETY. This Act makes several changes regarding the provisions of Iowa Code chapter 34A, relating to enhanced 911 emergency telephone systems.

#### SENATE FILE 2336 - Appropriations — Health and Human Services

**SEE APPROPRIATIONS.** This Act relates to and makes appropriations for health and human services for FY 2012-2013 and includes numerous provisions involving local government, including funding for adult mental health and disability services (MH/DS) administered by counties and for redesign of the MH/DS system in conjunction with SF 2315 (see Human Services); Early Childhood Iowa (formerly community empowerment) areas; and local public health authorities.

# HOUSE FILE 2092 Farmers Markets SEE AGRICULTURE. This Act relates to the licensure of farmers markets by eliminating a requirement that such markets must sell fresh fruits and vegetables, adding a requirement that the markets must sell lowa-produced farm products, and specifying that licenses expire on an annual rather than seasonal basis. The Act took effect April 5, 2012.

#### HOUSE FILE 2144 - Electrical Utilities — Transmission Facility Ownership

**SEE ENERGY AND PUBLIC UTILITIES.** This Act expands the definition of "ownership" of electrical transmission facilities subject to a joint agreement between participants, which may include a city, electric cooperative, or privately owned utility company, to include facilities located outside the state of Iowa.

#### HOUSE FILE 2305 - Department on Aging

SEE HEALTH AND SAFETY. This Act relates to the powers and duties of the Department on Aging (IDA), including those relating to area agencies on aging and the aging and disabilities resource centers. The Act provides explicit authority to the Commission on Aging to not only designate but to also revoke the designation of an area agency on aging with the assistance of IDA; and to adopt policies and administrative rules that support the capabilities of the area agencies on aging and the aging and disabilities resource centers to serve older individuals and persons with disabilities experiencing Alzheimer's disease or related dementias. The Act eliminates as duties of the director the provision of annual training for area agency on aging boards of directors members and oversight of the composition of area agency boards of directors. The Act changes the elder abuse projects to a prevention of elder abuse, neglect, and exploitation program; and specifies what services entities acting as aging and disability resource centers must provide.

#### HOUSE FILE 2370 - Civil Actions Affecting Real Estate

SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to civil actions affecting real estate, including mortgage foreclosure actions, and contains provisions relating to claims of interest against property acquired prior to the indexing of a municipal citation affecting real estate and filed by a city.

#### HOUSE FILE 2388 - Disproportionate Share Hospital Payments

**SEE HUMAN SERVICES.** This Act directs the Department of Human Services to recalculate the hospital-specific disproportionate share hospital limits for state fiscal year 2012-2013 and to utilize the federal disproportionate share hospital (DSH) allotment to the maximum extent possible to create a new DSH pool. The new pool is to be used to provide payments to rural hospitals that are not critical access hospitals but that otherwise qualify to receive DSH payments. The nonfederal share matching funds must be generated from tax levy collections of the county or city in which the hospital is located and the funds and DSH payments are subject to other specific criteria. Implementation is contingent upon federal approval.

#### HOUSE FILE 2399 - Scrap Metal Transactions SEE BUSINESS, BANKING, AND INSURANCE. This Act relates to scrap metal sales transactions and provides civil penalties for violations of the Act's provisions.

#### HOUSE FILE 2464 - Regulation of Public Health — Miscellaneous Changes

**SEE HEALTH AND SAFETY.** This Act relates to programs and activities under the purview of the Department of Public Health (DPH). The Act repeals the Iowa Code section that required DPH to publish and distribute its rules to the local boards of health, and exempts a district board of health or district health department in existence prior to July 1, 2010, from the District Public Health Fund budget provisions. The provision relating to the fund budget took effect May 2, 2012, and applies retroactively to July 1, 2010.

HOUSE FILE 2465
 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. In addition to other provisions, this Act limits standing appropriations for FY 2012-2013 made for the reimbursement for the Homestead Property Tax Credit; adds requirements to flood mitigation construction or reconstruction project contracts awarded by a governmental entity if the project includes the use of tax increment financing revenues; makes several changes to the powers and duties of county treasurers relating to real property; and relates to the assessment and collection of franchise fees by cities.

#### HOUSE FILE 2467 - Regulation of Snowmobiles, All-Terrain Vehicles, and Watercraft

SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act exempts certain snowmobiles and all-terrain vehicles owned by governmental subdivisions from registration and decal requirements.

#### LOCAL GOVERNMENT

#### SENATE FILE 413 - Local Emergency Management Commissions — Financial Responsibilities

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to financial responsibilities of local emergency management commissions.

The Act provides that local emergency management commission members may designate an alternate to represent the designated entity. For any activity relating to Iowa Code section 29C.17(2), or Iowa Code chapter 24, relating to the local emergency management agency's budget, participation shall only be by a commission member or a designated alternate that is an elected official from the same designated entity.

Previously, a local emergency management agency's approved budget could be funded by one or more of four specific methods. The Act adds an additional method and requires the budgets to be funded by one or more of the five specific methods.

Joint emergency response communication services must be funded as provided for in an agreement entered into pursuant to Iowa Code chapter 28E.

Local emergency management agency budgets must be provided to the funding entities in a form prescribed by the Department of Management. Any portion of a tax levied by a county or city to support the local emergency management agency shall be identified separately on tax statements issued by the county treasurer.

#### SENATE FILE 2058 - Records of Rural Water Districts, City Utilities, and City Enterprises

BY DANIELSON. This Act relates to private customer information possessed by rural water districts, city utilities, and city enterprises by requiring such information not be examined or copied as of right as public records.

#### SENATE FILE 2146 - Rural Water District Annual Meetings

BY COMMITTEE ON LOCAL GOVERNMENT. This Act requires that an annual meeting of participating members of a rural water district take place by July 31 of each year beginning the year following the incorporation of the district. Prior law required that such meetings take place between January 1 and May 1 of each year.

#### SENATE FILE 2292 - Legalizing Act — Ankeny Sanitary Sewer Improvement Project

BY COMMITTEE ON LOCAL GOVERNMENT. This Act legalizes the action of the city of Ankeny, which executed a contract relating to the construction of public improvements pursuant to a contract executed by the city without first publishing an advertisement for sealed bids in the manner required pursuant to Iowa Code section 26.3. The Act was enacted in compliance with the requirements in Iowa Code chapter 585.

The Act took effect on March 14, 2012.

#### HOUSE FILE 524 - Administration of Special Appraiser's and Assessment Expense Funds

BY COMMITTEE ON LOCAL GOVERNMENT. This Act combines a local conference board's Special Appraiser's Fund, under Iowa Code section 441.50, with the Assessment Expense Fund, under Iowa Code section 441.16, in the office of local assessor and specifies that the levy rate for the Assessment Expense Fund is limited to 67 and 1/2 cents per \$1,000 of assessed value in the assessing area. The Act also requires remaining moneys in the Special Appraiser's Fund to be transferred to the Assessment Expense Fund on or within 10 days of July 1, 2012.

#### HOUSE FILE 2101 - Public Land Survey Corner Certificates — Recording

BY COMMITTEE ON LOCAL GOVERNMENT. This Act requires that a county recorder accept public land survey corner certificates that incorporate multiple corners.

#### HOUSE FILE 2231 - Memorial Hospital Commissioner Qualifications — Residency

BY COMMITTEE ON LOCAL GOVERNMENT. This Act requires that each commissioner for a memorial hospital be an lowa resident and reside within the memorial hospital's service area. Previously, each commissioner was required to be a resident of the county in which the memorial hospital is located.

#### HOUSE FILE 2264 - Veterans — Interment Rights

BY COMMITTEE ON VETERANS AFFAIRS. This Act requires government subdivisions that own a cemetery to adopt a rule to allow a veteran who purchases an interment space in such a cemetery to also purchase an interment space for the veteran's spouse if such a space is available. The rule must also allow a surviving spouse of a veteran already interred in such a cemetery to purchase an interment space for the surviving spouse if such a space is available.

#### HOUSE FILE 2323 - City Utilities and Enterprises — Rental Property

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to requirements of city utilities and enterprises related to rental properties. A city utility or enterprise is required to provide a landlord notice of a tenant's request for change of name for service, if the landlord has made a written request that such notice be provided.

The Act also requires that written notice of a change in ownership of residential rental property be provided to a city utility or enterprise within 30 business days of the completion of the change of ownership. Previously, such notice was within 10 business days of such a change in ownership.

The Act provides that certain residential rental property is exempt from a lien for delinquent rates or charges associated with charges for sewer system, storm water drainage system, water treatment, solid waste collection, and solid waste disposal services if the landlord gives certain written notice to the city utility or enterprise that the property is residential rental property and that the tenant is liable for the rates or charges. The lien exemption contained does not apply to charges related to repairs of such systems if such repair charges become delinquent. A city utility or enterprise may require a deposit not exceeding the usual cost of 90 days of such service provided by the city utility or enterprise, and the city utility or enterprise is required to acknowledge the receipt of such landlord notices and deposits.

#### HOUSE FILE 2369 - Vital Statistics — Death Certificates and Burial Transit Permits

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to vital statistics, the issuance of a burial transit permit, and the transmission and recording of certain death certificates.

*BURIAL TRANSIT PERMITS.* The Act removes the county registrar from the list of persons allowed to issue a burial transit permit, and adds the State Registrar to such list.

*RECORDING OF DEATH CERTIFICATES.* The Act requires that when a person dies outside of the county of the person's residence, the State Registrar shall send a copy of the person's death certificate to the county registrar for the county of the person's residence. In lieu of this requirement, the State Registrar may provide county registrars with electronic access to vital records. The county registrar is required to record such a death certificate in the same records in which deaths occurring in the county are recorded. The provision concerning the recording of death certificates took effect on April 5, 2012.

#### HOUSE FILE 2455 - Audits or Examinations of City Finances

BY COMMITTEE ON GOVERNMENT OVERSIGHT. This Act relates to the financial examination of cities with populations of less than 2,000. Prior law required that cities with populations of 700 or more but less than 2,000 be examined once every four years.

Under the Act, cities with a population of less than 2,000 and with budgeted gross expenditures of \$1 million or more in two consecutive fiscal years are required to submit to an examination conducted by the Auditor of State or a certified public accountant chosen by the city during the second budgeted fiscal year.

Under the Act, cities with a population of less than 2,000 and with budgeted gross expenditures of less than \$1 million are required to submit to periodic examinations by the Auditor of State or a certified public accountant employed by the auditor. Cities subject to such periodic examination requirements shall be examined at least once during an eight-year period.

The Act requires the Auditor of State to establish and collect a periodic examination fee paid by all cities not subject to an annual audit or required fiscal year examination, and provides that such fees shall be maintained in a segregated

account. The auditor shall base such fees upon a sliding scale based upon a city's budgeted gross expenditures to produce a total revenue of not more than \$375,000 in a fiscal year to pay for the cost of conducting the periodic examinations. If fees collected exceed \$375,000, any excess funds shall be used to provide municipal financial management training to city officials.

The Auditor of State shall report by January 15 of each year to the General Assembly on the status of the segregated account, the required fiscal year examinations, and on the periodic examinations of cities.

lowa Code section 25B.2, subsection 3, is made inapplicable so that political subdivisions are required to comply with any state mandate included in the Act.

The Act takes effect July 1, 2013.

#### HOUSE FILE 2460 - Urban Renewal and Taxation

BY COMMITTEE ON WAYS AND MEANS. This Act relates to Iowa's Urban Renewal Law and incremental taxes.

The Act requires cities and counties that had an urban renewal plan and area in effect at any time during the most recently ended fiscal year to file for each such urban renewal area a tax increment financing report by December 1 following the end of such fiscal year. Each report must be approved by the affirmative vote of a majority of the board of supervisors or the city council, as applicable, and must include the information and data specified in the Act as of June 30 of the most recently ended fiscal year or the information for such fiscal year, as applicable. The Act imposes similar requirements on rural improvement zones that are using incremental property taxes under Iowa Code chapter 357H.

By December 1, 2012, the Department of Management is required to make publicly available on an Internet site a searchable database of all the information contained in the tax increment financing reports stated above. The Legislative Services Agency, in consultation with the Department of Management, is required to submit an annual report to the Governor and the General Assembly that summarizes and analyzes the information contained in the reports.

If a county or city fails to meet the filing requirements for an annual financial report or for the tax increment financing report, the Department of Management is prohibited from certifying the county's or city's property taxes back to the county auditor for the next fiscal year. This provision of the Act, however, does not apply to the reports required to be filed on or before December 1, 2012.

If a proposed urban renewal plan or urban renewal project includes the use of taxes resulting from a division of revenue to finance a public building, the municipality must include with the proposed plan notification an analysis of alternative development options and funding, and the reasons such options would be less feasible than the proposed use of taxes resulting from a division of revenue.

A municipality shall not approve an urban renewal project for an urban renewal area unless the municipality amends or modifies the adopted urban renewal plan to include such project. Under the Act, such an amendment or modification to the urban renewal plan or an amendment or modification to the urban renewal plan for those reasons specified under current law must comply with the notification, consultation, and hearing process required for adoption of the original urban renewal plan, except the municipality is not required to send the proposal to the municipality's planning commission for review. Once determined to be a blighted area, a slum area, or an economic development area, an urban renewal area shall not be redetermined by the municipality throughout the duration of the urban renewal area.

The Act removes community colleges from the definition of "affected taxing entity" under Iowa's Urban Renewal Law.

The Act excludes property taxes for the instructional support program of a school district imposed pursuant to Iowa Code section 257.19, from a division of revenue for an urban renewal area. However, a school district is required to pay to the municipality all or a portion of such taxes if the county auditor certifies to the school district by July 1 the amount of such levy that is necessary to pay the principal and interest on bonds issued or other indebtedness

incurred by the municipality on or before April 24, 2012, to finance an urban renewal project. The Act also allows the school district to approve by resolution the payment to the municipality of all or a portion of the instructional support program property tax revenue that would be otherwise excluded under the Act, for the payment of principal and interest on bonds issued or other indebtedness incurred by the municipality for an urban renewal project approved before, on, or after July 1, 2012.

The portions of the Act relating to the division of taxes for the instructional support program of a school district apply to property taxes due and payable in fiscal years beginning on or after July 1, 2013.

The Act prohibits moneys from any source deposited into the special fund created for urban renewal purposes in lowa Code section 403.19 from being expended for or otherwise used in connection with an urban renewal project approved on or after July 1, 2012, if the project includes the relocation, as defined in the Act, of a commercial or industrial enterprise not presently located within the municipality, unless certain specified conditions are met.

Interest or earnings received on amounts deposited into the special fund and the net proceeds from the sale of assets purchased using amounts deposited into the special fund shall be credited to the special fund and shall be used solely for the purposes of the fund. The Act also prohibits moneys in the special fund from being transferred to another fund of the municipality except for the payment of loans, advances, indebtedness, or bonds that qualify for payment from the special fund.

The Act modifies provisions relating to certification to the county auditor of the amount of loans, advances, indebtedness, or bonds which qualify for payment from the municipality's special fund to include interest negotiated on such loans, advances, indebtedness or bonds, and requires that such certification include all amounts which qualify for payment from the special fund during the next fiscal year and all amounts which qualify for payment from the special fund in any subsequent fiscal year. The Act defines "indebtedness" for purposes of urban renewal tax increment financing.

When the necessity for maintaining a special fund created by a city or a county under lowa Code section 403.19 ceases to exist, any balance remaining in the fund shall be allocated to and paid into the funds for the respective taxing districts as taxes by or for the taxing district into which all other property taxes are paid.

A municipality that has established an urban renewal area that utilizes, or plans to utilize, revenues from the special fund created in Iowa Code section 403.19, shall make an annual certification of compliance that includes such information or documentation deemed appropriate by the Auditor of State including but not limited to information required to be annually reported by counties and cities to the Department of Management under the Act. For any year in which the municipality is audited in accordance with Iowa Code section 11.6, such certification shall be audited as part of the municipality's audit.

Current Iowa Code section 423B.10 authorizes a city with a local sales and services tax imposed by the county to designate an amount of the increased tax revenues attributable to retail establishments in an urban renewal area to fund urban renewal projects in the area. The Act prohibits a city from adopting an ordinance providing for such use of local sales and services tax revenue on or after July 1, 2012, unless each county where such urban renewal area is located approves the proposed use by resolution.

The Act moves the Legislative Tax Expenditure Committee's review of tax increment financing for urban renewal areas from 2012 to 2013.

## NATURAL RESOURCES AND OUTDOOR RECREATION

- **SENATE FILE 2282** All-Terrain Vehicle and Off-Road Utility Vehicle Definitions
- SENATE FILE 2283 Regulation of Natural Resources and Recreation Activities
- SENATE FILE 2317 Hunting, Fur Dealer, Fur Harvester, and Fishing Licenses
- HOUSE FILE 2343 Pheasant Studies
- HOUSE FILE 2467 Regulation of Snowmobiles, All-Terrain Vehicles, and Watercraft

#### RELATED LEGISLATION

- **SENATE FILE 2212** Economic Development Miscellaneous Changes **SEE ECONOMIC DEVELOPMENT.** This Act makes several technical and policy changes related to environmental response projects and certain programs administered by the Economic Development Authority.
- HOUSE FILE 2336
   Appropriations Agriculture and Natural Resources SEE APPROPRIATIONS. This Act amends provisions enacted in SF 509 during the 2011 Legislative Session (2011 Iowa Acts, chapter 128), by making full appropriations to the Department of Natural Resources for its administration and programs.
- HOUSE FILE 2465
   State and Local Government Financial and Regulatory Matters Appropriations and Miscellaneous Changes
   SEE APPROPRIATIONS. In addition to other provisions, this Act appropriates moneys for the repair of damages due to the flooding of the Missouri River during the calendar year 2011 in the Lewis and Clark, Lake Manawa, and Wilson Island state parks and recreation areas.

## NATURAL RESOURCES AND OUTDOOR RECREATION

#### SENATE FILE 2282 - All-Terrain Vehicle and Off-Road Utility Vehicle — Definitions

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act revises the definitions of "all-terrain vehicle" and "off-road utility vehicle" for purposes of Iowa Code chapter 321I, relating to the regulation of recreational vehicles by the Department of Natural Resources. Both definitions are amended to include vehicles with nonhighway tires. Previously, only low-pressure flotation tires were allowed. In addition, the revised definitions increase the maximum allowable dry weight from 1,000 pounds to 1,200 pounds for all-terrain vehicles, and from 1,800 pounds to 2,000 pounds for off-road utility vehicles. (Note that the definition of "off-road utility vehicle" is further amended by HF 2467, section 32, to include vehicles with nonhighway tires or rubberized tracks.)

The Act adds a definition of "off-road utility vehicle" to Iowa Code chapter 321 and makes a conforming amendment to the definition of "all-terrain vehicle" in that chapter so that, for purposes of motor vehicle provisions administered by the Department of Transportation, the definitions of those two terms remain as they were under prior law and are not affected by the changes made in Iowa Code chapter 321I.

#### SENATE FILE 2283 - Regulation of Natural Resources and Recreation Activities

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act relates to various recreation and conservation activities under the purview of the Department of Natural Resources, provides for repeals, and makes penalties applicable.

lowa Code section 461A.35 is amended to provide that the commission of certain destructive acts on state parks, preserves, or other lands or waters under the control of the Natural Resource Commission is punishable as a simple misdemeanor with a scheduled fine of \$50. Previously, a violation of this provision was punishable as a simple misdemeanor with confinement for no more than 30 days, or a fine of at least \$65 but not more than \$625, or by both.

lowa Code section 461A.42(2) is amended to provide that a violation of prohibitions against the use of firearms, explosives, weapons, and fireworks in state parks and preserves is punishable as a simple misdemeanor with a scheduled fine of \$50. Previously, a violation of the fireworks prohibition was punishable as a simple misdemeanor with a minimum fine of \$250 and a requirement of restitution if any damages were caused by the violation, including but not limited to community service.

lowa Code sections 461A.57 and 805.8B are amended to coordinate with the changes to lowa Code sections 461A.35 and 461A.42.

lowa Code section 481A.1(7) is amended to remove mussels from the definition of bait.

lowa Code section 481A.6A(1) is amended to specify that a "pen-reared pheasant" that can be obtained by owners or tenants of land from a hatchery and raised or released on that person's land includes only a Chinese ring-necked pheasant and its subspecies and does not include other specified types of pheasants. The limitation on the types of pheasants that can be released does not apply to the release of game birds for officially sanctioned field meets or trials and retriever meets or trials on private land, pen-raised game birds used to train dogs on private land, or game birds on hunting preserves.

New Iowa Code section 481A.17 authorizes the department to establish a target shooting sports program to promote recreational target shooting sports.

lowa Code section 481A.131 is amended to remove a requirement that the Natural Resource Commission and the prosecuting attorney or Attorney General collect liquidated damages assessed upon a conviction of unlawful taking, catching, killing, injuring, destroying, or possessing fish, game, or fur-bearing animals. Instead, any liquidated damages assessed shall be paid to the clerk of court and remitted to the Department of Natural Resources and credited to the State Fish and Game Protection Fund.

lowa Code section 481A.142 is amended to provide that a holder of an aquaculture unit license cannot sell clams as bait.

Iowa Code section 481A.144 is amended to provide that a licensed bait dealer cannot sell mussels for fish bait.

lowa Code section 482.4(3) is amended to require commercial fishers and commercial turtle harvesters to provide and affix weather-resistant gear tags to each piece of gear in use instead of purchasing the tags from the Natural Resource Commission. Each gear tag must plainly show the name, address, and commercial license number of the licensee and whether the gear is fish or turtle gear.

lowa Code section 482.4(4), allowing all numbered fish gear tags to be interchangeable among the different types of gear, is stricken.

lowa Code section 482.4(6) and (7) are amended to delete fees for gear tags required on the specified units of commercial gear.

Iowa Code section 483A.1(2)(s), providing for the sale of a falconry license to nonresidents, is stricken.

lowa Code chapter 484B, relating to hunting preserves, is amended to include minimum enclosed acreage requirements of at least 320 contiguous acres for preserves on which elk are kept and exceptions to those requirements if only elk are kept on the preserve and the commission grants a waiver or the hunting preserve was operated as a business on January 1, 2005. These provisions took effect May 25, 2012.

lowa Code chapter 484C, relating to whitetail hunting preserves, is amended to allow a person to keep whitetail and elk together on a whitetail hunting preserve that includes less than the minimum required 320 enclosed acres if the person receives a waiver from the commission or the preserve was operated as a business on January 1, 2005. These provisions took effect May 25, 2012.

lowa Code chapter 568, which authorizes the sale of certain islands and abandoned river channels, is repealed.

#### SENATE FILE 2317 - Hunting, Fur Dealer, Fur Harvester, and Fishing Licenses

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the issuance of hunting and fishing licenses.

Iowa Code section 481A.72 is amended to allow a person to use three instead of two lines while fishing. Iowa Code section 483A.1 is amended to provide for the annual purchase of a third line fishing permit costing \$10 by a resident or nonresident fisher. Iowa Code section 483A.28 is amended to provide that a person who fishes with a third line must annually purchase a third line fishing permit.

lowa Code section 483A.1 is also amended to provide for three new license options for residents. A new three-year fishing license is available for residents at a cost of \$51. Iowa Code section 483A.3A is amended to specify that \$9 from each three-year fishing license fee must be used for fish habitat development.

A new three-year hunting license, including the wildlife habitat fees, is available for \$84. Iowa Code section 483A.3 is amended to specify that \$33 of each three-year hunting license fee is allocated to wildlife habitat fees.

A new annual combination hunting and fishing license, including the wildlife habitat fee, is available for \$45. Iowa Code section 483A.9A specifies that the package includes an annual fishing license, an annual hunting license, and payment of the wildlife habitat fee.

Changes are made to Iowa Code section 483A.1(1) to include payment of the wildlife habitat fee in resident hunting and fur harvester license fees. However, such licenses are available without inclusion of the wildlife habitat fee for purchase by residents who are permanently disabled, or are younger than 16 or older than 65 years of age and are not required to pay the wildlife habitat fee. Iowa Code section 483A.1(2) is also amended to include payment of the wildlife habitat fee in nonresident hunting and fur harvester license fees.

A new one-day, one-location fur dealer license is available for nonresidents at a cost of \$250.

lowa Code section 483A.3 is amended to specify that \$11 of the fee paid for each resident or nonresident hunting or fur harvester license that includes the wildlife habitat fee is designated as a wildlife habitat fee and shall be administered as a wildlife habitat fee.

lowa Code section 483A.17 is amended to specify that a three-year fishing license or a three-year hunting license is not subject to the requirement that a license cannot be issued prior to December 15 for the subsequent year.

A new provision allows residents under 16 years of age to accompany their parent or guardian, or another competent adult while hunting raccoons, without a fur harvester license so long as the minor is not hunting and does not carry or use a firearm or any other weapon.

Conforming changes regarding inclusion of the wildlife habitat fee in hunting and fur harvester license fees are made in other Iowa Code sections.

Technical changes are also made to Iowa Code section 483A.1 to group similar types of licenses together and to insert a word that was inadvertently deleted. Conforming changes are made in Iowa Code sections 483A.7 and 483A.8.

The Act takes effect January 1, 2013.

#### HOUSE FILE 2343 - Pheasant Studies

BY COMMITTEE ON NATURAL RESOURCES. This Act requires the Department of Natural Resources, in cooperation with private and public partners, to conduct a multiyear study to determine the effectiveness of stocking wild or first-generation pheasants in the state.

The department, along with private and public partners, must stock wild or first-generation pheasants in an area with suitable pheasant habitat that has a very low or no wild pheasant population and compare the rate at which the pheasant population changes in the stocked area to another area where no pheasants have been stocked. The results of the study shall be published and made available to the public.

The department is required to collect sufficient data to confirm or revise population parameters used by the department to predict pheasant population change and submit a report by December 31, 2015, to the General Assembly discussing the data collected and the changes made to the department's pheasant population prediction model, if any.

The department, in cooperation with a regents institution, is also required to conduct a study that determines the economic impact of pheasant hunting in Iowa, focusing on the impact to rural Iowa and to small communities and submit a report of the study to the General Assembly by December 31, 2014.

The duties imposed in the Act are contingent on the receipt of outside funding by the department sufficient to cover the costs of the studies required. The Act's provisions are repealed June 30, 2018.

#### HOUSE FILE 2467 - Regulation of Snowmobiles, All-Terrain Vehicles, and Watercraft

BY COMMITTEE ON WAYS AND MEANS. This Act relates to matters concerning the regulation of snowmobiles, all-terrain vehicles, and watercraft by the Department of Natural Resources (DNR).

*SNOWMOBILE REGULATION.* The Act makes numerous changes to Iowa Code chapter 321G relating to snowmobiles.

The Act defines "resident" and "nonresident", for purposes of snowmobile regulation, to mean the same as defined for purposes of hunting and fishing licenses. "Designated snowmobile trail" is defined as a snowmobile riding trail on any public land, private land, or public ice that has been designated by the DNR, a political subdivision, or a controlling authority for snowmobile use. Definitions of "public water" and "public ice" are also included. Various sections of lowa Code chapter 321G are amended to include public ice and designated snowmobile trails, along with public land, within the scope of state snowmobile regulations.

Under prior law, all snowmobiles used on public land or ice in this state were required to be registered, except for certain snowmobiles owned and used by the United States, another state, or a political subdivision of another state and snowmobiles used as farm implements. The Act revises the exemption for governmental entities by including snowmobiles owned by this state or a subdivision of this state and by specifying that the exemption for governmental entities applies only if the snowmobile is used for enforcement, search and rescue, or official research and studies, but not for recreational or commercial purposes.

Until now, nonresidents were required to obtain an annual user permit to operate a snowmobile on public land or ice in this state in lieu of registering their snowmobiles in this state. Under the Act, both residents and nonresidents are required to have an annual user permit to operate a snowmobile on public land, public ice, or designated snowmobile trails in addition to registering the snowmobile, either in this state or in the owner's state of residence. A user permit is valid for use on only one snowmobile. A snowmobile operated on public land, public ice, or a designated snowmobile trail must display the registration decal of this state or another state and the user permit decal issued by this state. Pursuant to current law, the fee for a user permit is \$15 plus an administrative fee of \$1.50 and a writing fee of \$1 if the permit is issued by a license agent or \$1.25 if issued by a county recorder.

The Act specifies that the original application for registration of a snowmobile must be filed with the county recorder of the owner's county of residence or, if the owner is a nonresident, in the county of primary use. If a transfer of ownership occurs by operation of law, the application must be filed in the transferee's county of residence. Duplicate registrations and registration renewals may be accomplished through a county recorder or a license agent.

The Act prohibits a person from water skipping a snowmobile on public water, except on rivers and streams during the period between November 1 and April 1. A violation is a simple misdemeanor punishable by a scheduled fine of \$100. "Water skipping" is defined as the operation of a snowmobile on the surface of water using the skis, track, and bottom surface of the snowmobile for flotation while the snowmobile is in motion.

The registration period for snowmobile manufacturers, distributors, and dealers, which was one year under prior law, is extended to three years under the Act. The fee for a three-year special registration certificate is \$45, triple the annual fee of \$15. The Act provides for the issuance of a special registration decal along with the special registration certificate, which must be displayed on a snowmobile when it is being operated for purposes of transporting, testing, demonstrating, or selling the snowmobile. Duplicate special registration certificates and decals may be issued electronically by a county recorder and are subject to a fee of \$5 plus a writing fee of \$1.25. Special registration certificate renewals may also be accomplished electronically.

The Act replaces the term "safety certificate" with the term "education certificate" throughout Iowa Code chapter 321G. Pursuant to current law, the certificate is required for operation of a snowmobile on regulated land or ice by a person under 18 years of age, and in addition, a person 12 to 15 years of age must be under the direct supervision of a parent, guardian, or another adult authorized by the parent or guardian. The Act defines "direct supervision" to mean providing supervision of another person while maintaining visual and verbal contact at all times. The Act requires persons under 18 years of age to have an education certificate in order to operate a snowmobile on or across a highway. Under prior law, that requirement applied only to persons under age 16.

The Act authorizes the DNR to develop requirements and standards for the provision of an online education course resulting in the issuance of education certificates. A vendor must enter into a memorandum of understanding with the department to conduct such a course. Pursuant to the memorandum of understanding, a vendor may charge a fee for the online course and collect the \$5 education certificate fee on behalf of the department.

The Act provides that when a serial number on a snowmobile is destroyed or obliterated, the DNR may issue a special decal, rather than a plate, to be affixed to the snowmobile, bearing a distinguishing number assigned by the department.

ALL-TERRAIN VEHICLE REGULATION. The Act makes numerous changes to Iowa Code chapter 3211 relating to all-terrain vehicles.

The Act amends the definition of "off-road utility vehicle" to include rubber-tracked vehicles and vehicles with not less than four and not more than eight nonhighway tires. The revised definition also increases the maximum dry weight allowed for an off-road utility vehicle to 2,000 pounds. In addition, the Act provides that the operator of an off-road utility vehicle is subject to lowa Code provisions and rules governing the operation of all-terrain vehicles, except for education instruction and certification requirements, and off-road utility vehicles are subject to dealer registration and titling requirements applicable to other all-terrain vehicles.

The Act defines "resident" and "nonresident", for purposes of all-terrain vehicle regulation, to mean the same as defined for purposes of hunting and fishing licenses. The definition of "designated riding trail" is revised to include any all-terrain vehicle riding trail on public land, private land, or public ice that has been designated by the DNR, a political subdivision, or a controlling authority for all-terrain vehicle use. Definitions of "public water" and "public ice" are also included in the Act. Various sections of Iowa Code chapter 3211 are amended to include public ice and designated riding trails, along with public land, within the scope of state all-terrain vehicle regulations.

Under prior law, all-terrain vehicles used on public land or ice in this state were required to be registered or to be issued a nonresident user permit, except for certain all-terrain vehicles owned and used by the United States, another state, or a political subdivision of another state and all-terrain vehicles used for certain purposes including farming. The Act revises the exemption for governmental entities by including all-terrain vehicles owned by this state or a subdivision of this state and by specifying that the exemption for governmental entities applies only if the all-terrain vehicle is used for enforcement, search and rescue, or official research and studies, but not for recreational or commercial purposes.

The Act requires that each all-terrain vehicle used on public land, public ice, or designated riding trails in this state must be registered, either in this state or in another state. The original application for registration of an all-terrain vehicle in this state must be filed with the county recorder of the owner's county of residence or, if the owner is a nonresident, in the county of primary use. If a transfer of ownership occurs by operation of law, the application must be filed in the transferee's county of residence. Duplicate registrations and registration renewals may be accomplished through a county recorder or a license agent. An all-terrain vehicle owned by a nonresident and registered in another state must be issued a user permit in this state, which is valid for use on only one all-terrain vehicle.

The Act provides for the inclusion of motorcycles and off-road utility vehicles in special events. Also, the requirement that the department furnish a copy of the rules for a special event to each applicant for the event is stricken.

The registration period for all-terrain vehicle manufacturers, distributors, and dealers, which was one year under prior law, is extended to three years under the Act. The fee for a three-year special registration certificate is \$45, triple the annual fee of \$15. The Act provides for the issuance of a special registration decal along with the special registration certificate, which must be displayed on an all-terrain vehicle when it is being operated for purposes of transporting, testing, demonstrating, or selling the vehicle. Duplicate special registration certificates and decals may be issued electronically by a county recorder and are subject to a fee of \$5 plus a writing fee of \$1.25. Special registration certificate renewals may also be accomplished electronically.

The Act replaces the term "safety certificate" with the term "education certificate" throughout Iowa Code chapter 3211. Pursuant to current law, the certificate is required for operation of an all-terrain vehicle on regulated land or ice by a person older than 12 but less than 18 years of age. The Act authorizes the DNR to develop requirements and standards for the provision of an online education course resulting in the issuance of education certificates. A vendor must enter into a memorandum of understanding with the department to conduct such a course. Pursuant to the memorandum of understanding, a vendor may charge a fee for the online course and collect the \$5 education certificate fee on behalf of the department.

The Act provides that when a serial number on an all-terrain vehicle is destroyed or obliterated, the DNR may issue a special decal, rather than a plate, to be affixed to the all-terrain vehicle, bearing a distinguishing number assigned by the department.

lowa Code section 461C.2(5) is amended to include all-terrain vehicle riding among the public recreational purposes to be encouraged on private land in the state.

WATERCRAFT REGULATION. The Act makes several changes to Iowa Code chapter 462A relating to watercraft.

The Act replaces the term "watercraft safety certificate" with the term "watercraft education certificate" in Iowa Code chapter 462A. Pursuant to current law, the certificate is required for operation of a watercraft propelled by a motor of more than 10 horsepower by a person older than 12 but less than 18 years of age who is not accompanied by an adult. The Act authorizes the DNR to develop requirements and standards for the provision of an online education course resulting in the issuance of watercraft education certificates. A vendor must enter into a memorandum of understanding with the department to conduct such a course. Pursuant to the memorandum of understanding, a vendor may charge a fee for the online course and collect the \$5 education certificate fee on behalf of the department.

The Act authorizes the Natural Resource Commission to adopt rules establishing requirements for the issuance, suspension, and revocation of special registration certificates for vessel dealers and manufacturers. Special registration certificates are currently available to dealers and manufacturers for a fee of \$15. Iowa Code section 462A.40, requiring manufacturers and dealers to keep written records of the vessels upon which special registration certificates are used, and Iowa Code section 462A.42, requiring dealers to furnish a list to the Natural Resource Commission each year of all used vessels held by them and for which the registration fee for the current year has not been paid, are repealed.

The Act deletes a requirement that a dealer who purchases or acquires a registered vessel must mail or deliver a copy of the original receipt to the county recorder of the county where the vessel is registered and to the Natural Resource Commission within 48 hours.

The Act requires county recorders to collect a writing fee of \$1.25 for each privilege relating to watercraft. Prior law imposed a limit of one writing fee when two or more functions were transacted for the same vessel at one time.

### PUBLIC DEFENSE AND VETERANS

- **SENATE FILE 2038** Veterans Affairs
- SENATE FILE 2097 Public Defense and Military Affairs
- SENATE FILE 2244 Injured Veterans Grant Program Eligibility
- SENATE FILE 2245 Veterans Posttraumatic Stress Dual Diagnosis Treatment Program Study
- HOUSE FILE 2402 Veterans Trust Fund Cemetery Grant Development
- HOUSE FILE 2466 Appropriations Veterans Affairs

#### RELATED LEGISLATION

- SENATE FILE 413 Local Emergency Management Commissions Financial Responsibilities SEE LOCAL GOVERNMENT. This Act relates to financial responsibilities of local emergency management commissions.
- SENATE FILE 2018 Battleship Iowa Preservation and Relocation Grant Funding SEE APPROPRIATIONS. This Act relates to financial assistance for purposes of the Battleship Iowa, BB-61.
- SENATE FILE 2112
   Military Vehicle Registration and Titling and Veteran Designation on Driver's Licenses and Nonoperator's Identification Cards
   SEE TRANSPORTATION. This Act allows a person who is a veteran of the armed forces of the United States to request to have that status marked on the person's driver's license or nonoperator's identification card by the Department of Transportation, beginning no later than July 1, 2013. The Commission of Veterans Affairs may allocate up to \$50,000 from the Veterans License Fee Fund to the Department of Transportation for the implementation of this requirement.

#### SENATE FILE 2217 - Flood Mitigation

**SEE STATE GOVERNMENT.** This Act establishes a Flood Mitigation Program managed by a Flood Mitigation Board created within the Homeland Security and Emergency Management Division of the Department of Public Defense. The board consists of nine voting members and four ex officio, nonvoting legislative members. The program consists of flood-related projects undertaken by specified governmental entities following approval by the board to utilize either financial assistance from the Flood Mitigation Fund in the form of grants, loans, and forgivable loans, or sales tax increment revenues remitted to the governmental entity that were collected within a specified area. The Act requires the board to prepare and submit an annual report to the Governor and the General Assembly containing certain information relating to the program. The Act took effect April 19, 2012.

SENATE FILE 2336 - Appropriations — Health and Human Services SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2012-2013, and includes funding for the Department of Veterans Affairs, the Iowa Veterans Home, and Iocal veterans services.

#### **SENATE FILE 2338** - Government Operations and Efficiency — VETOED BY THE GOVERNOR

**SEE STATE GOVERNMENT.** This bill related to government efficiency and to other matters related to the operation of government. Concerning public defense, the bill would have transferred the Homeland Security and Emergency Management Division of the Department of Public Defense into a new Department of Homeland Security and Emergency Management.

HOUSE FILE 2231 - Memorial Hospital Commissioner Qualifications — Residency SEE LOCAL GOVERNMENT. This Act requires that each commissioner for a memorial hospital be an Iowa resident and reside within the memorial hospital's service area.

HOUSE FILE 2264 - Veterans — Interment Rights SEE LOCAL GOVERNMENT. This Act relates to the interment rights of veterans and their spouses in cemeteries owned and controlled by governmental subdivisions.

HOUSE FILE 2403 - Commercial Driver's Licenses — Military Service Experience SEE TRANSPORTATION. This Act authorizes the Department of Transportation to waive the driving skills testing requirement for an applicant for a commercial driver's license who is currently on active military service or was separated from service within the last 90 days.

HOUSE FILE 2404 - Driver's License Effective Date — Military Service SEE TRANSPORTATION. This Act identifies documentation constituting evidence of a person's current or recent military service for purposes of a military extension of the effective date of a driver's license.

 HOUSE FILE 2465
 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. In addition to other provisions, this Act appropriates moneys for the preservation and restoration of the Iowa State Memorial at Vicksburg National Military Park.

## PUBLIC DEFENSE AND VETERANS

#### SENATE FILE 2038 - Veterans Affairs

BY COMMITTEE ON VETERANS AFFAIRS. This Act relates to the Department of Veterans Affairs (DVA) and the Commission of Veterans Affairs (CVA).

The Act provides that only out-of-state travel by CVA commissioners need be approved by the chairperson of the CVA. Prior law required that the chairperson approve out-of-state travel by the Executive Director of the DVA, the Commandant of the Iowa Veterans Home (IVH), and employees of the DVA or the IVH.

The DVA is required to conduct one service school each year specifically for commissioners of the county commissions of veteran affairs and one service school each year specifically for executive directors and administrators of the county commissions. The service school for executive directors and administrators must provide at least 16 hours of continuing education. Additionally, certain moneys in the County Commissions of Veteran Affairs Fund are allowed to be used by the DVA for the training of department personnel.

The Act strikes outdated veterans bonus funds. The Act also transfers, from Iowa Code chapter 35, language related to the Veterans Counseling Program, the War Orphans Educational Assistance Fund, expenditures by the DVA for certain educational assistance, eligibility requirements and the payment of educational assistance, and expenses chargeable for those purposes to a new Iowa Code section 35A.19 (War Orphans Educational Assistance Fund).

#### SENATE FILE 2097 - Public Defense and Military Affairs

BY COMMITTEE ON VETERANS AFFAIRS. This Act relates to the Department of Public Defense (DPD).

The Act exempts the DPD and the Armory Board from the requirement that state property leases be administered by the Department of Administrative Services.

The Quartermaster, under the Adjutant General, is made responsible for all state military facilities, in addition to state military property. In addition, certain reporting and bond requirements relating to the Quartermaster are removed.

The Act makes several definition changes applicable to the Military Code in Iowa Code chapter 29A related to federal active duty and national guard duty to conform more closely to federal definitions. The definition of "military service," for purposes of the Iowa National Guard Civil Relief Act, is amended by reducing the period of duty required from 90 days to 30 days commencing April 12, 2012.

Additionally, the Legislative Council is requested to appoint an interim study committee to assess the feasibility of allowing military occupational specialty training to qualify toward professional or other certifications required in Iowa for certain occupations and to recommend legislative or regulatory changes.

#### SENATE FILE 2244 - Injured Veterans Grant Program Eligibility

BY COMMITTEE ON VETERANS AFFAIRS. This Act permits the Department of Veterans Affairs to provide injured veterans grants to seriously injured or very seriously injured veterans, as those terms are defined in U.S. Department of Defense Joint Publication 1-02. Prior law permitted such grants to be provided to seriously injured veterans as determined by the department.

#### SENATE FILE 2245 - Veterans — Posttraumatic Stress Dual Diagnosis Treatment Program Study

BY COMMITTEE ON VETERANS AFFAIRS. This Act requires that the Iowa Veterans Home conduct a study regarding the establishment of a posttraumatic stress dual diagnosis treatment program. The Commandant of the veterans home is required to deliver a report on the study to the Department of Veterans Affairs, the Department of Public Health, the General Assembly, and the Governor no later than January 15, 2013.

#### HOUSE FILE 2402 - Veterans Trust Fund — Cemetery Grant Development

BY COMMITTEE ON VETERANS AFFAIRS. This Act allows for moneys in the Veterans Trust Fund to be used for cemetery grant development purposes contingent upon the return of such moneys upon the receipt of federal funds received for such purposes.

#### HOUSE FILE 2466 - Appropriations — Veterans Affairs

BY COMMITTEE ON APPROPRIATIONS. This Act makes appropriations from the Veterans Trust Fund and provides sales tax exemptions for certain raffles conducted by veterans organizations.

The first \$300,000 that is transferred into the Veterans Trust Fund each fiscal year from proceeds from certain lottery games for veterans is appropriated to the Commission of Veterans Affairs for the provision of veterans services. A one-time appropriation of \$300,000 from the trust fund was also made effective May 25, 2012, to the commission for the fiscal year beginning July 1, 2011, and ending June 30, 2012.

The Act also exempts the sales price from certain raffles from sales taxes if such raffles are conducted by certain qualified veterans organizations and provide for educational scholarships. This provision applies retroactively to January 1, 2012.

#### **Fiscal Analysis**

### STATE GOVERNMENT

- **SENATE FILE 430** Regulation of Open Records and Public Meetings
- SENATE FILE 2126 State Social Security Administration Funding
- SENATE FILE 2203 Nonsubstantive Code Corrections
- SENATE FILE 2217 Flood Mitigation
- SENATE FILE 2265 Notarial Acts
- SENATE FILE 2285 Substantive Code Corrections
- **SENATE FILE 2338** Government Operations and Efficiency VETOED BY THE GOVERNOR
- HOUSE FILE 2320 Area Agencies on Aging

#### **RELATED LEGISLATION**

- <u>SENATE FILE 364</u> Regulation of Occupational Therapy Services Providers, Orthotists, Prosthetists, and Pedorthists *SEE HEALTH AND SAFETY.* This Act provides for the licensure of persons offering orthotic, prosthetic, or pedorthic services and the licensure and regulation of persons offering occupational therapy services.
- SENATE FILE 2038 Veterans Affairs SEE PUBLIC DEFENSE AND VETERANS. This Act relates to the Department of Veterans Affairs and the Commission of Veterans Affairs.
- SENATE FILE 2097
   Public Defense and Military Affairs SEE PUBLIC DEFENSE AND VETERANS. This Act relates to the Department of Public Defense, including the administration of certain leases, the duties of the Quartermaster, and certain defined terms within the Iowa Military Code. Additionally, the Legislative Council is requested to appoint an interim study committee focused on military occupational specialty training and professional certifications.
- SENATE FILE 2120 Regulation of Optometry SEE HEALTH AND SAFETY. This Act provides that an optometrist may employ all diagnostic and therapeutic pharmaceutical agents for the purpose of diagnosis and treatment of conditions of the human eye and adnexa. The Act also allows an optometrist to perform minor surgical procedures that do not require anesthesia.
- SENATE FILE 2122 Out-of-State Certified Public Accounting Firms Review Services SEE BUSINESS, BANKING, AND INSURANCE. This Act exempts review services performed by out-of-state certified public accounting firms from permit to practice requirements otherwise applicable to the performance of attest services by such firms.

SENATE FILE 2127
 Professional Licensing and Regulation — Land Surveyors, Landscape Architects, Architects, and Engineers
 SEE BUSINESS, BANKING, AND INSURANCE. This Act updates provisions relating to land surveyors and the practice of land surveying, and removes outdated provisions with regard to professional engineers and land surveyors, registered architects, and landscape architects.

SENATE FILE 2159	- Child Support Information — Release <b>SEE HUMAN SERVICES.</b> This Act amends provisions regarding the use and disclosure of confidential information relating to child support enforcement in accordance with new federal regulations, by restricting the use and disclosure of such information, including payment records. The Act also requires evidence that a person is authorized under federal law in order to access parent locator services, and limits the government agencies that may have access to the lowa central employee registry.
SENATE FILE 2280	- Boiler Inspections SEE LABOR AND EMPLOYMENT. This Act provides an alternative criterion for certain boilers or pressure vessels which must be inspected by the Labor Commissioner at least once each year externally while under pressure and at least once every four years internally while not under pressure.
SENATE FILE 2294	- Real Estate Auctioneers SEE BUSINESS, BANKING, AND INSURANCE. This Act relates to the authorized activities of auctioneers in conducting a public sale or auction of real estate.
SENATE FILE 2313	<ul> <li>Appropriations — Administration and Regulation SEE APPROPRIATIONS. This Act relates to and appropriates from the General Fund of the State, and from other funds, to various administrative and regulatory state departments and agencies for FY 2012-2013. The Act also collocates the Governor's Office of Drug Control Policy with the Department of Public Safety.</li> </ul>
SENATE FILE 2314	<ul> <li>Appropriations — Transportation SEE APPROPRIATIONS. This Act requires the Department of Transportation to make quarterly reports regarding implementation of efficiency measures identified in the "Road Use Tax Fund Efficiency Report," published January 2012.</li> </ul>
HOUSE FILE 563	- State Contracts for Legal Services <i>SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION.</i> This Act creates the Transparency in Private Attorney Contracts Act to address the procedure for retention of a private attorney by this state.
HOUSE FILE 2092	- Farmers Markets SEE AGRICULTURE. This Act relates to the licensure of farmers markets by eliminating a requirement that such markets must sell fresh fruits and vegetables, adding a requirement that the markets must sell lowa-produced farm products, and specifying that licenses expire on an annual rather than seasonal basis. The Act took effect April 5, 2012.
HOUSE FILE 2226	- Child Abuse Reports and Disposition Data SEE CHILDREN AND YOUTH. This Act amends provisions relating to the child abuse registry and child abuse reports and disposition data. The Act affects the length of time the name of an alleged perpetrator remains in the report and disposition data, it amends the rights of subjects of child abuse in a contested case proceeding, and it establishes a statutory time frame in which appeals of contested case proceedings take place.
HOUSE FILE 2285	<ul> <li>Hydronic — Definition</li> <li>SEE HEALTH AND SAFETY. This Act provides that the services of a licensed plumber are required only for hydronic heating and cooling systems used for comfort. The Act took effect March 29, 2012.</li> </ul>
HOUSE FILE 2368	- Certificates of Birth Resulting in Stillbirth <b>SEE HEALTH AND SAFETY.</b> This Act provides for the requesting and issuance of a certificate of birth resulting in stillbirth through the Department of Public Health (DPH). The

Act authorizes DPH to adopt rules regarding the form and content of a request and the process for the request, requires DPH to adopt rules prescribing the form and content of and the fee for the preparation of the certificate, specifies the minimum information that the certificate must include, and provides for the remitting of the fees collected for deposit in the General Fund of the State and the Vital Records Fund. The Act took effect March 26, 2012.

 HOUSE FILE 2369
 Vital Statistics — Death Certificates and Burial Transit Permits SEE LOCAL GOVERNMENT. This Act relates to vital statistics, the issuance of a burial transit permit, and the transmission and recording of certain death certificates. The State Registrar must send a copy of a person's death certificate to the county registrar for the county of the person's residence when a person dies outside the person's county of residence. This provision took effect April 5, 2012.

HOUSE FILE 2455 - Audits or Examinations of City Finances SEE LOCAL GOVERNMENT. This Act relates to the financial examination of cities with populations of less than 2,000 by the Auditor of State. The Act takes effect July 1, 2013.

 HOUSE FILE 2459
 Assessment on Sheep and Wool Production SEE AGRICULTURE. This Act provides for increasing the rate of the assessment (checkoff) imposed on producers when first selling their sheep, by authorizing a special referendum for producers to vote on two questions: (1) to increase the per head rate from 10 cents to 25 cents, and (2) to authorize the Iowa Sheep and Wool Promotion Board to further increase the per head assessment rate by resolution in lieu of another special referendum. The Act took effect April 27, 2012.

HOUSE FILE 2460 - Urban Renewal and Taxation SEE LOCAL GOVERNMENT. This Act relates to Iowa's Urban Renewal Law and incremental taxes by establishing annual reporting requirements for specified local government entities, requiring the Department of Management to maintain a searchable Internet site for such reports, establishing certain auditing requirements, and moving the Legislative Tax Expenditure Committee's review of tax increment financing for urban renewal areas from 2012 to 2013.

# HOUSE FILE 2465 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

*SEE APPROPRIATIONS.* In addition to other provisions, this Act reduces the appropriations made for expenses of the General Assembly; delays for one year until the fiscal year beginning July 1, 2013, a conditional appropriation from the General Fund of the State to the retirement fund of the Public Safety Peace Officers' Retirement, Accident, and Disability System; establishes a Mortgage Servicing Settlement Fund under the control of the Department of Justice for moneys received by the department from the Joint State-Federal Mortgage Servicing Settlement; requires each state agency to make available to the public a uniform, searchable, and user-friendly administrative rules database published on an Internet site; requires each state agency to conduct ongoing and comprehensive five-year reviews of all of the agency's administrative rules; and provides a procedure for choosing the chairperson of the Administrative Rules Review Committee.

HOUSE FILE 2466 - Appropriations — Veterans Affairs SEE PUBLIC DEFENSE AND VETERANS. This Act makes appropriations from the Veterans Trust Fund to the Commission of Veterans Affairs and provides certain sales tax exemptions for raffles conducted by veterans organizations. HOUSE FILE 2467 - Regulation of Snowmobiles, All-Terrain Vehicles, and Watercraft SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act exempts certain state-owned snowmobiles and all-terrain vehicles from registration and decal requirements.

## STATE GOVERNMENT

#### SENATE FILE 430 - Regulation of Open Records and Public Meetings

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to violations of Iowa's open records (Iowa Code chapter 22) and public meetings (Iowa Code chapter 21) laws and creates the Iowa Public Information Board.

TENTATIVE, PRELIMINARY, DRAFT, SPECULATIVE, OR RESEARCH MATERIAL. The Act provides that tentative, preliminary, draft, speculative, or research material, prior to completion and submission for use for any official policy or action by a public official shall be a confidential public record under Iowa Code chapter 22 and not disclosable unless otherwise released pursuant to court order, by a lawful custodian, or by another person authorized to release such information. Such information that is actually submitted and used in the formulation, recommendation, adoption, or execution of any official policy or action of a public official is not confidential under the Act.

*IOWA PUBLIC INFORMATION BOARD.* The Act creates the Iowa Public Information Board as an independent agency to provide an alternative means by which to secure compliance with and enforcement of the requirements of Iowa Code chapters 21 and 22.

The board shall consist of nine members appointed by the Governor, subject to confirmation by the Senate. No more than three members shall be representatives from the media, including newspapers, and no more than three members shall be representatives of cities, counties, and other political subdivisions of the state. The board shall select one of its members to serve as chairperson and shall employ an attorney who shall serve as the executive director of the board and who shall have the authority to prosecute respondents before the board and to represent the board in court proceedings. The board shall not have jurisdiction over the judicial or legislative branches of state government, or over the Governor or the Office of the Governor.

The Act provides that any aggrieved person, any taxpayer to or citizen of this state, the Attorney General, or any county attorney may seek enforcement of Iowa Code chapters 21 and 22 with the board.

The Act authorizes the board to adopt rules, interpret the requirements of Iowa Code chapters 21 and 22, implement any authority delegated to the board, and issue declaratory orders. The board shall also have the authority to issue informal advice concerning the requirements and applicability of Iowa Code chapters 21 and 22, receive complaints alleging violations of Iowa Code chapter 21 or 22, seek resolution of such complaints through informal assistance and mediation and settlement, formally investigate such complaints, decide after such an investigation whether there is probable cause to believe a violation of Iowa Code chapter 21 or 22 has occurred, and if probable cause has been found, prosecute the respondent. The board shall also have the authority and duty to issue subpoenas, represent itself in judicial proceedings, make training opportunities available, disseminate information to inform the public about the public's right to access government information, prepare and transmit reports to the Governor and the General Assembly, at least annually, describing work performed by the board, and make recommendations to the General Assembly concerning legislation relating to public information access.

Upon receipt of a complaint, the board shall either make a determination that, on its face, the complaint is within the board's jurisdiction, appears legally sufficient, and could have merit, in which case the board shall accept the complaint, or make a determination that, on its face, the complaint is not within the board's jurisdiction, is legally insufficient, is frivolous, is without merit, involves harmless error, or relates to a specific incident that has previously been finally disposed of on its merits by the board or a court, in which case the board shall decline to accept the complaint. If the board declines to accept the complaint, the board shall provide the complainant with a written statement detailing the reasons for the denial.

After accepting a complaint, and upon the board's determination that the matter is unlikely to be resolved with the prompt informal assistance of a board employee, the board shall offer the parties the opportunity to resolve the dispute through mediation and settlement with the aid of a neutral mediator employed or selected by the board.

If any party declines mediation or settlement or if mediation or settlement fails to resolve the matter to the satisfaction of all parties, the board shall initiate an investigation concerning the facts and circumstances set forth in the complaint. After investigation, the board shall make a determination as to whether the complaint is within the board's jurisdiction and whether there is probable cause to believe that the complaint constitutes a violation of Iowa Code chapter 21 or 22. If the board finds the complaint is not within the board's jurisdiction or there is not probable cause to believe there has been a violation, the board shall issue a written order explaining the reasons for the board's conclusions and dismissing the complaint. If the board finds the complaint is within the board's jurisdiction and there is probable cause to believe there has been a violation of either Iowa Code chapter 21 or 22, the board shall issue a written order and shall commence a contested case proceeding against the respondent. At the conclusion of the proceeding, the board shall, by a majority vote of the board, render a final decision as to the merits of the complaint. If a violation is found, the board has the authority to require the respondent to pay damages, void any action taken in violation of lowa Code chapter 21, and require the respondent to take any remedial action determined by the board. The board does not have the authority to remove a person from public office. Final board action is subject to judicial review. The Act also establishes defenses in a contested case proceeding before the board.

The Act provides that the initial members of the board shall be appointed by September 1, 2012, but the executive director shall not be hired prior to July 1, 2013. The board shall submit, prior to July 1, 2013, a report to include a job description for the executive director of the board, goals for board operations, and performance measures for the board. These transitional provisions take effect July 1, 2012.

Except as otherwise provided, the Act takes effect July 1, 2013.

#### SENATE FILE 2126 - State Social Security Administration — Funding

BY COMMITTEE ON STATE GOVERNMENT. This Act provides that costs incurred by the Iowa Public Employees' Retirement System (IPERS) relative to its duties under the federal Social Security Enabling Act shall be paid as performance of duty expense authorized by the Executive Council. The Act limits the costs to be paid to \$10,000 each fiscal year.

#### SENATE FILE 2203 - Nonsubstantive Code Corrections

BY COMMITTEE ON JUDICIARY. This Act makes Code changes and corrections that are considered to be nonsubstantive and noncontroversial, in addition to style changes.

Changes made include adding, correcting, or updating references to various lowa Code provisions; correcting or updating references to or names of various public and private entities and funds; correcting or updating the use of various terms; correcting grammar, punctuation, misspellings, and other minor clerical errors; standardizing citations to federal and state code Acts and Iowa Code provisions, as well as federal regulations; updating the style or format of various Iowa Code sections, with a particular focus on renumbering and reformatting provisions in Volume V of the Iowa Code; and correcting internal references to provisions renumbered in the Act.

#### SENATE FILE 2217 - Flood Mitigation

#### **Fiscal Analysis**

BY COMMITTEE ON APPROPRIATIONS. This Act establishes a Flood Mitigation Program managed by a Flood Mitigation Board created within the Homeland Security and Emergency Management Division of the Department of Public Defense (HSEMD). The board consists of nine voting members and four ex officio, nonvoting legislative members. The program consists of flood-related projects undertaken by specified governmental entities following approval by the board to utilize either financial assistance from the Flood Mitigation Fund in the form of grants, loans, and forgivable loans, or sales tax increment revenues remitted to the governmental entity that were collected within a specified area.

The Act describes the procedures and requirements for approval of a project by a governmental entity, including the adoption of a project plan. The Act specifies the requirements for the project plan and the criteria to be used by the board in reviewing applications for such projects. The Act imposes certain reporting requirements on each governmental entity that has a project approved by the board.

The board is prohibited from approving applications submitted after January 1, 2016. Applications must specify whether the governmental entity is requesting financial assistance from the fund or approval for the use of sales tax increment revenues. The Act specifies a number of criteria to be used by the board when reviewing project plan applications.

If the board approves a project plan application that includes financial assistance from the fund, the board negotiates and executes on behalf of the HSEMD all necessary agreements to provide such financial assistance. If the board approves a project plan application that includes the use of sales tax increment revenues, the board shall establish the annual maximum amount of such revenues that may be remitted to the governmental entity not to exceed the specified limitations in the Act. The Act prohibits a governmental entity from receiving remittances of sales tax increment revenue after 20 years from the date the governmental entity's project was approved by the board.

The Act requires the board to prepare and submit an annual report to the Governor and the General Assembly containing information relating to the projects approved by the board, information relating to the governmental entities undertaking each project, and any recommendations for legislative action to modify the program.

The Act authorizes the issuance of bonds by a governmental entity for the payment of project costs that are payable from moneys deposited in the governmental entity's fund if the governmental entity is receiving sales tax revenue under the program.

The Act took effect April 19, 2012.

#### SENATE FILE 2265 - Notarial Acts

BY COMMITTEE ON JUDICIARY. This Act is based in part on the Revised Uniform Law on Notarial Acts as proposed by the National Conference of Commissioners on Uniform State Laws (tentatively codified under Iowa Code chapter 9B), repeals the "Iowa Law on Notarial Acts" (currently codified under Iowa Code chapter 9E), and makes conforming changes throughout the Iowa Code concerning notaries public. The Act differs from the model Act in a number of respects. For example, it does not include optional provisions requiring a notary public to maintain a journal or pass an examination. The Act also includes provisions that are part of the current law. For example, it requires the Secretary of State to notify a notary public of an upcoming expiration. The Secretary of State is responsible for administering requirements applicable to notaries public. It also authorizes the Secretary of State to impose and collect certain fees.

*NOTARIAL OFFICERS.* Under the Act, a notarial officer (a notary public or other authorized individual) may take an acknowledgment, administer an oath or affirmation, take a verification on oath or affirmation, witness or attest a signature, certify or attest a copy, and note a protest of a negotiable instrument. The Act requires a notarial officer to have personal knowledge or satisfactory evidence of the identity of someone appearing before the officer for certain notarial acts.

*PUBLIC NOTARIES.* The Act authorizes the Secretary of State to commission a qualified individual as a notary public. An applicant paying an application fee qualifies if at least 18 years old, a U.S. citizen, an Iowa resident or employed in Iowa, able to read and write English, and not have committed certain fraudulent acts. The Act also provides for the commission of members of the Iowa General Assembly and employees of state government. The Act requires notaries public to use a stamp, and sets requirements for the stamp and stamping device. It provides grounds for the Secretary of State to deny, suspend, or otherwise limit a notary public's appointment. It also requires a nonattorney notary public to state in any advertisement that the nonattorney notary public is not authorized to give legal advice. The Act replaces a reference to a notarial seal with an official stamp.

*NOTARIAL ACTS.* The Act provides for the recognition of notarial acts, under specified procedures, that are performed both within and outside the state. It prescribes requirements for different types of notarial acts as well as certificates that must be executed along with such acts. The Act authorizes a notarial act to be performed in Iowa by a notary public or other designated person (a judge, clerk or deputy clerk of a court, a person authorized by the law of this state to administer oaths, an individual authorized to perform a specific act by the law, or a registrar of vital statistics or a designee). Under the Act, the signature and title of someone performing a notarial act is prima

facie evidence that the signature is genuine and that the individual holds the designated title. The Act recognizes a notarial act legally performed in another state, territory, or insular possession of the United States, or on the land of a federally recognized Indian tribe. The Act specifically applies to a notarial act performed with respect to a tangible or electronic record. It requires a notary public who wishes to perform a notarial act involving an electronic record to notify the Secretary of State regarding the technology that the notary public will use.

*FEES AND RULEMAKING.* The Act authorizes the Secretary of State to collect fees for providing documents and certifying statements and adopt rules necessary to administer the Act.

EFFECTIVE DATE. The Act takes effect on January 1, 2013.

#### SENATE FILE 2285 - Substantive Code Corrections

BY COMMITTEE ON JUDICIARY. This Act contains statutory corrections that adjust language to reflect current practices, insert earlier omissions, delete redundancies and inaccuracies, delete temporary language, resolve inconsistencies and conflicts, update ongoing provisions, or remove ambiguities.

Changes are made in provisions relating to the Senior Living Trust and Rebuild Iowa Infrastructure funds; biobased materials and products; audits or examinations of financial institutions and state agencies; economic development policies, programs, financial assistance, and regulatory activities; statewide disaster case management and comprehensive emergency planning; Senator resignations following reapportionment; civil penalties for alcohol, insurance, and small claims violations; treatment of persons with drug or alcohol use disorders; chronic care management definitions; disclosure of nursing examination results to licensing authorities; community health center services; out-of-home placement hearings for children in need of assistance; domestic abuse; persons with disabilities; Council for Agricultural Education membership; the Early Childhood Iowa Initiative; the District-to-Community College Sharing or Concurrent Enrollment Program; the Local Food and Farm Program; tuition charges and whole grade sharing; open enrollment to the Malcolm Price Laboratory School; motor vehicle driver's permit and license requirements; municipal bonding authority; computation of alternative minimum tax and net income; the school tuition organization, film gualified expenditure, and film investment tax credits; electricity and natural gas provider confidential tax information; property tax payment receipts; fuel taxes; hazardous waste management facility land acquisition; livestock remediation fund moneys; the Public Outdoor Recreation and Resources Advisory Council; operation of a sailboat; Water Resources Coordinating Council membership; written communications between state and local government; alternative and renewable energy and renewable fuels; energy demand, supply, and reserves; gas public utilities with fewer than 2,000 customers; renewable energy tax credit certificate procedure; hunting, fishing, and trapping by owners or tenants on their own land; amendments to articles of incorporation of economic development corporations; amendments to articles of organization of cooperatives; accident or health insurance policy content requirements; expedited external review of health care insurance coverage decisions; mortgage guaranty insurance companies; prohibited residential service contract practices; extensions of credit or loans by state banks; purchase money refunds for invalid conveyances of state lands; senior judge retirement age; state estate taxes in probate; after-born children and revocable trusts; notice of foreclosure action; Sex Offender Registry; identifying information for persons salvaging materials; possession of dangerous wild snakes; interstate transport carrier violations; bail restrictions; probation release standards; renewable fuel infrastructure programs; and regulation of controlled substances.

The change to Iowa Code section 42.4, relating to Senator resignations following reapportionment, took effect March 22, 2012, and applies retroactively to January 1, 2011. The change to Iowa Code section 15E.120, relating to the date on which the Economic Development Authority took over responsibility for the Iowa Community Development Loan Program, took effect March 22, 2012, and applies retroactively to July 1, 2011.

#### SENATE FILE 2338 - Government Operations and Efficiency — VETOED BY THE GOVERNOR

BY COMMITTEE ON APPROPRIATIONS. This bill related to government efficiency, including other matters related to the operation of government. The bill consisted of 14 divisions, relating to digital government, Department of Administrative Services, audits, homeland security, state records, Department of Transportation, pollution prevention and waste management, boards and commissions, obsolete Iowa Code provisions, and ongoing government efficiency matters.

#### Division I — Government Information Technology Services

This division would have encouraged state agencies to utilize duplex printing, directed the Department of Administrative Services (DAS) to conduct an inventory of information technology devices utilized by state agencies, and directed DAS to establish a schedule for departments to comply with information technology coordination and management requirements of Iowa Code chapter 8A.

#### Division II — Medication Therapy Management

This division would have codified the pilot program for medication therapy management implemented on July 1, 2010, for eligible state employees, making the program an ongoing program, and directed DAS to utilize a request for proposals process and to enter into a contract to continue the program.

#### Division III — State Physical Resources

This division of the bill would have required that DAS conduct an analysis of state employee workstations and office standards.

#### Division IV — Audits

This division would have eliminated the authority of the Auditor of State to establish and collect a filing fee relative to certain audits conducted on certain mental health centers, substance abuse programs, and community action agencies.

The division would have eliminated the authority of the Auditor of State to be reimbursed for the cost of audits concerning four commodity organizations representing producers of sheep (and wool), eggs, turkeys, and corn.

#### Division V — Homeland Security and Emergency Management Organization

This division of the bill would have transferred the Homeland Security and Emergency Management Division of the Department of Public Defense into a new Department of Homeland Security and Emergency Management.

#### Division VI — Iowa Jobs Board

This division would have eliminated the Iowa Jobs Board and provided that any duties or responsibilities of the Iowa Jobs Board become the responsibility of the Iowa Finance Authority.

#### Division VII — Electronic Communications

This division would have required that each state department and agency provide departmental or agency notices or information through use of an Internet site or through electronic mail. Iowa Code section 22.7, concerning confidential public records, would have been amended to provide that electronic mail addresses of individuals, collected by state departments and agencies for the purpose of electronic communications, shall be considered confidential.

#### Division VIII — State Records

This division would have eliminated the State Records Commission and transferred the duties and responsibilities of the State Records Commission to the Department of Cultural Affairs. The division also would have authorized the department to establish rates to charge and bill agencies for providing records storage and retention services.

#### Division IX — Department of Transportation Provisions

This division contained provisions relating to a variety of matters regulated by the Department of Transportation. The division would have provided that when the department renews a driver's license electronically, it may do so without requiring the licensee to pass a vision test or file a vision report, pursuant to rules of the department. The bill would have repealed the lowa Code provision which establishes an annual registration fee of \$25 for electric motor

vehicles. As a result, electric motor vehicles would have been subject to registration fees based on the weight and value of the vehicle.

#### Division X — Report — State Debt Coordinator

This division would have directed the Director of the Department of Revenue to develop and recommend legislative proposals deemed necessary for the Office of the State Debt Coordinator and to file a report with the Department of Management, the Governor, and the General Assembly.

#### Division XI — Pollution Prevention and Waste Management Assistance

This division related to pollution prevention and waste management assistance and would have made changes to certain duties of the Department of Environmental Protection and the Environmental Protection Commission.

#### Division XII — Ongoing Program Review

This division would have tasked the legislative State Government Efficiency Review Committee with conducting a comprehensive review on a regular basis of programs and projects administered by state government.

#### Division XIII — Boards and Commissions

This division would have transferred the duties of the E911 Communications Council, relative to advising Homeland Security and Emergency Management on enhanced 911 emergency telephone systems, to the Iowa Statewide Interoperable Communications System Board. The division also would have repealed the Farm-to-School Council.

#### Division XIV — Obsolete Provisions

This division would have repealed lowa Code sections relating to matching funds for a farmworks national demonstration project, a world trade center, and the Midwest Nuclear Compact, which contained provisions relating to repeal and withdrawal from the compact.

#### HOUSE FILE 2320 - Area Agencies on Aging

BY COMMITTEE ON HUMAN RESOURCES. This Act provides for the designation and revocation of the designations of area agencies on aging. The Act directs the Commission on Aging to designate an area agency on aging for each planning and service area in the state, and to continue the designation until the designation is removed for cause, the agency voluntarily withdraws, or a change in the designation of planning and service areas or area agencies on aging is required by state or federal law. The Act directs that an entity specified under the law to function as an area agency on aging is to function only for that purpose or to engage only in the functions of an area agencies on aging and designate a new area agency on aging to represent each planning and service area effective no later than July 1, 2013.

The Act took effect March 29, 2012.

## TAXATION

SENATE FILE 2137	- Property Taxes For Joint County-City Buildings	
SENATE FILE 2322	- Income Tax Credit for Volunteer Fire Fighters and Emergency Medical Services Personnel	
SENATE FILE 2325	<ul> <li>Income Tax Checkoffs — Child Abuse Prevention, Veterans, and Volunteer Fire Fighter Preparedness</li> </ul>	
SENATE FILE 2328	<ul> <li>Administration and Oversight of Taxes, Tax Credits and Incentives, Franchise Fees, and Annexation or Severance by Cities</li> </ul>	
SENATE FILE 2329	- Sales Tax Rebate — Baseball and Softball Tournament Facility and Movie Site	
SENATE FILE 2333	<ul> <li>Sales Tax Exemption for Tangible Personal Property or Services Sales to Substance Abuse Treatment or Prevention Programs</li> </ul>	
SENATE FILE 2342	<ul> <li>Tax Credits and Exemptions — Solar Energy Systems, Geothermal Heat Pumps, and Auto Body Repair and Wash and Wax Services</li> </ul>	
HOUSE FILE 2150	- Internal Revenue Code References Update	
HOUSE FILE 2166	- Streamlined Sales Tax Agreement — Administration	
HOUSE FILE 2470	- Sales and Use Taxes on Farm Machinery and Equipment	
RELATED LEGISLATION		

- SENATE FILE 413 Local Emergency Management Commissions Financial Responsibilities SEE LOCAL GOVERNMENT. This Act relates to financial responsibilities of local emergency management commissions.
- SENATE FILE 2122 Out-of-State Certified Public Accounting Firms Review Services SEE BUSINESS, BANKING, AND INSURANCE. This Act exempts review services performed by out-of-state certified public accounting firms from permit to practice requirements otherwise applicable to the performance of attest services by such firms.
- SENATE FILE 2217
   Flood Mitigation
   SEE STATE GOVERNMENT. This Act establishes a Flood Mitigation Program managed by a Flood Mitigation Board created within the Homeland Security and Emergency Management Division of the Department of Public Defense. The program consists of flood-related projects undertaken by specified governmental entities following approval by the board to utilize either financial assistance from the Flood Mitigation Fund in the form of grants, loans, and forgivable loans, or sales tax increment revenues remitted to the governmental entity that were collected within a specified area. For those projects approved to use sale tax increment revenues, the Department of Revenue is required to calculate and remit to the governmental entity such amounts of sales tax revenue, subject to the limitations in the Act. The Act took effect April 19, 2012.

#### SENATE FILE 2315 - Publicly Funded Mental Health and Disability Services

*SEE HUMAN SERVICES.* This Act relates to the redesign of publicly funded mental health and disability services (MH/DS) by requiring the provision of certain core services and addressing other services and providing for establishment of regions by counties for delivery of MH/DS to adults. Numerous provisions outline responsibilities of DHS and counties relating to these services. In addition, the county levy authority for funding of MH/DS which had been made subject to a sunset clause effective July 1, 2013, is reinstated with the repeal of the sunset clause. For the two-year period of FY 2013-2014 and 2014-2015, the county MH/DS levy authority is made subject to a levy authority based

upon a per capita expenditure target amount for each county of \$47.28 per person of the county's general population.

SENATE FILE 2317
 Hunting, Fur Dealer, Fur Harvester, and Fishing Licenses
 SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act relates to the issuance of hunting and fishing licenses. The Act provides several new license options for residents and nonresidents. The Act also includes payment of the wildlife habitat fee in certain resident and nonresident hunting and fur harvester licenses. The Act takes effect January 1, 2013.

#### SENATE FILE 2332 - Enhanced 911 Emergency Communication Systems SEE HEALTH AND SAFETY. This Act makes several changes regarding the provisions of lowa Code chapter 34A, relating to enhanced 911 emergency telephone systems, including surcharges imposed in connection with such systems.

SENATE FILE 2336 - Appropriations — Health and Human Services SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2012-2013 and includes provisions involving county budgets and levies for adult mental health and disability services (MH/DS) and for redesign of the MH/DS system in conjunction with SF 2315 (see Human Services).

- HOUSE FILE 524
   Administration of Special Appraiser's and Assessment Expense Funds SEE LOCAL GOVERNMENT. This Act combines a local conference board's Special Appraiser's Fund with the Assessment Expense Fund in the office of local assessor, and specifies that the levy rate for the Assessment Expense Fund is limited to 67 and 1/2 cents per \$1,000 of assessed value in the assessing area. The Act also requires remaining moneys in the Special Appraiser's Fund to be transferred to the Assessment Expense Fund on or within 10 days of July 1, 2012.
- HOUSE FILE 609
   Trusts and Estates SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to trusts and estates, including the administration of small estates, and includes certain provisions relating to the exclusion of retirement plan benefits from state inheritance taxes when paid to a beneficiary.
- HOUSE FILE 2337 Appropriations Economic Development SEE APPROPRIATIONS. This Act eliminates the Film, Television, and Video Project Promotion Program and the tax credits associated with the program.
- HOUSE FILE 2459
   Assessment on Sheep and Wool Production SEE AGRICULTURE. This Act provides for increasing the rate of the assessment (checkoff) imposed on producers when first selling their sheep, by authorizing a special referendum for producers to vote on two questions: (1) to increase the per head rate from 10 cents to 25 cents, and (2) to authorize the Iowa Sheep and Wool Promotion Board to further increase the per head assessment rate by resolution in lieu of another special referendum. The Act took effect April 27, 2012.

HOUSE FILE 2460 - Urban Renewal and Taxation SEE LOCAL GOVERNMENT. This Act relates to Iowa's Urban Renewal Law and incremental taxes. The Act provides that if a county or city fails to meet the filing requirements for an annual financial report or for the tax increment financing report required in the Act, the Department of Management is prohibited from certifying the county's or city's property taxes back to the county auditor for the next fiscal year. The Act excludes from a division of revenue for an urban renewal area property taxes for the instructional support program of a school district imposed pursuant to Iowa Code section 257.19, except for amounts necessary to pay bonds and indebtedness issued or incurred on or before April 24, 2012. The Act prohibits a city from adopting an ordinance on or after July 1, 2012, providing for use of incremental local sales and services tax revenue under Iowa Code section 423B.10 unless each county where such urban renewal area is located approves the proposed use by resolution. The Act moves the Legislative Tax Expenditure Committee's review of tax increment financing for urban renewal areas from 2012 to 2013.

HOUSE FILE 2465
 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. In addition to other provisions, this Act limits standing appropriations for FY 2012-2013 made for the reimbursement for the Homestead Property Tax Credit; provides that, for Historic Preservation and Cultural Entertainment District Tax Credits, the amount claimed by a partner shall be based on the amounts designated by the eligible partnership, S corporation, or limited liability company; and provides income tax exemptions for a portion of the net capital gain from the sale or exchange of employer securities of an Iowa corporation to a qualified Iowa employee stock ownership plan.

#### HOUSE FILE 2466 - Appropriations — Veterans Affairs

**SEE PUBLIC DEFENSE AND VETERANS.** This Act exempts the sales price from certain raffles from sales taxes if such raffles are conducted by certain qualified veterans organizations and provide for educational scholarships. This provision of the Act applies retroactively to January 1, 2012.

HOUSE FILE 2472 - Excise Tax Rates on Motor Fuel SEE AGRICULTURE. This Act extends the period for determining the paired rates of the excise tax imposed on ethanol blended gasoline and other motor fuel, principally gasoline that is not blended with ethanol. The Act took effect May 2, 2012.

## TAXATION

#### SENATE FILE 2137 - Property Taxes For Joint County-City Buildings

BY SENG. Current lowa Code authorizes a county and its county seat to levy and collect property tax sufficient to pay the annual rent payable under a lease for a joint county-city building as and when it becomes due and payable. This Act specifies that taxes realized from such a levy shall be deposited into a separate account in the applicable county or city debt service fund for the payment of the annual rent. The Act removes such tax levies from inclusion within the county supplemental levy and the city additional tax. The Act also excludes such property taxes from a division of revenue (tax increment financing).

The Act applies to property taxes due and payable in fiscal years beginning on or after July 1, 2013.

**SENATE FILE 2322** - Income Tax Credit for Volunteer Fire Fighters and Emergency Medical Services Personnel BY COMMITTEE ON WAYS AND MEANS. This Act creates a \$50 nonrefundable individual income tax credit for volunteer fire fighters who have met the minimum training standards and for volunteer emergency medical services personnel who are certified as first responders. If the individual was not a volunteer for the entire year, the credit is prorated based upon the months of volunteer service. The credit may be claimed for only one volunteer position per month.

The Act takes effect January 1, 2013, and applies to tax years beginning on or after January 1, 2013.

#### SENATE FILE 2325 - Income Tax Checkoffs — Child Abuse Prevention, Veterans, and Volunteer Fire Fighter Preparedness

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the income tax checkoffs for the Child Abuse Prevention Program Fund, the Veterans Trust Fund, and the Volunteer Fire Fighter Preparedness Fund.

lowa Code section 422.12E limits to four the number of income tax checkoffs that can appear on the income tax return. When the same four income tax return checkoffs have been provided on the income tax return for two consecutive years, the two checkoffs for which the least amount has been contributed through March 15 of the second year are automatically repealed.

The Act reenacts as new the checkoff for the Child Abuse Prevention Program Fund and the joint checkoff for the Veterans Trust Fund and Volunteer Fire Fighter Preparedness Fund.

The Act applies retroactively to January 1, 2012, for tax years beginning on or after that date.

# SENATE FILE 2328 - Administration and Oversight of Taxes, Tax Credits and Incentives, Franchise Fees, and Annexation or Severance by Cities

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the technical administration of the tax and related laws by the Department of Revenue (DOR), including income tax, sales and use tax, franchise fees, annexation or severance issues, and cigarette and tobacco taxes.

*INCOME TAXES.* The Act repeals the Quality Jobs Enterprise Zone Program in Iowa Code section 15A.9 because the final contract issued under the program has expired.

The Act amends the redevelopment tax credit, film expenditure tax credit, and film investment tax credit to remove certain income-related references to the insurance premium tax and the moneys and credits tax because they are not imposed on an income basis.

The Act updates the name of the individual and corporate tax credits for the production of alcohol and biofuels to mirror the name of the credit available in Section 40 of the federal Internal Revenue Code.

The Act corrects a filing requirement for an Iowa individual income tax return so it is consistent with the imposition of tax provisions in Iowa Code section 422.5.

The Act changes a provision related to interest on refunds resulting from a revision of tax for the individual or corporate income tax, franchise tax, real estate transfer tax, and the excise tax on unlawful dealing in certain substances, to provide that interest begins accruing on the first day of the second month following the date of payment by the taxpayer.

The Act requires domestic corporations to provide a copy of their federal income tax return to DOR when filing their lowa corporation income tax return.

The Act strikes a provision in Iowa Code section 422.73 because it only applied to refunds claimed on or before June 30, 1999.

In 2009, certain provisions of the Iowa Code were amended to increase the standard for the exception to the underpayment of estimated tax penalty for the corporate income tax and the franchise tax for annualization of income from 90 percent of the tax liability to 100 percent of the tax liability. The Act amends Iowa Code section 422.89, which contains a similar provision, to reflect the substance of the changes made in 2009. This provision applies retroactively to January 1, 2012, for tax years beginning on or after that date.

SALES AND USE TAXES. The Act repeals the sales tax filing requirement for motor vehicle dealers because such sales are now subject to the fee for new vehicle registration.

The Act adds a sales and use tax exemption to Iowa Code section 423.3 for fees charged for the release of medical records to reflect an identical exemption already provided in Iowa Code section 622.10.

The Act requires that a new sales tax permit must be obtained if a place of business is relocated to a different county within the state.

*MISCELLANEOUS*. The Act requires a city to notify DOR whenever it adopts, amends, or repeals an ordinance imposing a franchise fee and whenever territory is annexed to the city or severed from the city.

The Act extends by three years, to January 1, 2016, the Industrial Processing Exemption Study Committee which was originally created in 2005 to study and make recommendations on several different sales and use tax exemptions for industrial producers.

*CIGARETTE AND TOBACCO TAXES.* The Act amends the definition of "cigarette vending machine" to include a machine that assembles and dispenses cigarettes after payment or the insertion of loose tobacco product, and the definition of "individual packages of cigarettes" to include a quantity of cigarettes assembled and ordinarily sold at retail.

The Act requires that cigarettes shall only be dispensed from a cigarette vending machine in quantities of 20 or more. Any permit holder owning, renting, leasing, or otherwise operating a cigarette vending machine that dispenses cigarettes upon the insertion of loose tobacco shall pay a tax of \$.0306 per dispensed cigarette, maintain a secure counting meter on each machine, comply with certain provisions relating to the types of loose tobacco inserted into each machine, and beginning January 1, 2014, shall comply with certain provisions relating to the types of cigarettes dispensed from each machine.

#### SENATE FILE 2329 - Sales Tax Rebate — Baseball and Softball Tournament Facility and Movie Site

BY COMMITTEE ON WAYS AND MEANS. This Act authorizes the Department of Revenue to rebate state sales tax collected by retailers on purchases made at a baseball and softball tournament facility and movie site (facility). To be eligible for the rebate, the facility must be located on a maximum of 279 acres and inside or within three miles of the city limits of a city with a population between 4,000 and 5,500, in a county with a population between 93,000 and 100,000. In addition, construction on the facility must commence no later than April 19, 2013, and the cost of construction must be at least \$38 million. The person eligible to receive the rebate is the owner or operator of the facility.

The rebate only applies to transactions occurring on or after January 1, 2014, and before January 1, 2024, and is limited to a total of \$16.5 million.

The amount of sales tax collected that is available for rebate does not include any local option sales tax, or sales tax transferred to the Natural Resources and Outdoor Recreation Trust Fund or the Secure an Advanced Vision for Education Fund.

The rebate ceases upon a change of control of the facility. A change of control occurs if more than 51 percent of the equity interest ceases to be owned by Iowa residents or an Iowa corporation, or the original owners cease to own more than 50 percent of the voting equity interest of the facility.

The rebate provision is repealed June 30, 2024, when a total of \$16.5 million has been rebated, or when a change of control of the facility occurs, whichever occurs earliest.

#### SENATE FILE 2333 - Sales Tax Exemption for Tangible Personal Property or Services Sales to Substance Abuse Treatment or Prevention Programs

BY COMMITTEE ON WAYS AND MEANS. This Act provides a sales and use tax exemption for the sales price of tangible personal property and services sold to nonprofit corporations that are substance abuse treatment or prevention programs that receive block grant funding from the Department of Public Health.

#### SENATE FILE 2342 - Tax Credits and Exemptions — Solar Energy Systems, Geothermal Heat Pumps, and Auto Body Repair and Wash and Wax Services

BY COMMITTEE ON WAYS AND MEANS. This Act provides tax credits related to solar and geothermal energy systems and sales tax changes and exemptions related to auto body repair services and vehicle wash and wax services.

*GEOTHERMAL HEAT PUMPS.* The Act creates a nonrefundable individual income tax credit equal to 20 percent of the federal Residential Energy Efficient Property Tax Credit related to the installation of a geothermal heat pump provided in section 25D(a)(5) of the Internal Revenue Code. The pump must be connected to residential property located in Iowa. The income tax credit applies retroactively to tax years beginning on or after January 1, 2012.

A property tax exemption is also created equal to the value added by a new or refitted construction or installation of a geothermal heating or cooling system on or after July 1, 2012, on property in Iowa classified as residential. The exemption is allowed for 10 consecutive years and applies to the value added by various equipment, labor, and expenses associated with the system, as well as the proportional value of any well field associated with the system and attributable to the owner. The Act specifies procedures regarding claiming the exemption. The property tax exemption applies to assessment years beginning on or after January 1, 2013.

*SOLAR ENERGY SYSTEMS.* The Act creates a nonrefundable individual and corporate income tax credit for solar energy systems equal to 50 percent of the federal Residential Energy Efficient Property Credit related to solar energy provided in section 25D of the Internal Revenue Code, not to exceed \$3,000, and 50 percent of the federal energy credit related to solar energy systems provided in section 48 of the Internal Revenue Code, not to exceed \$15,000. The Act restricts the cumulative total of solar energy systems tax credits issued for all taxpayers to \$1.5 million per year. A taxpayer may not claim both the Solar Energy Systems Tax Credit provided in the Act and the Renewable Energy Tax Credit provided in lowa Code chapter 476C. The income tax credits apply retroactively to tax years beginning on or after January 1, 2012.

AUTO BODY REPAIR SERVICES. The Act amends the definition of "property purchased for resale in connection with the performance of a service" in Iowa Code section 423.1. Under current law, property qualifies as "property purchased for resale in connection with the performance of a service" if, among other things, it is transferred during the service in a form or quantity capable of a fixed or definite price value and listed as a separate charge. The Act provides that property which is entirely consumed in connection with the performance of a service," and provides that the property entirely consumed in connection with the performance of a service, "and provides that the property entirely consumed in performance of the service need not be listed as a separate charge.

VEHICLE WASH AND WAX SERVICES. The Act creates a sales and use tax exemption for sales of water, electricity, chemicals, solvents, sorbents, or reagents made to a retailer for use in providing taxable vehicle wash and wax services.

The Act took effect May 25, 2012.

#### HOUSE FILE 2150 - Internal Revenue Code References Update

BY COMMITTEE ON WAYS AND MEANS. This Act updates the Iowa Code references to the federal Internal Revenue Code (IRC). The Act updates references in Iowa Code sections 422.3 and 422.32 to the IRC, making federal income tax revisions enacted by Congress in 2011 applicable for purposes of the corporate and individual income taxes and the franchise tax.

The Act updates references to the IRC in Iowa Code sections 15.335, 15A.9, 422.10, and 422.33 relating to the state research activities tax credit for individuals, corporations, corporations in economic development areas, and corporations in quality jobs enterprise zones, for purposes of coupling with changes to the federal Research Activities Tax Credit and the Alternative Simplified Research Activities Credit.

The Act took effect March 7, 2012, and is retroactively applicable to tax years beginning on or after January 1, 2011.

#### HOUSE FILE 2166 - Streamlined Sales Tax Agreement — Administration

BY COMMITTEE ON WAYS AND MEANS. This Act makes changes to a number of provisions in the Uniform Sales and Use Tax Administration Act in Iowa Code chapter 423 in order to more closely conform to the terms of the Streamlined Sales and Use Tax Agreement, of which Iowa is a member.

The Act amends the definition of "sales price" to exclude any state, local, or tribal tax on a retail sale that is imposed on the seller if by law the seller may but is not required to collect the tax from the consumer, and if the tax is separately stated on the invoice, bill of sale, or similar document given to the purchaser.

The Act allows sellers that have not registered under the streamlined sales and use tax agreement but that are otherwise registered in the state and required to file sales tax returns to elect to file using the simplified electronic return pursuant to Iowa Code section 423.49.

The Act changes the availability of liability relief from the state for sellers and certified services providers. In general, relief from liability is granted by the state to sellers and certified service providers who charge incorrect sales and use tax after relying on erroneous tax rate, boundary, or jurisdiction data provided by the state in databases derived from zip codes or addresses. However, under prior law, the state could deny liability relief to a seller or certified service provider for reliance on either database as long as the state maintained an address-based system for assigning taxing jurisdictions, it may only deny liability relief to sellers and certified service providers for errors resulting from the seller's or certified service provider's reliance on a database derived from zip codes.

#### HOUSE FILE 2470 - Sales and Use Taxes on Farm Machinery and Equipment

BY COMMITTEE ON WAYS AND MEANS. This Act expands the sales and use tax exemption for farm machinery and equipment directly and primarily used in agricultural production. Specifically, the Act provides that a snow blower, rear-mounted or front-mounted blade, or rotary cutter, qualifies for the exemption so long as it is used in agricultural production and attached to a self-propelled implement of husbandry.

### TRANSPORTATION

SENATE FILE 2112	<ul> <li>Military Vehicle Registration and Titling and Veteran Designation on Driver's Licenses and Nonoperator's Identification Cards</li> </ul>
SENATE FILE 2153	- Commercial and Industrial Highway Network — Size
SENATE FILE 2216	- Apportioned Registration of Commercial Motor Vehicles
SENATE FILE 2249	- Regulation of Motor Vehicle Dealers, Sales of Motorcycles, and Travel Trailers
SENATE FILE 2288	- Railroad Crossings
HOUSE FILE 2228	- Operating a Motor Vehicle — Speed, Control, and Accidents
HOUSE FILE 2403	- Commercial Driver's Licenses — Military Service Experience
HOUSE FILE 2404	- Driver's License Effective Date — Military Service
HOUSE FILE 2428	- Transportation of Goods or Products Within Economic Export Corridors

#### **RELATED LEGISLATION**

- **SENATE FILE 2218** School Bus Passenger Safety *SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS.* This Act provides new penalties for failure to slow down or stop for a school bus and contains administrative provisions addressing the safety of school bus passengers.
- SENATE FILE 2221 School Bus Driver Qualifications
   SEE EDUCATION. This Act requires an employer to review the state Sex Offender Registry, the state Central Registry for Child Abuse Information, the state Central Registry for Dependent Adult Abuse Information, and information in the Iowa Court Information System available to the general public for information regarding any applicant for a school bus driver position, including a contract position, before the applicant is hired and every five years upon the renewal of an employee's or contract employee's school bus driver's license issued by the Department of Transportation. Being listed on the state Sex Offender Registry, the state Central Registry for Child Abuse Information, or the state Central Registry for Dependent Adult Abuse Information constitutes grounds for which a school bus driver is to be immediately suspended. Subsequent adverse action may include termination of employment or refusal to issue, or suspension or revocation of, authorization to operate a school bus by the Department of Education.
- SENATE FILE 2282 All-Terrain Vehicle and Off-Road Utility Vehicle Definitions SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act revises the definitions of "all-terrain vehicle" and "off-road utility vehicle" for purposes of Iowa Code chapter 3211, relating to the regulation of recreational vehicles by the Department of Natural Resources.
- SENATE FILE 2314 Appropriations Transportation SEE APPROPRIATIONS. This Act revises appropriations from the Road Use Tax Fund and the Primary Road Fund to the Department of Transportation which were enacted in 2011 Iowa Acts, chapter 125.
- SENATE FILE 2338 Government Operations and Efficiency VETOED BY THE GOVERNOR SEE STATE GOVERNMENT. This bill related to government efficiency and other matters related to the operation of government. Concerning transportation, the bill would have provided that when the Department of Transportation renews a driver's license

electronically, it may have done so without requiring the licensee to pass a vision test or file a vision report, pursuant to rules of the department. The bill also would have repealed the lowa Code provision which establishes an annual registration fee of \$25 for electric motor vehicles. As a result, electric motor vehicles would have been subject to registration fees based on the weight and value of the vehicle.

HOUSE FILE 2465
 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. In addition to other provisions, this Act limits for FY 2012-2013 a standing appropriation made for payment for nonpublic school transportation; and requires financial liability coverage for snowmobiles and all-terrain vehicles operated on a highway and requires the driver of such a vehicle to have in the vehicle the proof of financial liability coverage card issued for the vehicle.

- HOUSE FILE 2467 Regulation of Snowmobiles, All-Terrain Vehicles, and Watercraft SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act relates to matters concerning the regulation of snowmobiles, all-terrain vehicles, and watercraft by the Department of Natural Resources.
- HOUSE FILE 2472 Excise Tax Rates on Motor Fuel SEE AGRICULTURE. This Act extends the period for determining the paired rates of the excise tax imposed on ethanol blended gasoline and other motor fuel, principally gasoline that is not blended with ethanol. The Act took effect May 2, 2012.

## TRANSPORTATION

# SENATE FILE 2112 - Military Vehicle Registration and Titling and Veteran Designation on Driver's Licenses and Nonoperator's Identification Cards

BY COMMITTEE ON VETERANS AFFAIRS. This Act relates to the registration and titling of certain military vehicles and allowing a veteran to request that a mark identifying veteran status appear on the person's driver's license or nonoperator's identification card.

The Act permits certain military vehicles to be registered and issued a certificate of title if the owner establishes, to the satisfaction of the Department of Transportation (DOT), that the vehicle meets federal motor vehicle safety standards.

Additionally, the Act provides that a person who is an honorably discharged veteran of the armed forces of the United States may request to have that status marked on the person's driver's license or nonoperator's identification card by the DOT. The department is required to begin issuing driver's licenses and nonoperator's identification cards displaying veteran status by July 1, 2013. The Commission of Veterans Affairs is authorized to allocate up to \$50,000 from the Veterans License Fee Fund to the DOT for the implementation of the requirement.

#### SENATE FILE 2153 - Commercial and Industrial Highway Network — Size

BY COMMITTEE ON TRANSPORTATION. Pursuant to prior law, the Transportation Commission identified a network of commercial and industrial highways within the primary road system, consisting of interconnected routes which provide long distance route continuity. A major portion of the annual construction budget administered by the Transportation Commission is dedicated to this network. Since its inception, the network has been limited by statute to 2,500 miles including municipal extensions of the designated highways. This Act raises the limit for the commercial and industrial highway network to 2,600 miles.

#### SENATE FILE 2216 - Apportioned Registration of Commercial Motor Vehicles

BY COMMITTEE ON TRANSPORTATION. This Act contains provisions concerning the registration of commercial vehicles that operate in multiple jurisdictions under the International Registration Plan (IRP).

Under prior law, Iowa Code chapter 326 contained policy language authorizing the Department of Transportation (DOT) to negotiate and execute reciprocal or proportional registration agreements, arrangements, and declarations with other jurisdictions. The Act amends the state's policy in Iowa Code chapter 326 by requiring the DOT to conduct apportioned registration of commercial vehicles in accordance with the IRP, and the Act eliminates many of the specific provisions in Iowa Code which are redundant or obsolete in relation to provisions in the IRP. The Act defines "International Registration Plan" as the registration reciprocity agreement among states of the United States, the District of Columbia, and provinces of Canada providing for payment of apportionable fees on the basis of total distance operated in all jurisdictions, in effect on January 1, 2011, or as later amended, published by International Registration Plan, Inc., and available on the plan's Internet site.

In accordance with recent revisions to the IRP, the Act substitutes the term "apportioned registration" for the previously used term "proportional registration" in relevant provisions in the Iowa Code. The Act updates definitions in Iowa Code chapter 326 and adds new definitions, along with related terminology changes, for the purpose of conforming the language in the Iowa Code chapter to the lexicon of the IRP.

The Act strikes provisions relating to the application process for proportional registration and the calculation of registration fees for fleets of commercial vehicles. The DOT is authorized to determine the necessary apportionable registration fees instead and to accept various forms of payment.

Under prior law, vehicles subject to proportional registration were registered on a calendar-year basis. The Act changes that by providing for staggered registration periods of 12 months, with each registration year beginning on the first day of a calendar month and ending on the last day of the twelfth month in that 12-month period. The application deadline for registration renewal is the last day of the registration expiration month. The enforcement deadline for failure to display a registration plate and registration is 12:01 a.m. of the first day following the last

day of the registration expiration month. The DOT is authorized to establish procedures for a one-time collection of fewer than 12 or up to 18 months of registration fees to transition to staggered registration periods. The Act makes conforming changes to various provisions in Iowa Code chapter 321 to reflect the change to staggered registration years for commercial vehicles registered under the IRP.

The Act strikes provisions for the proration of fees for vehicles added to a fleet after the commencement of the registration year and provides that newly acquired vehicles shall be apportioned according to Iowa Code chapter 321 and the IRP. Iowa Code section 321.106, which provides for proration of registration fees for vehicles registered for a fractional part of the year, is amended to reflect the change to staggered registration years for commercial vehicles registered under the IRP. Provisions restricting the deletion of vehicles from a fleet and allowing credit for replacement vehicles are stricken from Iowa Code chapter 326.

The Act eliminates the option of paying the annual registration fee for a commercial vehicle in semiannual installments if the vehicle is registered under the IRP. That option remains available for trucks, truck tractors, and road tractors registered by the county treasurer for a gross weight exceeding five tons.

The Act eliminates the current option of a three-year registration for trailers and semitrailers licensed under the IRP, but retains the option of a five-year registration and allows the issuance of a permanent registration plate for those vehicles.

The Act strikes certain requirements for the retention of records by a registrant and the auditing of records by the DOT, but retains penalty provisions relating to audits conducted pursuant to the IRP.

Prior law listed fees to be charged for copies of records provided by the DOT. The Act strikes those specific fees and requires the DOT to charge a fee in an amount not specified in the Act. Pursuant to current law, fees collected by the DOT are deposited in the Road Use Tax Fund, except that fees collected for other jurisdictions are placed in a special fund called the "Reciprocity Fund" for eventual disbursement to appropriate jurisdictions.

The Act repeals sections from Iowa Code chapter 326 relating to agreements for proportional registration based on compact miles, the estimation of mileage for particular fleets of vehicles, requirements for consistent registration of entire fleets within each state, the issuance of Iowa base plates, nonresident fleet owner privileges, specific requirements for audits, and reciprocity for leased vehicles.

The provision of the Act eliminating semiannual installment payments for commercial vehicles registered under the IRP and the provision relating to proration of registration fees are to be implemented on and after January 1, 2013, for vehicles with a registration expiration date after December 31, 2012. However, the DOT is authorized to begin implementation earlier to the extent necessary to transition to full implementation.

#### SENATE FILE 2249 - Regulation of Motor Vehicle Dealers, Sales of Motorcycles, and Travel Trailers

BY COMMITTEE ON TRANSPORTATION. This Act contains provisions relating to motor vehicle dealer activities at fair events, vehicle shows, vehicle exhibitions, and motorcycle rallies.

Prior law authorized the Department of Transportation (DOT) to issue a temporary permit allowing a motor vehicle dealer to display, offer for sale, and negotiate sales of new motor vehicles at fair events, vehicle shows, and vehicle exhibitions held in the county where the dealer's principal place of business is located. The Act expands the scope of the temporary permits to allow such activities at fair events, vehicle shows, and vehicle exhibitions held anywhere within the motor vehicle dealer's community for the vehicles that are displayed and offered for sale. The term "community," as defined in current law, refers to a motor vehicle franchisee's area of responsibility as stipulated in the franchise agreement.

The Act establishes a new temporary permit to allow the display of used motorcycles offered for sale at motorcycle rallies. A person licensed as a motor vehicle dealer and authorized to sell used motorcycles may apply to the DOT for a temporary permit to display, offer for sale, and negotiate sales of used motorcycles at a motorcycle rally that meets specific criteria: the sponsor of the rally holds no more than one rally per year in this state, the rally is conducted for not less than three and not more than seven days, and attendance at the rally is restricted to persons paying a

nonrefundable fee. A temporary permit may be issued for a period of not more than seven days, and a dealer is limited to one such permit in a calendar year. The fee for the temporary permit is \$10. A temporary permit issued to conduct activities at a motorcycle rally does not authorize a dealer to complete the sale of a used motorcycle at the rally — the sales agreement must be signed and the sale consummated at the motor vehicle dealer's principal place of business.

A person licensed as a motor vehicle dealer in another state may be issued a temporary permit to display, offer for sale, and negotiate sales of used motorcycles at a rally in this state if the dealer's home state extends similar privileges to a dealer licensed in Iowa. A dealer from another state is required to furnish a surety bond that meets the same requirements as a surety bond furnished by motor vehicle dealers licensed in this state.

The Act amends the definition of "travel trailer" for purposes of Iowa Code chapter 322C, relating to travel trailer dealers, manufacturers, and distributors, to exclude vehicles designed to be towed exclusively by a motorcycle. As a result, sales of motorcycle trailers are exempt from the travel trailer dealer licensing requirements and from provisions relating specifically to finance charges under a travel trailer retail installment contract.

The Act took effect on April 4, 2012.

#### SENATE FILE 2288 - Railroad Crossings

BY COMMITTEE ON TRANSPORTATION. This Act requires drivers of motor vehicles to stop or proceed with caution upon the approach of railroad track equipment at a railroad grade crossing. In any situation where a driver is required by law to stop or proceed with caution when given a warning of an approaching railroad train or is required to stop or be alert for an approaching railroad train, the requirement also applies in the case of approaching railroad track equipment.

Pursuant to current law, a person convicted of a railroad crossing violation commits a simple misdemeanor punishable by a scheduled fine of \$200.

#### HOUSE FILE 2228 - Operating a Motor Vehicle — Speed, Control, and Accidents

BY COMMITTEE ON PUBLIC SAFETY. This Act addresses requirements for motor vehicle operators to maintain vehicle control and to reduce speed in certain situations and provides enhanced penalties for failure to move over or slow down when approaching certain stationary emergency or maintenance vehicles.

Under prior law, a provision in the lowa Code required that a person operating a motor vehicle "have the vehicle under control at all times," and the same sentence went on to require the operator to "reduce speed to a reasonable and proper rate" and to list the situations in which the requirement applies. The Act amends that language by separately stating the requirement to have the vehicle under control at all times and the requirement to reduce speed to a reasonable and proper rate under specified circumstances. The Act makes technical changes to the list of situations in which a motor vehicle operator must reduce speed. Generally, those situations include encountering a pedestrian on the roadway; an animal being led, ridden, or driven on the highway; an intersection, sharp turn, curve, or steep descent; an emergency warning device or an emergency vehicle; a slow-moving vehicle; and a road work zone. The existing penalty for a violation of the requirements is not changed. A violation is a simple misdemeanor punishable by a scheduled fine of \$100.

The Act revises the penalties for failure to move over or slow down when approaching stationary emergency vehicles or maintenance vehicles on a highway if the violation results in an accident. A violation is still a simple misdemeanor punishable by a scheduled fine of \$100. Previously, if a violation resulted in serious bodily injury, the court could impose an additional fine of \$500 or driver's license suspension for not more than 90 days, or both, and for a violation causing death, the court could impose an additional fine of \$1,000 or driver's license suspension for not more than 180 days, or both. Under the Act, if the violation results in damage to property of another person, the Department of Transportation is required to suspend the violator's driver's license for 90 days. If the violation results in an accident causing bodily injury to another person, the department shall suspend the violator's driver's license for 180 days and the court may impose an additional fine of \$500. If the violation results in an accident causing the death of

another person, the department shall suspend the violator's driver's license for one year and the court may impose an additional fine of \$1,000.

The Act requires the Department of Transportation and the Department of Public Safety to establish programs to foster public awareness of the requirements to slow down and move over when approaching certain stationary vehicles.

HF 2465, section 63, (see Appropriations) amends this Act by making a technical correction.

#### HOUSE FILE 2403 - Commercial Driver's Licenses — Military Service Experience

BY COMMITTEE ON VETERANS AFFAIRS. This Act authorizes the Department of Transportation to waive the driving skills testing requirement for an applicant for a commercial driver's license who is currently on active military service or was separated from service within the last 90 days.

In accordance with federal motor carrier safety regulations, an applicant must meet certain experience and safety requirements to qualify for the waiver. The applicant must have been employed in a military position requiring operation of a commercial motor vehicle, must have been exempt from commercial motor vehicle licensing requirements while operating a commercial motor vehicle for military purposes, and must have operated, during the two-year period immediately preceding honorable separation from military service, a motor vehicle representative of the class of motor vehicle the applicant will operate. In addition, the applicant must certify that during the preceding two years the applicant has not had more than one driver's license other than a military license; has not had a driver's license suspended, revoked, or canceled; has not been convicted of certain disqualifying offenses committed while operating any type of motor vehicle; has not had more than one conviction of any serious traffic offense; and has not had a conviction for a violation, other than a parking violation, arising in connection with any traffic accident and has no record of a traffic accident in which the applicant was at fault.

An applicant for whom the driving skills test requirement is waived must still pass a knowledge skills test to receive a commercial driver's license.

#### HOUSE FILE 2404 - Driver's License Effective Date — Military Service

BY COMMITTEE ON VETERANS AFFAIRS. Under current law, the effective date of a driver's license held by a person at the time of entering military service is extended without fee until six months following the person's initial separation from active duty. The person is required to furnish, upon demand of any peace officer, satisfactory evidence of the person's military service. If the person is charged with driving without a valid driver's license, the person may avoid conviction by producing in court, within a reasonable time, the driver's license previously issued to the person along with evidence of the person's military service.

This Act amends current law to specify that a person's Department of Defense common access card is satisfactory evidence of current military service, and a certificate of release or discharge from active duty, known as a DD214, is satisfactory evidence of a person's previous military service and discharge from active duty. A person who produces either a common access card or DD214, along with the driver's license previously issued to the person, shall not be required to produce any additional documentation to a peace officer or to a court in order to satisfy the requirements for a military extension.

#### HOUSE FILE 2428 - Transportation of Goods or Products Within Economic Export Corridors

BY COMMITTEE ON TRANSPORTATION. This Act allows certain combinations of vehicles of excessive length to travel on lowa roads to transport lowa-manufactured goods or products comprising indivisible loads into South Dakota.

Under current lowa law, vehicle size limits are established in accordance with Federal Highway Administration regulations applicable to vehicles traveling on the national network of highways made up of interstate highways and designated portions of the federal-aid primary system. The Act authorizes the Department of Transportation to establish economic export corridors along routes that do not include any segment of the interstate system or the national network, to allow vehicles which exceed federal limitations on length to travel to South Dakota carrying

lowa-manufactured goods or products and for the return of unladen trailers used for the transportation of those goods or products.

Certain combinations of vehicles consisting of a truck tractor and two semitrailers or a truck tractor with a semitrailer and a full trailer which exceed established length limits may be operated on economic export corridors, provided that the overall length of the combination, excluding the truck tractor, does not exceed 81.5 feet, the length of either trailer does not exceed 45 feet, the weight of the second trailer does not exceed the weight of the first by more than 3,000 pounds, the gross weight of the combination of vehicles does not exceed 80,000 pounds, and the vehicles are in compliance with gross axle weight limits. In addition, the load on each trailer must be an indivisible load; however, for the purposes of issuing permits for height or width, the combination of vehicles is to be considered an indivisible load.

## 2012 SECTIONS AMENDED, ADDED, OR REPEALED

## KEY TO CHART

Eff. Date:	Indicates first date on which bill section has legal effect, not necessarily specified in bill.
App. Date:	Indicates first date on which bill section practically applies as particularly specified in the bill.
Gov's Action: Gov's Action Date:	Signed, Veto, Item Veto Full, or Item Veto Part. Indicates date of approval, veto, or item veto.

LAST UPDATED: June 12, 2012

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
<u>2.48 (3)(a)(2)</u>	Amend	SF2328, §1	2012-07-01		Signed
<u>2.48 (3)(b)(2)</u>	Strike	HF2460, §1	2012-07-01		Signed
<u>2.48 (3)(c)(5)</u>	Strike	HF2337, §29, 39, 40, 41	2012-05-25	Multiple	Signed
2.48 (3)(c)(6)	Add	HF2460, §2	2012-07-01		Signed
<u>2.69 (4)(0c)</u>	Add	SF2338, §131	2012-07-01		Vetoed
<u>2C.7 (1)</u>	Amend	SF2265, §31, 60	2013-01-01		Signed
<u>4.1 (09A)</u>	Add	SF2247, §1	2012-07-01		Signed
4.1 (21A)	Amend	SF2247, §2	2012-07-01		Signed
4.1 (28)	Amend	SF2265, §32, 60	2013-01-01		Signed
6B.14 (2)	Amend	SF2203, §1	2012-07-01		Signed
7C.9	Amend	SF2202, §29	2012-07-01		Signed
7E.5 (1)(p)	Amend	SF2338, §14	2012-07-01		Vetoed
7E.5 (1)(w)	Add	SF2338, §15	2012-07-01		Vetoed
7E.5A (4)	Amend	SF2285, §124	2012-07-01		Signed
8.22A (5)(b)	Amend	SF2285, §125	2012-07-01		Signed
8.55 (2)	Amend	SF2285, §1	2012-07-01		Signed
8.57	Amend	SF2285, §2	2012-07-01		Signed
8.57 (6)(e)(1)(d)(ii)	Amend	SF2316, §21	2012-07-01		Signed
8.57A (4)	Amend	SF2285, §126	2012-07-01		Signed
8.57C (3)(a)	Amend	SF2316, §22	2012-07-01		Signed
8.57C (3)(b-d)	Amend	SF2285, §127	2012-07-01		Signed
8A.123 (1)	Amend	SF2285, §128	2012-07-01		Signed
8A.202 (5)(e)	Amend	SF2338, §16	2012-07-01		Vetoed
8A.205 (2)(g)	Amend	SF2338, §1	2012-07-01		Vetoed
8A.311 (16)	Amend	SF2247, §3	2012-07-01		Signed
<u>8A.317 (1)</u>	Amend	SF2285, §3	2012-07-01		Signed
8A.321 (6)(d)	Add	SF2097, §1	2012-07-01		Signed
8A.327 (1)	Amend	SF2097, §2	2012-07-01		Signed
8A.402 (2)(f)(1,2)	Amend	SF2097, §3	2012-07-01		Signed
8A.402 (2)(f)(3)(a)	Amend	SF2097, §4	2012-07-01		Signed
8A.441	New	SF2338, §4, 5	2012-05-25		Vetoed
8A.512A (3)	Amend	SF2336, §91	2012-07-01		Signed
8D.2 (5)(b)	Amend	SF2338, §17	2012-07-01		Vetoed
8D.9 (3)	Amend	SF2338, §18	2012-07-01		Vetoed
8D.10	Amend	HF2465, §117	2012-07-01		Signed
8F.2 (8)(b)(8)	Amend	SF2203, §2	2012-07-01		Signed
9B.1	New	SF2265, §1, 60	2013-01-01		Signed
9B.2	New	SF2265, §2, 60	2013-01-01		Signed
<u>9B.2 (10)(a)</u>	Amend New	HF2465, §46, 77	2013-01-01		Signed
9B.4	New	SF2265, §3, 60	2013-01-01		Signed
9B.5	New	SF2265, §4, 60	2013-01-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
9B.6	New		2013-01-01		Cianad
9B.7	New	SF2265, §5, 60	2013-01-01 2013-01-01		Signed
9B.8	New	SF2265, §6, 60	2013-01-01		Signed
9B.9	New	SF2265, §7, 60	2013-01-01		Signed
9B.10	New	<u>SF2265, §8, 60</u> SF2265, §9, 60	2013-01-01		Signed Signed
9B.10 9B.11	New		2013-01-01		
9B.11 9B.12	New	<u>SF2265, §10, 60</u> SF2265, §11, 60	2013-01-01		Signed
9B.12 9B.13	New	SF2265, §12, 60	2013-01-01		Signed
9B.14	New		2013-01-01		Signed
9B.14 9B.15	New	<u>SF2265, §13, 60</u> SF2265, §14, 60	2013-01-01		Signed
					Signed
9B.16 9B.17	New	SF2265, §15, 60	2013-01-01 2013-01-01		Signed
	New	SF2265, §16, 60			Signed
9B.18 9B.20	New	SF2265, §17, 60	2013-01-01		Signed
9B.20 9B.21	New	SF2265, §18, 60	2013-01-01		Signed
	New	SF2265, §19, 60	2013-01-01		Signed
9B.21A 9B.21B	New	SF2265, §20, 60	2013-01-01		Signed
	New	SF2265, §21, 60	2013-01-01		Signed
9B.23	New	SF2265, §22, 60	2013-01-01		Signed
9B.24	New	SF2265, §23, 60	2013-01-01		Signed
9B.25	New	SF2265, §24, 60	2013-01-01		Signed
9B.26	New	SF2265, §25, 60	2013-01-01		Signed
9B.27	New	SF2265, §26, 60	2013-01-01		Signed
9B.28	New	SF2265, §27, 60	2013-01-01		Signed
9B.30	New	SF2265, §28, 60	2013-01-01		Signed
9B.31	New	SF2265, §29, 60	2013-01-01		Signed
<u>Ch. 9E</u>	Repeal	SF2265, §30, 60	2013-01-01		Signed
<u>10B.4 (2)(g)</u>	Amend	<u>SF2203, §3</u>	2012-07-01		Signed
<u>11.2 (3)(d)</u>	Amend	SF2285, §4	2012-07-01		Signed
$\frac{11.5A}{44.5}$	Amend	SF2285, §5	2012-07-01		Signed
<u>11.6 (1)(a)</u>	Amend	HF2455, §1, 4	2013-07-01		Signed
<u>11.6 (10)</u>	Amend	SF2338, §7, 13	2012-05-25		Vetoed
<u>11.6 (10A)</u>	Add	HF2455, §2, 4	2013-07-01		Signed
<u>11.11</u>	Amend	HF2460, §3	2012-07-01		Signed
<u>12.61 (1)(a)</u>	Amend	<u>SF2202, §30</u>	2012-07-01		Signed
<u>12.71 (5)</u>	Amend	<u>SF2202, §31</u>	2012-07-01		Signed
<u>12.81 (5)</u>	Amend	<u>SF2202, §32</u>	2012-07-01		Signed
$\frac{12.87(1)(a)}{12.87(1)(b)(4)}$	Amend	<u>SF2203, §4</u>	2012-07-01		Signed
<u>12.87 (1)(b)(1)</u>	Amend	SF2285, §129	2012-07-01		Signed
<u>12.87 (5)</u>	Amend	SF2202, §33	2012-07-01		Signed
<u>12.87 (12)</u>	Amend	SF2338, §65	2012-07-01		Vetoed
<u>12.89 (2)(b)</u>	Amend	SF2285, §130	2012-07-01		Signed
<u>12.89A (2)(a)</u>	Amend	SF2285, §131	2012-07-01		Signed
<u>12.91 (6)</u>	Amend	SF2202, §34	2012-07-01		Signed
<u>12A.4 (4)</u>	Amend	SF2202, §35	2012-07-01		Signed
<u>12B.10 (7)</u>	Amend	HF2168, §1	2012-07-01		Signed
<u>12C.1 (2)</u>	Amend	SF2202, §36	2012-07-01		Signed
<u>12C.13</u>	Amend	SF2202, §37	2012-07-01		Signed
<u>12C.20 (1,4)</u>	Amend	SF2202, §38	2012-07-01		Signed
<u>12C.22 (2)(u1)</u>	Amend	HF2168, §2	2012-07-01		Signed
<u>12C.22 (6)(f)</u>	Add	HF2168, §3	2012-07-01		Signed
<u>12C.23A (3)(u1)</u>	Amend	HF2168, §4	2012-07-01		Signed
<u>12C.23A (3)(d)</u>	Amend	<u>HF2168, §5</u>	2012-07-01		Signed
<u>12E.11 (8)</u>	Amend	<u>SF2202, §39</u>	2012-07-01		Signed

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12E.12 (1)(b)(1,2)	Amend	SF2285, §132	2012-07-01		Signed
13.7	Amend	HF563, §1	2012-07-01		Signed
13A.9 (2)	Amendment Directive	SF2203, §157	2012-07-01		Signed
13B.4 (2,3)	Amend	SF2231, §1	2012-07-01		Signed
13B.9 (1)(a,b)	Amend	SF2231, §2	2012-07-01		Signed
13B.9 (4)(a)	Amend	SF2231, §3	2012-07-01		Signed
15.102 (11)	Amend	HF2473, §28	2012-07-01		Signed
15.103	Repeal	HF2473, §38	2012-07-01		Signed
15.103	Repeal	SF2285, §119	2012-07-01		Signed
15.104	Repeal	HF2473, §38	2012-07-01		Signed
15.104 (3)(u1)	Amend	SF2203, §5	2012-07-01		Signed
<u>15.106A (1)(o)</u>	Amend	HF2473, §34	2012-07-01		Signed
<u>15.106B (2)(d)(1)(g,h)</u>	Add	HF2473, §29	2012-07-01		Signed
<u>15.107 (1)</u>	Amend	<u>SF2285, §6</u>	2012-07-01		Signed
<u>15.107B (1)</u>	Amend	<u>HF2473, §35</u>	2012-07-01		Signed
<u>15.112</u>	Repeal	<u>SF2338, §140</u>	2012-07-01		Vetoed
15.113	New	<u>HF2473, §36</u>	2012-07-01		Signed
<u>15.117A (2)(a)(5)</u>	Amend	HF2473, §30	2012-07-01		Signed
<u>15.117A (2)(c)</u>	Add	<u>SF2212, §3</u>	2012-07-01		Signed
<u>15.117A (6)(b)</u>	Amend	<u>SF2203, §6</u>	2012-07-01		Signed
<u>15.118 (2)</u>	Amend	<u>SF2212, §9</u>	2012-07-01		Signed
<u>15.119 (2)(b)</u>	Strike	HF2337, §30, 39, 40, 41	2012-05-25	Multiple	Signed
<u>15.119 (2)(c)</u>	Strike	<u>SF2328, §2</u>	2012-07-01		Signed
<u>15.202</u>	Amend	<u>SF2285, §7</u>	2012-07-01		Signed
<u>15.247 (8)(c,d)</u>	Amend	<u>SF2203, §7</u>	2012-07-01		Signed
<u>15.272</u>	Amend	SF2285, §8	2012-07-01		Signed
<u>15.292 (6)</u>	Amend	SF2285, §9	2012-07-01		Signed
<u>15.293A (2)(a)(1,2)</u>	Amend	<u>SF2285, §10</u>	2012-07-01		Signed
<u>15.293A (2)(b)(6)</u>	Amend	<u>SF2328, §3</u>	2012-07-01		Signed
<u>15.293A (8)</u>	Amend	SF2285, §11	2012-07-01		Signed
<u>15.294 (4)</u>	Amend	SF2285, §12	2012-07-01		Signed
<u>15.301 (2)(b)(1,4)</u>	Amend	SF2285, §13	2012-07-01		Signed
<u>15.301 (2)(e)</u>	Amend	SF2285, §14	2012-07-01		Signed
<u>15.301 (4)(u1)</u>	Amend	SF2285, §15	2012-07-01		Signed
<u>15.327</u> (1A,2A,6A,7A-7D,9A,9B,10A)	Add	HF2473, §2	2012-07-01		Signed
15.327 (2,5,7,8,10,12,13)	Amend	HF2473, §1	2012-07-01		Signed
15.329 (1)(u1)	Amend	HF2473, §3	2012-07-01		Signed
<u>15.329 (1)(b)</u>	Amend	HF2473, §4	2012-07-01		Signed
15.329 (1)(c)(1,2)	Amend	HF2473, §5	2012-07-01		Signed
15.329 (2)	Strike	HF2473, §6	2012-07-01		Signed
15.329 (3)	Strike	SF2328, §4	2012-07-01		Signed
15.330	Amend	HF2473, §7	2012-07-01		Signed
15.330A	New	<u>HF2473, §8</u>	2012-07-01		Signed
<u>15.331A (2)(a,b)</u>	Amend	<u>SF2285, §16</u>	2012-07-01		Signed
<u>15.335 (7)(b)</u>	Amend	HF2150, §1, 7, 8	2012-03-07	2011-01-01	Signed
<u>15.335A (1)(u1)</u>	Amend	HF2473, §9	2012-07-01		Signed
<u>15.335A (2)(b,c,f,g)</u>	Strike	HF2473, §10	2012-07-01		Signed
<u>15.335A (3,4)</u>	Strike	HF2473, §11	2012-07-01		Signed
<u>15.335A (5)</u>	Amend	<u>HF2473, §12</u>	2012-07-01		Signed
15.335B	New	<u>HF2473, §13</u>	2012-07-01		Signed
15.335C	New	<u>HF2473, §14</u>	2012-07-01		Signed
15.391	Repeal	HF2337, §38, 39, 40, 41	2012-05-25	Multiple	Signed
<u>15.392</u>	Repeal	HF2337, §38, 39, 40, 41	2012-05-25	Multiple	Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
15.393	Repeal	HF2337, §38, 39, 40, 41	2012-05-25	Multiple	Signed
15.393 (2)(a)(3)	Amend	SF2328, §5	2012-03-23	Wattipic	Signed
15.393 (2)(b)(2)	Amend	SF2328, §6	2012-07-01		Signed
15.411	Amend	HF2473, §31	2012-07-01		Signed
15.411 (9)	Amend	SF2285, §17	2012-07-01		Signed
15.412 (2,3)	Amend	HF2473, §32	2012-07-01		Signed
15A.7 (3)	Amend	HF2473, §15	2012-07-01		Signed
15A.9	Repeal	SF2328, §16	2012-07-01		Signed
15A.9 (1)(b)	Amend	SF2203, §8	2012-07-01		Signed
15A.9 (8)(e)(2)	Amend	HF2150, §2, 7, 8	2012-03-07	2011-01-01	Signed
Ch. 15C	Repeal	SF2338, §141	2012-07-01	2011 01 01	Vetoed
Ch. 15D	Repeal	SF2338, §141	2012-07-01		Vetoed
15E.52 (1)(c)	Amend	HF2473, §33	2012-07-01		Signed
15E.64 (2)(a)	Amend	SF2285, §18	2012-07-01		Signed
15E.71	New	HF2465, §15	2012-07-01		Signed
15E.120 (6)	Amend	SF2285, §19, 141, 144	2012-03-22	2011-07-01	Signed
15E.192 (4)(b)	Amend	SF2212, §4	2012-07-01		Signed
15E.193 (1)(b)(1)	Amend	HF2473, §16	2012-07-01		Signed
15E.193 (1)(b)(2)	Amend	SF2285, §20	2012-07-01		Signed
15E.193 (1)(c,d)	Amend	HF2473, §17	2012-07-01		Signed
15E.208 (3)(b)(2)(c-e)	Amend	SF2285, §21	2012-07-01		Signed
15E.231 (u1)	Amend	HF2473, §18	2012-07-01		Signed
15E.232 (1,3,4,5,6)	Amend	HF2473, §19	2012-07-01		Signed
15E.321 (2)	Amend	SF2212, §8	2012-07-01		Signed
15E.351 (1)	Amend	HF2473, §20	2012-07-01		Signed
15E.351 (1)	Amend	SF2285, §22	2012-07-01		Signed
15E.351 (2)(h)	Amend	SF2285, §23	2012-07-01		Signed
15E.362	New	HF2473, §21	2012-07-01		Signed
15E.363	New	HF2473, §22	2012-07-01		Signed
15F.204 (8)(g)	Amend	SF2316, §23	2012-07-01		Signed
15G.110	Amend	SF2285, §133	2012-07-01		Signed
15G.111 (2)(b)(1)	Strike and Replace	HF2337, §25, 28	2012-05-25		Signed
15G.111 (2)(c,d)	Amend	SF2285, §24	2012-07-01		Signed
15G.112 (1)(b)	Amend	SF2285, §25	2012-07-01		Signed
15G.112 (1)(d)(u1)	Amend	SF2285, §26	2012-07-01		Signed
15G.112 (4)(a)(2)	Amend	SF2285, §27	2012-07-01		Signed
<u>15G.112 (5)(b)</u>	Amend	SF2285, §28	2012-07-01		Signed
<u>15G.113 (1)</u>	Amend	SF2285, §29	2012-07-01		Signed
<u>15G.114 (1)</u>	Amend	SF2285, §30	2012-07-01		Signed
<u>15G.115 (1)</u>	Amend	SF2285, §31	2012-07-01		Signed
<u>15G.115 (3)(b,d)</u>	Amend	<u>SF2285, §32</u>	2012-07-01		Signed
<u>15H.3 (1)(k)</u>	Amend	<u>SF2285, §33</u>	2012-07-01		Signed
<u>16.1 (1)(y)</u>	Amend	<u>SF2202, §40</u>	2012-07-01		Signed
<u>16.27 (4,5)</u>	Strike	HF2465, §16	2012-07-01		Signed
<u>16.27 (6)</u>	Amend	HF2465, §17	2012-07-01		Signed
<u>16.30</u>	Amend	SF2202, §41	2012-07-01		Signed
<u>16.54 (1)</u>	Amend	SF2097, §5	2012-07-01		Signed
<u>16.177 (5)</u>	Amend	SF2202, §42	2012-07-01		Signed
<u>16.181A (1)</u>	Strike	SF2316, §24	2012-07-01		IV Full
16.185A	New	SF2336, §92	2012-07-01		IV Full
<u>16.191</u>	Repeal	<u>SF2338, §80</u>	2012-07-01		Vetoed
<u>16.191 (2)(e)</u>	Amend	<u>SF2338, §19</u>	2012-07-01		Vetoed
<u>16.192</u>	Repeal	<u>SF2338, §80</u>	2012-07-01		Vetoed

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Reference	Action	Bill/Section	Eff. Date App. Date	Action
<u>16.193 (1)</u>	Amend	SF2338, §66	2012-07-01	Vetoed
<u>16.193 (2)</u>	Amend	SF2285, §134	2012-07-01	Signed
<u>16.194 (2)</u>	Amend	SF2338, §67	2012-07-01	Vetoed
<u>16.194 (4)(u1)</u>	Amend	SF2338, §68	2012-07-01	Vetoed
<u>16.194 (7)</u>	Amend	SF2338, §69	2012-07-01	Vetoed
<u>16.194 (8)(u1)</u>	Amend	SF2338, §70	2012-07-01	Vetoed
<u>16.194 (9)(b)</u>	Amend	SF2338, §71	2012-07-01	Vetoed
<u>16.194 (10)</u>	Amend	SF2338, §72	2012-07-01	Vetoed
<u>16.194A (2,7,9,10)</u>	Amend	SF2338, §73	2012-07-01	Vetoed
<u>16.194A (4)(u1)</u>	Amend	SF2338, §74	2012-07-01	Vetoed
<u>16.194A (8)(u1)</u> 16.105	Amend Amend	SF2338, §75	2012-07-01 2012-07-01	Vetoed Vetoed
<u>16.195</u> 16.196	Amend	<u>SF2338, §76</u> SF2338, §77	2012-07-01	Vetoed
16.197	Amend	SF2338, §78	2012-07-01	Vetoed
17A.6A	New	HF2465, §18	2012-07-01	Signed
17A.7 (2)	Strike and Replace	HF2465, §19	2012-07-01	Signed
17A.8 (4)	Amend	HF2465, §20	2012-07-01	Signed
21.6 (3)(a)(3)	Amend	<u>SF430, §1, 17</u>	2012-07-01	Signed
<u>21.0 (0)(0)</u> 22.7 (45)	Amend	SF2338, §20	2012-07-01	Vetoed
22.7 (62)	Amend	HF2305, §1	2012-07-01	Signed
22.7 (65)	Add	SF2338, §81	2012-07-01	Vetoed
22.7 (65)	Add	SF430, §2, 17	2013-07-01	Signed
22.10 (3)(b)(3)	Amend	SF430, §3, 17	2013-07-01	Signed
23.1	New	SF430, §4, 17	2013-07-01	Signed
23.2	New	SF430, §5, 17	2013-07-01	Signed
23.3	New	SF430, §6, 17	2013-07-01	Signed
23.4	New	SF430, §7, 17	2013-07-01	Signed
23.5	New	SF430, §8, 17	2013-07-01	Signed
23.6	New	SF430, §9, 17	2013-07-01	Signed
23.7	New	SF430, §10, 17	2013-07-01	Signed
23.8	New	SF430, §11, 17	2013-07-01	Signed
23.9	New	SF430, §12, 17	2013-07-01	Signed
23.10	New	SF430, §13, 17	2013-07-01	Signed
23.11	New	<u>SF430, §14, 17</u>	2013-07-01	Signed
23.12	New	<u>SF430, §15, 17</u>	2013-07-01	Signed
<u>23A.2 (10)(l)(4)</u>	Amend	<u>SF2247, §4</u>	2012-07-01	Signed
<u>23A.2 (10)(m)</u>	Amend	<u>SF2338, §21</u>	2012-07-01	Vetoed
23B.1	New	HF563, §2	2012-07-01	Signed
23B.2	New	<u>HF563, §3</u>	2012-07-01	Signed
23B.3	New	HF563, §4	2012-07-01	Signed
23B.4	New	HF563, §5	2012-07-01	Signed
23B.5	New	HF563, §6	2012-07-01	Signed
<u>24.21</u>	Amend	HF2460, §4	2012-07-01	Signed
<u>28B.1 (1)(u1)</u>	Amend	HF2465, §108	2012-07-01	Signed
<u>28B.4</u>	Amend	HF2465, §109	2012-07-01	Signed
<u>28D.1</u>	Amendment Directive	SF2203, §157	2012-07-01	Signed
<u>28J.18</u>	Amend	SF2202, §43	2012-07-01	Signed
<u>28N.2 (2)(e)</u>	Amend	SF2285, §34	2012-07-01	Signed
<u>29.1</u>	Amend	SF2338, §22	2012-07-01	Vetoed
<u>29.2</u> 20.24	Repeal	SF2338, §63	2012-07-01	Vetoed
<u>29.2A</u> 20.3	Amend	SF2338, §23	2012-07-01	Vetoed
<u>29.3</u> 204 1 (2)	Repeal	<u>SF2338, §63</u>	2012-07-01	Vetoed
<u>29A.1 (3)</u>	Amend	<u>SF2097, §6</u>	2012-07-01	Signed

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204.1 (74)	Add	SE2007 87	2012-07-01		Signed
<u>29A.1 (7A)</u> 29A.1 (9)	Amend	<u>SF2097, §7</u> SF2097, §8	2012-07-01		Signed Signed
29A.1 (12)	Strike	SF2097, §9	2012-07-01		Signed
29A.3A (4)(a)	Amend	SF2338, §24	2012-07-01		Vetoed
29A.7 (1,2)	Amend	SF2097, §10	2012-07-01		Signed
29A.8A	Amend	SF2097, §11	2012-07-01		Signed
29A.12 (1)	Amend	SF2338, §25	2012-07-01		Vetoed
<b>29A.15</b>	Amend	SF2097, §12	2012-07-01		Signed
29A.19	Amend	SF2097, §13	2012-07-01		Signed
29A.27 (1,3)	Amend	SF2097, §14	2012-07-01		Signed
29A.28 (1,3)	Amend	SF2097, §15	2012-07-01		Signed
29A.43 (1,2)	Amend	SF2097, §16	2012-07-01		Signed
29A.53 (u3)	Amend	SF2097, §17	2012-07-01		Signed
29A.56	Amend	SF2338, §26	2012-07-01		Vetoed
29A.65	Amend	SF2097, §18	2012-07-01		Signed
29A.67	Amend	SF2097, §19	2012-07-01		Signed
29A.90 (3)	Amend	SF2097, §20, 43	2012-04-12		Signed
29B.1	Amend	SF2097, §21	2012-07-01		Signed
29B.13 (u1)	Amend	SF2097, §22	2012-07-01		Signed
<u>29B.21</u>	Amend	SF2097, §23	2012-07-01		Signed
<u>29B.22 (u2)</u>	Amend	SF2097, §24	2012-07-01		Signed
<u>29B.129 (u1)</u>	Amend	SF2265, §33, 60	2013-01-01		Signed
<u>29C.1 (1)</u>	Amend	<u>SF2338, §27</u>	2012-07-01		Vetoed
<u>29C.1 (3)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>29C.2 (1A,1B)</u>	Add	<u>SF2338, §28</u>	2012-07-01		Vetoed
<u>29C.5</u>	Amend	<u>SF2338, §29</u>	2012-07-01		Vetoed
<u>29C.7</u>	Repeal	<u>SF2338, §63</u>	2012-07-01		Vetoed
<u>29C.8</u>	Amend	<u>SF2338, §30</u>	2012-07-01		Vetoed
<u>29C.8 (3)(h)</u>	Add	<u>SF2217, §1, 18</u>	2012-04-19		Signed
<u>29C.8A (2)</u>	Amend	SF2338, §31	2012-07-01		Vetoed
<u>29C.9 (1,5,7,8,10)</u>	Amend	<u>SF2338, §32</u>	2012-07-01		Vetoed
<u>29C.9 (2)</u>	Amend	<u>SF413, §1</u>	2012-07-01		Signed
<u>29C.11 (1)</u>	Amend	SF2338, §33	2012-07-01		Vetoed
<u>29C.12</u>	Amend	SF2338, §34	2012-07-01		Vetoed
<u>29C.12A</u>	Amend	<u>SF2338, §35</u>	2012-07-01		Vetoed
<u>29C.14</u>	Amend	SF2338, §36	2012-07-01		Vetoed
<u>29C.17 (2,5)</u> 200 47 (2A)	Amend	<u>SF413, §2</u>	2012-07-01		Signed
<u>29C.17 (3A)</u>	Add	<u>SF413, §3</u>	2012-07-01 2012-07-01		Signed
<u>29C.18 (1)</u> 20C.20A (2)	Amend	<u>SF2338, §37</u>			Vetoed
<u>29C.20A (2)</u> 20C.20P	Amend Amend	SF2289, §1	2012-07-01 2012-07-01		Signed Vetoed
<u>29C.20B</u> 29C.20B (1)	Amend	SF2338, §38	2012-07-01 2012-07-01		
<u>29C.21 (13)</u>	Amend	<u>SF2285, §35</u> SF2097, §25	2012-07-01 2012-07-01		Signed Signed
<u>29C.22 (3)(c)</u>	Amend	SF2338, §39	2012-07-01		Vetoed
29C.22 (11)(b,c)	Amend	SF2338, §40	2012-07-01		Vetoed
<u>30.2 (1,2)</u>	Amend	SF2338, §41	2012-07-01		Vetoed
<u>30.5 (2)</u>	Amend	SF2338, §42	2012-07-01		Vetoed
30.9	Amend	SF2338, §43	2012-07-01		Vetoed
34A.2	Amend	SF2332, §1	2012-07-01		Signed
34A.2 (2)	Amend	SF2338, §44	2012-07-01		Vetoed
34A.2A	Amend	SF2338, §45	2012-07-01		Vetoed
34A.2A (2)	Amend	SF2338, §132	2012-07-01		Vetoed
34A.3 (4)	Amend	SF2332, §2	2012-07-01		Signed
		<u></u>			0

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<u>34A.6 (1)</u>	Amend	SF2332, §3	2012-07-01		Signed
<u>34A.6 (3)</u>	Amend	SF2338, §46	2012-07-01		Vetoed
<u>34A.6A</u>	Amend	<u>SF2332, §4</u>	2012-07-01		Signed
<u>34A.7 (1)(a)(u1)</u>	Amend	SF2332, §5	2012-07-01		Signed
<u>34A.7 (1)(b)(1)</u>	Amend	SF2332, §6	2012-07-01		Signed
<u>34A.7 (2)(b)</u>	Amend	<u>SF2332, §7</u>	2012-07-01		Signed
<u>34A.7 (5)(b)(3)</u>	Amend	SF2332, §8	2012-07-01		Signed
<u>34A.7A</u>	Amend	<u>SF2332, §9</u>	2012-07-01		Signed
<u>34A.7A (1)(a)</u>	Amend	<u>SF2338, §47</u>	2012-07-01		Vetoed
<u>34A.7A (2)(a,h)</u>	Amend	SF2338, §48	2012-07-01		Vetoed
<u>34A.7A (2)(h)</u>	Amend	SF2338, §133	2012-07-01		Vetoed
34A.7B	New	SF2332, §10, 13, 14	2013-01-01	2013-01-01	Signed
<u>34A.15 (1)(c)</u>	Amend	SF2332, §11	2012-07-01		Signed
<u>34A.15 (1)(c,e,h)</u>	Amend	<u>SF2203, §9</u>	2012-07-01		Signed
<u>34A.15 (3)</u>	Amend	<u>SF2338, §134</u>	2012-07-01		Vetoed
<u>34A.15 (3)</u>	Amend	SF2338, §49	2012-07-01		Vetoed
<u>35.1 (2)(b)(1)</u>	Amend	SF2097, §26	2012-07-01		Signed
<u>35.1 (2)(c)</u>	Amend	<u>SF2097, §27</u>	2012-07-01		Signed
<u>35.8</u>	Repeal	SF2038, §13	2012-07-01		Signed
<u>35.9</u>	Repeal	<u>SF2038, §13</u>	2012-07-01		Signed
<u>35.9 (1)(a)</u>	Amend	SF2097, §28	2012-07-01		Signed
<u>35.9 (2)(a)</u>	Amend	SF2097, §29	2012-07-01		Signed
<u>35.10</u>	Repeal	<u>SF2038, §13</u>	2012-07-01		Signed
<u>35.11</u>	Repeal	<u>SF2038, §13</u>	2012-07-01		Signed
<u>35.12</u>	Repeal	<u>SF2038, §13</u>	2012-07-01		Signed
<u>35A.2 (3)</u>	Add	SF2038, §1	2012-07-01		Signed
<u>35A.5 (4)</u>	Amend	<u>SF2038, §2</u>	2012-07-01		Signed
<u>35A.5 (5)</u>	Strike and Replace	SF2038, §3	2012-07-01		Signed
<u>35A.5 (6)</u>	Amend	<u>SF2038, §4</u>	2012-07-01		Signed
<u>35A.5 (16)</u>	Amend	SF2338, §50	2012-07-01		Vetoed
<u>35A.8 (4,5)</u>	Strike	<u>SF2038, §5</u>	2012-07-01		Signed
<u>35A.9</u>	Repeal	SF2038, §14	2012-07-01		Signed
<u>35A.13 (2)(c)</u>	Add	SF2325, §1, 6	2012-07-01	2012-01-01	Signed
<u>35A.13 (3)</u>	Amend	HF2402, §1	2012-07-01		Signed
<u>35A.13 (4)</u>	Amend	HF2466, §1	2012-07-01		Signed
<u>35A.14 (4)</u>	Amend	<u>SF2244, §1</u>	2012-07-01		Signed
<u>35A.16 (4)</u>	Amend	<u>SF2038, §6</u>	2012-07-01		Signed
35A.19	New	<u>SF2038, §7</u>	2012-07-01		Signed
35A.20	New	<u>SF2038, §8</u>	2012-07-01		Signed
35A.21	New	<u>SF2038, §9</u>	2012-07-01		Signed
35A.22	New	<u>SF2038, §10</u>	2012-07-01		Signed
<u>35D.14</u>	Amend	<u>SF2038, §11</u>	2012-07-01		Signed
<u>37.10</u>	Amend	HF2231, §1	2012-07-01		Signed
<u>42.4 (8)(b)(2)</u>	Amend	SF2285, §36, 141, 143	2012-03-22	2011-01-01	Signed
<u>43.14 (4)(e)</u>	Amend	SF2265, §34, 60	2013-01-01		Signed
<u>45.5 (5)(d)</u>	Amend	SF2265, §35, 60	2013-01-01		Signed
<u>46.2A (8)</u>	Strike	SF2285, §37	2012-07-01		Signed
<u>48A.2 (3)</u>	Amend	SF2247, §5	2012-07-01		Signed
<u>68A.503 (1-4)</u>	Amend	SF2202, §44	2012-07-01		Signed
<u>69.20 (1,3)</u>	Amend	SF2097, §30	2012-07-01		Signed
<u>80.28 (2)(a)(3)</u>	Amend	SF2338, §51	2012-07-01		Vetoed
<u>80.29 (12A)</u>	Add	SF2338, §135	2012-07-01		Vetoed
<u>80.43 (1)</u>	Amend	HF2335, §14, 21	2012-05-25		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
80B.11 (1)(c)(3)	Add	SF2312, §1	2012-07-01		Signed
80B.11A	Amend	SF2203, §10	2012-07-01		Signed
80B.11C	Amend	SF2203, §11	2012-07-01		Signed
80B.11C	Amend	SF2338, §52	2012-07-01		Vetoed
80E.1 (3)	Add	SF2313, §33	2012-07-01		Signed
80E.2 (1)(m)	Amend	SF2203, §12	2012-07-01		Signed
80E.2 (2)	Amend	SF2203, §13	2012-07-01		Signed
84A.6 (4)	Add	SF2321, §16	2012-07-01		Signed
89.3 (5)(a)(4)	Amend	SF2280, §1	2012-07-01		Signed
96.7 (2)(a)(2)(e)(i)	Amend	SF2097, §31	2012-07-01		Signed
96.11 (11)	Amend	SF2338, §83	2012-07-01		Vetoed
96.21	Amend	SF2203, §14	2012-07-01		Signed
96.27	Amend	SF2203, §15	2012-07-01		Signed
97A.11A (1)	Amend	HF2465, §3	2012-07-01		Signed
97B.1A (8)(a)(12)	Strike	HF2473, §37, 40, 41	2012-05-25	2011-07-01	Signed
97B.1A (8)(a)(13)	Add	SF2315, §30	2012-07-01		Signed
97B.39	Amend	SF2336, §93	2012-07-01		Signed
97B.49B (1)(e)(8)	Amend	SF2338, §53	2012-07-01		Vetoed
97B.52A (1)(c)(2)(b)	Amend	HF2465, §21	2012-07-01		Signed
97C.5	Amend	SF2203, §16	2012-07-01		Signed
97C.10	Amend	SF2203, §17	2012-07-01		Signed
97C.13A	New	SF2126, §1	2012-07-01		Signed
97C.15	Amend	SF2203, §18	2012-07-01		Signed
99B.2 (4)	Amend	SF2237, §1	2012-07-01		Signed
99B.7 (3)(c)	Amend	SF2237, §2	2012-07-01		Signed
99B.7B (3)(b,c)	Amend	SF2237, §3	2012-07-01		Signed
99B.8 (6)(b)(4)	Add	SF2237, §4	2012-07-01		Signed
<u>99B.10 (5)</u>	Add	<u>HF2427, §1</u>	2012-07-01		Signed
<u>99B.10B (1)</u>	Amend	<u>HF2427, §2</u>	2012-07-01		Signed
<u>99B.10B (2)</u>	Amend	HF2427, §3	2012-07-01		Signed
<u>99D.11 (2,3)</u>	Amend	<u>SF2203, §19</u>	2012-07-01		Signed
<u>99D.11 (6)(c)</u>	Amend	<u>SF2203, §20</u>	2012-07-01		Signed
<u>99D.14 (2)(b)</u>	Amend	HF2335, §15, 21	2012-05-25		Signed
<u>99F.10 (4)(b)</u>	Amend	HF2335, §16, 21	2012-05-25		Signed
<u>99G.39 (3)(a)</u>	Amend	<u>SF2285, §135</u>	2012-07-01		Signed
<u>100B.1 (1)(a)(1)(c)</u>	Amend	<u>SF2203, §21</u>	2012-07-01		Signed
<u>100B.13 (2)(a)</u>	Amend	<u>SF2325, §2, 6</u>	2012-07-01	2012-01-01	Signed
<u>100B.22 (1)(a)</u>	Amend	<u>SF2338, §54</u>	2012-07-01		Vetoed
103A.71	New	<u>SF466, §1, 2</u>	2012-07-01	2012-07-01	Signed
<u>105.2 (8)</u>	Amend	HF2285, §1, 2	2012-03-29		Signed
<u>105.2 (8)</u>	Amend	HF2465, §47, 78, 79	2012-05-25	2012-03-29	Signed
<u>105.2 (8)</u>	Amend	<u>SF2203, §22</u>	2012-07-01		Signed
<u>123.49 (2)(d)</u>	Amend	HF2465, §22	2012-07-01		Signed
123.53 (3)	Amend	SF2285, §136	2012-07-01		Signed
<u>123.135 (5)</u>	Amend	SF2285, §38	2012-07-01		Signed
<u>123.180 (6)</u>	Amend	SF2285, §39	2012-07-01		Signed
<u>123.183 (2)(b)(2)(a)</u>	Amend	HF2337, §26	2012-07-01		Signed
<u>124.201 (4)</u>	Amend	<u>SF2343, §7, 11</u>	2012-05-25		Signed
<u>124.204 (4)(ai)</u>	Strike and Replace	<u>SF2343, §8, 11</u>	2012-05-25		Signed
<u>124.204 (6)(i)</u>	Add	<u>SF2343, §9, 11</u>	2012-05-25		Signed
<u>124.204 (9)</u>	Strike	<u>SF2343, §1</u>	2012-07-01		Signed
<u>124.206 (6)(c)</u>	Add	<u>SF2343, §2</u>	2012-07-01		Signed
<u>124.208 (6)(bh,bi,bj)</u>	Add	<u>SF2343, §3</u>	2012-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
124.210 (3)(0e)	Add	SF2343, §4	2012-07-01		Signed
124.212 (5)(0a)	Add	SF2343, §5	2012-07-01		Signed
124.401 (1)(d)	Amend	SF2343, §10, 11	2012-07-01		Signed
<u>124.401 (4)(e)</u>	Amend	SF2203, §23	2012-03-23		Signed
124B.2 (1)(aa)	Add	SF2343, §6	2012-07-01		Signed
125.2 (14)	Amend	SF2285, §40	2012-07-01		Signed
125.10 (3,5,9,17)	Amend	SF2285, §41	2012-07-01		Signed
125.10 (3)	Amend	SF2315, §62	2012-07-01		Signed
125.12 (3)	Amend	SF2315, §63	2012-07-01		Signed
125.43A	Amend	SF2285, §42	2012-07-01		Signed
125.83	Amend	SF2285, §43	2012-07-01		Signed
125.91 (1)	Amend	SF2312, §2	2012-07-01		Signed
125.91 (2,3)	Amend	SF2285, §44	2012-07-01		Signed
126.16 (2)	Amend	SF2247, §6	2012-07-01		Signed
135.1 (6)	Strike	HF2464, §16	2012-07-01		Signed
135.11 (31)	Add	HF2464, §22	2012-07-01		Signed
135.22 (1)(a)	Amend	SF2315, §66	2012-07-01		Signed
135.32	Repeal	HF2464, §19	2012-07-01		Signed
135.63 (1)	Amend	SF2247, §7	2012-07-01		Signed
135.63 (2)(f,p)	Amend	SF2247, §8	2012-07-01		Signed
135.63 (4)(u1)	Amend	SF2247, §9	2012-07-01		Signed
135.63 (4)(a)	Amend	SF2247, §10	2012-07-01		Signed
135.105 (1)	Amend	SF2203, §24	2012-07-01		Signed
135.141 (2)(a)	Amend	SF2285, §45	2012-07-01		Signed
135.141 (2)(a,j)	Amend	SF2338, §55	2012-07-01		Vetoed
135.145 (1,2)	Amend	SF2338, §56	2012-07-01		Vetoed
135.154	Add	SF2318, §1, 17	2012-04-12		Signed
(01,001,2A,2B,3A,4A-4C,5A-5H)					-
<u>135.155 (2)(u1)</u>	Amend	<u>SF2318, §2, 17</u>	2012-04-12		Signed
<u>135.155 (3)</u>	Amend	SF2318, §3, 17	2012-04-12		Signed
135.155A	New	<u>SF2318, §4, 17</u>	2012-04-12		Signed
<u>135.156 (1)(a,b)</u>	Amend	SF2318, §5, 17	2012-04-12		Signed
<u>135.156 (2)(a)</u>	Amend	SF2318, §6, 17	2012-04-12		Signed
<u>135.156 (3)(a)(6,10)</u>	Amend	SF2318, §7, 17	2012-04-12		Signed
<u>135.156 (3)(c)(u1)</u>	Amend	SF2318, §8, 17	2012-04-12		Signed
<u>135.156 (3)(h,i)</u>	Amend	SF2318, §9, 17	2012-04-12		Signed
135.156A	New	<u>SF2318, §10, 17</u>	2012-04-12		Signed
135.156B	New	SF2318, §11, 17	2012-04-12		Signed
135.156C	New	SF2318, §12, 17	2012-04-12		Signed
135.156D	New	SF2318, §13, 17	2012-04-12		Signed
135.156E	New	SF2318, §14, 17	2012-04-12	2012 01 12	Signed
<u>135.156E (1)(b)</u>	Amend New	HF2465, §48, 80, 81	2012-05-25	2012-04-12	Signed
135.156F	New	SF2318, §15, 17	2012-04-12		Signed
<u>135.159 (2)(a)(9)</u> 135.160	Amend	SF2203, §25	2012-07-01		Signed
	Repeal	SF2285, §120	2012-07-01 2012-07-01		Signed
<u>135.165</u> <u>135C.1 (6,9,13)</u>	Repeal Amend	<u>HF2464, §24</u> SF2247, §11	2012-07-01 2012-07-01		Signed Signed
<u>135C.2 (3)(b,c,d)</u>	Amend	<u>SF2247, §11</u> SF2247, §12	2012-07-01 2012-07-01		Signed
<u>135C.2 (5)(u1)</u>	Amend	SF2247, §12 SF2247, §13	2012-07-01 2012-07-01		Signed
<u>135C.2 (5)(a,f)</u>	Amend	<u>SF2247, §13</u> SF2247, §14	2012-07-01 2012-07-01		Signed
135C.3 (1)	Amend	SF2312, §3	2012-07-01 2012-07-01		Signed
135C.4	Amend	<u>SF2312, §5</u> SF2312, §4	2012-07-01		Signed
<u>135C.6 (8)(a,b)</u>	Amend	HF2465, §49	2012-07-01		Signed
<u>135C.6 (8)(a,b)</u>	Amend	SF2247, §15	2012-07-01 2012-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
4250 8 (0)	Amond	850047 846	2012 07 01		
<u>135C.6 (9)</u>	Amend	SF2247, §16	2012-07-01		Signed
<u>135C.23 (2)(b)</u> 125C 25 (4)	Amend	<u>SF2247, §17</u>	2012-07-01 2012-07-01		Signed
<u>135C.25 (1)</u> 135C.33 (4)(b)	Amend Amend	SF2247, §18	2012-07-01		Signed
	Strike	SF2164, §1			Signed
<u>135H.10 (3)</u>		SF2336, §94	2012-07-01		Signed
135P.1	New	<u>SF2315, §40</u>	2012-07-01		Signed
135P.2 135P.3	New New	<u>SF2315, §41</u>	2012-07-01 2012-07-01		Signed
135P.4	New	SF2315, §42	2012-07-01		Signed
135F.4 135P.5	New	SF2315, §43	2012-07-01		Signed
135P.6	New	SF2315, §44	2012-07-01		Signed
135P.7		SF2315, §45	2012-07-01		Signed
135P.8	New New	SF2315, §46	2012-07-01		Signed
135P.0 135P.9		<u>SF2315, §47</u>			Signed
	New	<u>SF2315, §48</u>	2012-07-01 2012-07-01		Signed
135P.10	New	SF2315, §49			Signed
135P.11	New	SF2315, §50	2012-07-01		Signed
135P.12	New	<u>SF2315, §51</u>	2012-07-01		Signed
135P.13	New	SF2315, §52	2012-07-01		Signed
135P.14	New	SF2315, §53	2012-07-01		Signed
135P.15	New	SF2315, §54	2012-07-01		Signed
<u>136C.3 (5)</u>	Amend	HF2464, §25	2012-07-01		Signed
<u>136C.8</u>	Amend	HF2464, §26	2012-07-01		Signed
<u>136C.14 (2)</u>	Amend	HF2464, §27	2012-07-01		Signed
<u>136D.2 (4,5)</u>	Amend	HF2464, §28	2012-07-01		Signed
<u>136D.8 (2)</u>	Strike	HF2464, §29	2012-07-01		Signed
136D.9	New	HF2464, §30	2012-07-01	0040 07 04	Signed
<u>137.112 (4)</u>	Add	HF2464, §17, 20, 21	2012-05-02	2010-07-01	Signed
<u>137F.1 (5)</u>	Amend	HF2092, §1, 3	2012-04-05		Signed
<u>137F.6 (1)(g)</u>	Amend	HF2092, §2, 3	2012-04-05		Signed
<u>139A.21 (7)</u>	Strike	SF2311, §130	2012-07-01		Signed
<u>141A.9 (8)</u>	Add	HF2464, §23	2012-07-01		Signed
<u>142A.3 (10)</u>	Amend	SF2285, §46	2012-07-01		Signed
<u>144.12A (5)(a)</u>	Amend	SF2265, §36, 60	2013-01-01		Signed
<u>144.13B</u>	Amend	SF2097, §32	2012-07-01		Signed
<u>144.26 (3)</u>	Amend	HF2369, §1, 3	2012-04-05		Signed
144.31A	New	HF2368, §1, 2	2012-03-26		Signed
<u>144.32 (u1)</u>	Amend	HF2369, §2	2012-07-01		Signed
<u>144A.3 (2)(b)</u>	Amend	SF2265, §37, 60	2013-01-01		Signed
<u>144B.3 (1)(b)(2)</u>	Amend	SF2265, §38, 60	2013-01-01		Signed
<u>144C.6 (2)(b)</u>	Amend	SF2265, §39, 60	2013-01-01		Signed
<u>144C.6 (4)</u>	Amend	SF2097, §33	2012-07-01		Signed
144D.1	New	HF2165, §2	2012-07-01		Signed
144D.2	New	HF2165, §3	2012-07-01		Signed
144D.3	New	HF2165, §4	2012-07-01		Signed
<u>144D.3 (4)</u>	Amend New	HF2465, §50	2012-07-01		Signed
144D.4	New	HF2165, §5	2012-07-01		Signed
<u>144D.4 (10)</u>	Amend New	<u>SF2336, §95</u>	2012-07-01		Signed
<u>147.1 (3,6)</u>	Amend	<u>SF364, §1</u>	2012-07-01		Signed
<u>147.2 (1)</u>	Amend	<u>SF364, §2</u>	2012-07-01		Signed
<u>147.13 (24)</u>	Add	SF364, §3	2012-07-01		Signed
<u>147.14 (1)(s)</u>	Amend	<u>SF364, §4</u>	2012-07-01		Signed
<u>147.74 (24)</u>	Add	<u>SF364, §5</u>	2012-07-01		Signed
<u>147.108 (2)</u>	Amend	<u>SF2120, §1</u>	2012-07-01		Signed

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148B.2 (2)	Amend	SF364, §6	2012-07-01		Signed
148B.3 (5)	Strike	SF364, §7	2012-07-01		Signed
148B.3 (6)	Amend	<u>SF364, §8</u>	2012-07-01		Signed
148B.4	Amend	SF364, §9	2012-07-01		Signed
148B.6	Amend	SF364, §10	2012-07-01		Signed
148B.8	New	SF364, §11	2012-07-01		Signed
148B.9	New	SF364, §12	2012-07-01		Signed
148C.3 (2)	Amend	SF2185, §1	2012-07-01		Signed
148F.1	New	SF364, §13	2012-07-01		Signed
148F.2	New	SF364, §14	2012-07-01		Signed
148F.3	New	SF364, §15	2012-07-01		Signed
148F.4	New	SF364, §16	2012-07-01		Signed
148F.5	New	SF364, §17	2012-07-01		Signed
148F.6	New	SF364, §18	2012-07-01		Signed
148F.7	New	SF364, §19	2012-07-01		Signed
148F.8	New	SF364, §20	2012-07-01		Signed
152.12	Amend	SF2285, §47	2012-07-01		Signed
152B.1 (3A)	Add	SF2248, §1	2012-07-01		Signed
152B.2 (1)(a)(2)	Amend	HF2465, §51	2012-07-01		Signed
152B.2 (1)(a)(2)	Amend	SF2248, §2	2012-07-01		Signed
152B.2 (1)(b)	Amend	SF2248, §3	2012-07-01		Signed
152B.2 (2)	Amend	SF2248, §4	2012-07-01		Signed
152B.3 (1)(u1)	Amend	HF2465, §52	2012-07-01		Signed
152B.3 (1)(u1)	Amend	SF2248, §5	2012-07-01		Signed
152B.3 (2)	Amend	HF2465, §53	2012-07-01		Signed
152B.3 (2)	Amend	SF2248, §6	2012-07-01		Signed
152B.4	Amend	HF2465, §54	2012-07-01		Signed
152B.4	Amend	SF2248, §7	2012-07-01		Signed
154.1	Amend	SF2120, §2	2012-07-01		Signed
154.10	Amend	SF2120, §3	2012-07-01		Signed
154A.2	Repeal	HF2464, §15	2012-07-01		Signed
154A.3	Repeal	HF2464, §15	2012-07-01		Signed
154A.4	Repeal	HF2464, §15	2012-07-01		Signed
154A.5	Repeal	HF2464, §15	2012-07-01		Signed
154A.6	Repeal	HF2464, §15	2012-07-01		Signed
154A.7	Amend	HF2464, §10	2012-07-01		Signed
154A.8	Repeal	HF2464, §15	2012-07-01		Signed
154A.9	Repeal	HF2464, §15	2012-07-01		Signed
154A.10	Amend	HF2464, §11	2012-07-01		Signed
154A.11	Repeal	HF2464, §15	2012-07-01		Signed
<u>154A.12 (1)(a)</u>	Amend	HF2464, §12	2012-07-01		Signed
<u>154A.13</u>	Amend	<u>HF2464, §13</u>	2012-07-01		Signed
154A.14	Repeal	HF2464, §15	2012-07-01		Signed
<u>154A.15</u>	Repeal	HF2464, §15	2012-07-01		Signed
<u>154A.17</u>	Repeal	HF2464, §15	2012-07-01		Signed
<u>154A.18</u>	Repeal	HF2464, §15	2012-07-01		Signed
154A.23	Amend	HF2464, §14	2012-07-01		Signed
<u>155.1 (u1)</u>	Amend	HF2464, §1	2012-07-01		Signed
<u>155.1 (3)</u>	Amend	SF2247, §19	2012-07-01		Signed
<u>155.2</u>	Repeal	HF2464, §9	2012-07-01		Signed
<u>155.3 (2,3)</u>	Amend	HF2464, §2	2012-07-01		Signed
<u>155.4</u>	Amend	HF2464, §3	2012-07-01		Signed
<u>155.5</u>	Amend	HF2464, §4	2012-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
155.9	Amend	HF2464, §5	2012-07-01		Signed
155.10	Strike and Replace	HF2464, §6	2012-07-01		Signed
155.14	Amend	HF2464, §7	2012-07-01		Signed
155.15	Repeal	HF2464, §9	2012-07-01		Signed
155.16	Repeal	HF2464, §9	2012-07-01		Signed
155.19	New	HF2464, §8	2012-07-01		Signed
155A.21 (2)	Amend	SF2120, §4	2012-07-01		Signed
157.8 (1)	Amend	SF2220, §1	2012-07-01		Signed
158.7 (5)	Amend	SF2220, §2	2012-07-01		Signed
159.2 (1)	Amend	SF2311, §1	2012-07-01		Signed
159.5 (4)	Amend	SF2311, §2	2012-07-01		Signed
159.5 (5)	Strike	SF2311, §3	2012-07-01		Signed
159.5 (7)	Amend	SF2311, §4	2012-07-01		Signed
159.5 (8)	Amend	SF2311, §5	2012-07-01		Signed
159.6 (4)	Amend	SF2311, §33	2012-07-01		Signed
159.8	Amend	SF2311, §8	2012-07-01		Signed
159.9	Amend	SF2311, §6	2012-07-01		Signed
159.14	Repeal	SF2311, §7	2012-07-01		Signed
159A.6B (2)	Amend	HF2473, §23	2012-07-01		Signed
161A.7 (3)	Amend	SF2311, §9	2012-07-01		Signed
161A.12	Amend	SF2311, §10	2012-07-01		Signed
161A.35 (u1)	Amend	HF2465, §94	2012-07-01		Signed
161A.42 (3)	Strike	SF2311, §11	2012-07-01		Signed
161A.42 (7)	Amend	SF2311, §12	2012-07-01		Signed
161A.61 (2)(u1)	Amend	SF2311, §13	2012-07-01		Signed
<u>161A.62 (1)</u>	Strike	SF2311, §14	2012-07-01		Signed
<u>161A.62 (2)</u>	Amend	SF2311, §15	2012-07-01		Signed
<u>161A.63</u>	Amend	HF2465, §55	2012-07-01		Signed
<u>161A.63</u>	Amend	<u>SF2311, §16</u>	2012-07-01		Signed
<u>161A.73 (2)(b)</u>	Amend	<u>SF2311, §17</u>	2012-07-01		Signed
<u>161A.76 (1)</u>	Amend	<u>SF2311, §18</u>	2012-07-01		Signed
<u>161G.3 (3)(a)</u>	Amend	<u>SF2203, §26</u>	2012-07-01		Signed
<u>162.20 (5)(c)</u>	Amend	<u>SF2203, §27</u>	2012-07-01		Signed
<u>163.2 (5)</u>	Amend	<u>SF2311, §34</u>	2012-07-01		Signed
<u>163.3A (2)</u>	Amend	<u>SF2338, §57</u>	2012-07-01		Vetoed
<u>163.7</u>	Amend	<u>SF2311, §19</u>	2012-07-01		Signed
<u>163.25</u>	Amend	<u>SF2311, §20</u>	2012-07-01		Signed
<u>163.26</u>	Amend	<u>SF2311, §21</u>	2012-07-01		Signed
<u>163.27</u>	Amend	<u>SF2311, §22</u>	2012-07-01		Signed
<u>163.28 (u4)</u>	Amend	<u>SF2311, §23</u>	2012-07-01		Signed
<u>163.30 (7,10)</u>	Amend	<u>SF2311, §35</u>	2012-07-01		Signed
<u>163.30 (11)</u>	Amend	<u>SF2311, §24</u>	2012-07-01		Signed
<u>163.51 (2)(b)</u>	Amend	<u>SF2338, §58</u>	2012-07-01		Vetoed
<u>163.61 (3)(a)</u>	Amend	<u>SF2311, §25</u>	2012-07-01		Signed
<u>163A.2</u>	Repeal	SF2311, §32	2012-07-01		Signed
<u>163A.3</u>	Repeal	SF2311, §32	2012-07-01		Signed
<u>163A.4</u>	Repeal	SF2311, §32	2012-07-01		Signed
<u>163A.6</u>	Amend	SF2311, §31	2012-07-01		Signed
<u>163A.11</u>	Repeal	<u>SF2311, §32</u>	2012-07-01		Signed
<u>165.1</u>	Amend	SF2311, §26	2012-07-01		Signed
<u>165.2</u>	Amend	SF2311, §27	2012-07-01		Signed
<u>165.3</u>	Amend	<u>SF2311, §28</u>	2012-07-01		Signed
<u>165.12</u>	Amend	<u>SF2311, §29</u>	2012-07-01		Signed

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165.15	Amend	SF2311, §30	2012-07-01		Signed
165A.1 (3)	Amend	SF2311, §46	2012-07-01		Signed
165A.1 (4)	Strike and Replace	SF2311, §47	2012-07-01		Signed
165A.3	Amend	SF2311, §48	2012-07-01		Signed
165A.4	Amend	SF2311, §49	2012-07-01		Signed
<u>166.1 (</u> 1)	Amend	SF2311, §36	2012-07-01		Signed
166.16 (u1)	Amend	SF2311, §37	2012-07-01		Signed
<u>166.16 (4)</u>	Amend	SF2311, §38	2012-07-01		Signed
<u>166.41</u>	Amend	SF2311, §39	2012-07-01		Signed
<u>166.42</u>	Amend	<u>SF2311, §40</u>	2012-07-01		Signed
<u>166A.1 (10)</u>	Add	<u>SF2311, §50</u>	2012-07-01		Signed
<u>166A.4</u>	Amend	SF2311, §51	2012-07-01		Signed
<u>166A.5</u>	Repeal	SF2311, §57	2012-07-01		Signed
<u>166A.6</u>	Amend	<u>SF2311, §52</u>	2012-07-01		Signed
<u>166A.7</u>	Amend	<u>SF2311, §53</u>	2012-07-01		Signed
<u>166A.8</u>	Amend	SF2311, §54	2012-07-01		Signed
<u>166A.10</u>	Amend	<u>SF2311, §55</u>	2012-07-01		Signed
<u>166A.11 (1)(b)</u>	Amend	<u>SF2311, §56</u>	2012-07-01		Signed
<u>166B.1 (01)</u>	Add	<u>SF2311, §41</u>	2012-07-01		Signed
<u>166B.1 (3)</u>	Strike	<u>SF2311, §42</u>	2012-07-01		Signed
<u>166B.2</u>	Amend	<u>SF2311, §43</u>	2012-07-01		Signed
<u>166B.4</u>	Amend	<u>SF2311, §44</u>	2012-07-01		Signed
<u>166B.5</u>	Amend	SF2311, §45	2012-07-01		Signed
<u>169.19 (5)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>169A.11</u>	Amend	SF2311, §60	2012-07-01		Signed
<u>170.1 (1)</u>	Amend	SF2311, §58	2012-07-01		Signed
<u>170.1 (4)(a)</u>	Amend	SF2311, §59	2012-07-01		Signed
<u>172A.1 (2)</u>	Amend	<u>SF2311, §61</u>	2012-07-01		Signed
$\frac{173.11}{3}$	Amend	SF2285, §48	2012-07-01		Signed
<u>175.2 (1)(l,o)</u>	Amend	SF2202, §45	2012-07-01		Signed
<u>175.6 (5)</u> 175.6 (12)	Amendment Directive Amendment Directive	SF2203, §157	2012-07-01 2012-07-01		Signed
<u>175.6 (12)</u> 175.21	Amend	SF2203, §157	2012-07-01		Signed Signed
177A.4	Amendment Directive	<u>SF2202, §46</u> SF2203, §157	2012-07-01		Signed
179.1 (5)	Amendment Directive	SF2203, §157	2012-07-01		Signed
179.1 (8)	Amend	SF2202, §47	2012-07-01		Signed
<u>181.1 (7)</u>	Amend	SF2202, §48	2012-07-01		Signed
<u>182.1 (5)</u>	Strike	HF2459, §1, 7	2012-04-27		Signed
182.1 (8A)	Add	HF2459, §2, 7	2012-04-27		Signed
182.13B	New	HF2459, §3, 6, 7	2012-04-27	Custom	Signed
182.14 (1)	Strike	HF2459, §4, 6, 7	2012-04-27	Custom	Signed
182.14 (2)(u1)	Amend	HF2459, §5, 7	2012-04-27		Signed
182.18 (1)	Amend	SF2338, §8, 13	2012-05-25		Vetoed
183A.1 (9)	Amend	SF2202, §49	2012-07-01		Signed
184.1 (10)	Amend	SF2202, §50	2012-07-01		Signed
184.14 (2)	Amend	SF2338, §9, 13	2012-05-25		Vetoed
<u>184A.1 (8)</u>	Amend	SF2202, §51	2012-07-01		Signed
<u>184A.6 (2)</u>	Amend	SF2338, §10, 13	2012-05-25		Vetoed
<u>184A.9</u>	Amend	SF2338, §11, 13	2012-05-25		Vetoed
185.1 (5)	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>185.1 (13)</u>	Amend	SF2202, §52	2012-07-01		Signed
<u>185C.1 (7)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>185C.1 (13)</u>	Amend	SF2202, §53	2012-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
185C.26	Amend	SF2338, §12, 13	2012-05-25		Vetoed
189.1 (u1)	Amend	SF2311, §62	2012-03-23		Signed
189.1 (1,4,6)	Amend	SF2311, §63	2012-07-01		Signed
189.2	Amend	SF2311, §64	2012-07-01		Signed
189.3	Amend	SF2311, §65	2012-07-01		Signed
189.4	Amend	SF2311, §66	2012-07-01		Signed
189.5	Amend	SF2311, §67	2012-07-01		Signed
189.6	Amend	SF2311, §68	2012-07-01		Signed
189.7	Amend	SF2311, §69	2012-07-01		Signed
189.8	Amend	SF2311, §70	2012-07-01		Signed
189.9 (1)(u1)	Amend	SF2311, §71	2012-07-01		Signed
189.11	Amend	SF2311, §72	2012-07-01		Signed
189.13	Amend	SF2311, §73	2012-07-01		Signed
189.14 (1)	Amend	SF2311, §74	2012-07-01		Signed
189.15	Amend	SF2311, §75	2012-07-01		Signed
189.19 (u1)	Amend	SF2311, §76	2012-07-01		Signed
189.19 (2)	Amend	SF2311, §77	2012-07-01		Signed
189.20	Amend	SF2311, §78	2012-07-01		Signed
189.21	Amend	SF2311, §79	2012-07-01		Signed
189.23	Amend	SF2311, §80	2012-07-01		Signed
189.24	Amend	SF2311, §81	2012-07-01		Signed
189.28	Amend	SF2311, §82	2012-07-01		Signed
189.29	Amend	SF2311, §83	2012-07-01		Signed
190A.2	Repeal	SF2338, §138	2012-07-01		Vetoed
190A.3 (4)	Amend	SF2338, §136	2012-07-01		Vetoed
199.14	Amendment Directive	SF2203, §157	2012-07-01		Signed
202C.1 (4)	Amend	SF2202, §54	2012-07-01		Signed
203.1 (7)(a)	Amend	SF2202, §55	2012-07-01		Signed
203.1 (9)	Strike and Replace	SF2311, §85	2012-07-01		Signed
203.1 (13A)	Add	SF2311, §86	2012-07-01		Signed
203.2A	Amend	SF2311, §87	2012-07-01		Signed
203.5 (7)	Amend	SF2311, §88	2012-07-01		Signed
203.9 (4)	Add	SF2311, §89	2012-07-01		Signed
203.10	Amend	SF2311, §90	2012-07-01		Signed
203.12	Amend	SF2311, §91	2012-07-01		Signed
203.12A (5)	Amend	SF2311, §92	2012-07-01		Signed
	Amend	SF2311, §93	2012-07-01		Signed
<u>203.12B (7)(c)</u> 203.15 (3)	Amend	SF2311, §94	2012-07-01		Signed
203.15 (4)(b)	Amend	SF2311, §95	2012-07-01		Signed
<u>203.15 (4)(c)(2)(c)</u>	Amend	SF2311, §96	2012-07-01		Signed
	Amend	SF2311, §97	2012-07-01		Signed
<u>203.15 (5)(u1)</u> 203.15 (5)(a,b)	Amend	SF2311, §98	2012-07-01		Signed
203C.1 (11)	Strike and Replace		2012-07-01		Signed
203C.1 (25A)	Add	<u>SF2311, §99</u> SF2311, §100	2012-07-01		Signed
	Amend		2012-07-01		
<u>203C.1 (26)</u> 203C.6 (7)	Amend	<u>SF2311, §101</u> SF2311, §102	2012-07-01		Signed Signed
<u>203C.10</u>	Amend	SF2311, §102 SF2311, §103	2012-07-01		Signed
203C.11 (1)	Strike and Replace	SF2311, §104	2012-07-01		Signed
<u>203C.12A (5)</u>	Amend	SF2311, §104 SF2311, §105	2012-07-01 2012-07-01		Signed
203C.12A (5) 203C.13 (3)	Amend	SF2311, §106	2012-07-01 2012-07-01		Signed
<u>203C.13 (5)</u> 203C.14	Amend	HF2465, §56	2012-07-01		Signed
203C.14 203C.14	Amend	SF2311, §107	2012-07-01		Signed
<u>203C.14</u> 203C.15 (1)(u1)	Amend	SF2311, §107 SF2311, §108	2012-07-01 2012-07-01		Signed
		012011, 8100	2012-01-01		oigneu

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203C.15 (1)(a,b)	Strike	SF2311, §109	2012-07-01		Signed
203C.15 (1A,1B,1C,1D,1E,1F,1G)	Add	SF2311, §110	2012-07-01		Signed
203C.16 (1)	Amend	SF2311, §111	2012-07-01		Signed
203C.17 (8)(a,c)	Amend	SF2311, §112	2012-07-01		Signed
203C.18 (1)(c)	Amend	SF2311, §113	2012-07-01		Signed
203C.18 (3)	Amend	SF2311, §114	2012-07-01		Signed
203C.27	Repeal	SF2311, §117	2012-07-01		Signed
203C.30	Amend	SF2311, §115	2012-07-01		Signed
203C.39	Amend	SF2311, §116	2012-07-01		Signed
203D.1 (7)	Strike and Replace	SF2311, §118	2012-07-01		Signed
<u>203D.6 (2)(a)(1)</u>	Amend	<u>SF2311, §119</u>	2012-07-01		Signed
<u>206.2 (12)</u>	Amend	SF2202, §56	2012-07-01		Signed
<u>206.2 (25)</u>	Amend	<u>SF2311, §120</u>	2012-07-01		Signed
<u>206.2 (28)</u>	Amend	<u>SF2311, §131</u>	2012-07-01		Signed
<u>206.5 (2)(a)</u>	Amend	<u>SF2311, §121</u>	2012-07-01		Signed
<u>206.5 (7)(b)(u1)</u>	Amend	SF2311, §122	2012-07-01		Signed
<u>206.5 (7)(c)</u>	Strike	<u>SF2311, §123</u>	2012-07-01		Signed
<u>206.6 (5)(a)(3)</u>	Amend	<u>SF2311, §126</u>	2012-07-01		Signed
<u>206.6 (5)(c)</u>	Amend	<u>SF2311, §124</u>	2012-07-01		Signed
<u>206.8 (2)(u1)</u>	Amend	<u>SF2311, §127</u>	2012-07-01		Signed
<u>206.10</u>	Amend	<u>SF2311, §128</u>	2012-07-01		Signed
<u>206.11 (1)(e)(u1)</u>	Amend	<u>SF2311, §132</u>	2012-07-01		Signed
<u>206.12 (1)(c)</u>	Add	<u>SF2311, §133</u>	2012-07-01		Signed
<u>206.12 (2)(c)</u>	Strike	<u>SF2311, §134</u>	2012-07-01		Signed
<u>206.12 (3)</u>	Strike	<u>SF2311, §135</u>	2012-07-01		Signed
<u>206.13</u>	Amend	SF2311, §129	2012-07-01		Signed
<u>206.21 (2)</u>	Amend	SF2311, §136	2012-07-01		Signed
<u>207.2 (10)</u>	Amend	<u>SF2311, §137</u>	2012-07-01		Signed
<u>207.23 (1)</u>	Amend	HF675, §1, 27, 28	2013-01-01		Signed
<u>213.2</u>	Amend	SF2311, §145	2012-07-01		Signed
<u>214.1 (3)</u>	Amend	SF2311, §146	2012-07-01		Signed
<u>214.1 (4)</u> 214.11	Amend Amend	SF2311, §147	2012-07-01 2012-07-01		Signed
<u>214.11</u> 215.1	Amend	SF2311, §148	2012-07-01 2012-07-01		Signed Signed
215.4	Amend	<u>SF2311, §138</u> SF2311, §139	2012-07-01		Signed
215.7	Amend	SF2311, §140	2012-07-01		Signed
215.9	Amend	SF2311, §141	2012-07-01		Signed
215.14 (3)	Amend	SF2311, §142	2012-07-01		Signed
215.26 (1)	Amend	SF2311, §143	2012-07-01		Signed
215.26 (1A)	Add	SF2311, §144	2012-07-01		Signed
215A.1 (4)	Amendment Directive	SF2203, §157	2012-07-01		Signed
216.10 (1)(b)	Amend	SF2202, §57	2012-07-01		Signed
216A.132 (1)(c)	Amend	HF2465, §110	2012-07-01		Signed
217.1	Amend	SF2247, §20	2012-07-01		Signed
218.92	Amend	SF2247, §21	2012-07-01		Signed
218.99	Amend	SF2315, §68, 130	2013-07-01		Signed
222.1	Amend	SF2247, §22	2012-07-01		Signed
222.2 (5,6)	Amend	SF2247, §23	2012-07-01		Signed
222.6	Amend	SF2247, §24	2012-07-01		Signed
222.9	Amend	SF2247, §25	2012-07-01		Signed
222.10	Amend	SF2247, §26	2012-07-01		Signed
222.10	Amend	SF2315, §69, 130	2013-07-01		Signed
<u>222.12 (1,3)</u>	Amend	<u>SF2247, §27</u>	2012-07-01		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
222 12 (1)	Amend	SE2215 &70 120	2013-07-01		Signod
<u>222.13 (1)</u> 222.13 (1,2)	Amend	<u>SF2315, §70, 130</u> SF2247, <u>§</u> 28	2013-07-01		Signed Signed
222.13 (1,2) 222.13A (1,2)	Amend	SF2247, §29	2012-07-01		Signed
222.16	Amend	SF2247, §30	2012-07-01		Signed
222.17 (1)	Amend	SF2247, §31	2012-07-01		Signed
222.18	Amend	SF2247, §31 SF2247, §32	2012-07-01		Signed
222.19 (u1)	Amend	SF2247, §33	2012-07-01		Signed
222.21	Amend	SF2247, §34	2012-07-01		Signed
222.22	Amend	SF2247, §35	2012-07-01		Signed
222.25	Amend	SF2247, §36	2012-07-01		Signed
222.27	Amend	SF2247, §37	2012-07-01		Signed
222.28	Amend	SF2247, §38	2012-07-01		Signed
222.31 (1)(u1)	Amend	SF2247, §39	2012-07-01		Signed
222.31 (1)(b)(1)	Amend	SF2315, §71, 130	2012-07-01		Signed
222.34	Amend	SF2247, §40	2012-07-01		Signed
222.38	Amend	SF2247, §41	2012-07-01		Signed
222.43 (1)(a,b,c)	Amend	SF2247, §42	2012-07-01		Signed
222.45	Amend	SF2247, §43	2012-07-01		Signed
222.47	Amend	SF2247, §44	2012-07-01		Signed
222.49	Amend	SF2247, §45	2012-07-01		Signed
222.49	Amend	SF2315, §72, 130	2013-07-01		Signed
222.50	Amend	SF2247, §46	2012-07-01		Signed
222.50	Amend	SF2315, §73, 130	2013-07-01		Signed
222.51	Amend	SF2247, §47	2012-07-01		Signed
222.52	Amend	SF2247, §48	2012-07-01		Signed
222.53	Amend	SF2247, §49	2012-07-01		Signed
222.54	Amend	SF2247, §50	2012-07-01		Signed
222.56	Amend	SF2247, §51	2012-07-01		Signed
222.58	Amend	SF2247, §52	2012-07-01		Signed
222.60 (1)	Amend	SF2315, §74, 130	2013-07-01		Signed
222.60 (1)(u1)	Amend	SF2247, §53	2012-07-01		Signed
222.60 (2)	Amend	SF2315, §75, 130	2013-07-01		Signed
222.60 (2)(a)	Amend	SF2247, §54	2012-07-01		Signed
222.60 (3)	Amend	SF2247, §55	2012-07-01		Signed
222.61	Amend	SF2315, §76, 130	2013-07-01		Signed
222.62	Amend	SF2315, §77, 130	2013-07-01		Signed
222.63	Amend	SF2315, §78, 130	2013-07-01		Signed
<u>222.64</u>	Amend	SF2315, §79, 130	2013-07-01		Signed
<u>222.65</u>	Amend	SF2315, §80, 130	2013-07-01		Signed
<u>222.66</u>	Amend	SF2247, §56	2012-07-01		Signed
<u>222.66</u>	Amend	SF2315, §81, 130	2013-07-01		Signed
<u>222.67</u>	Amend	SF2315, §82, 130	2013-07-01		Signed
<u>222.68</u>	Amend	SF2315, §83, 130	2013-07-01		Signed
<u>222.69</u>	Amend	SF2315, §84, 130	2013-07-01		Signed
<u>222.70</u>	Amend	SF2315, §85, 130	2013-07-01		Signed
<u>222.73 (2)(a)(u1)</u>	Amend	SF2315, §86, 130	2013-07-01		Signed
222.77	Amend	SF2315, §87, 130	2013-07-01		Signed
<u>222.78</u>	Amend	SF2247, §57	2012-07-01		Signed
<u>222.78</u>	Amend	SF2315, §88, 130	2013-07-01		Signed
<u>222.79</u>	Amend	SF2315, §89, 130	2013-07-01		Signed
222.80	Amend	SF2247, §58	2012-07-01		Signed
<u>222.80</u>	Amend	SF2315, §90, 130	2013-07-01		Signed
<u>222.82</u>	Amend	SF2315, §91, 130	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
<u>222.86</u>	Amend	SF2315, §92, 130	2013-07-01		Signed
<u>222.88</u>	Amend	SF2247, §59	2012-07-01		Signed
<u>222.92 (3)(a)</u>	Amend	SF2315, §93, 130	2013-07-01		Signed
<u>225.15 (u1)</u>	Amend	<u>SF2315, §55</u>	2012-07-01		Signed
<u>225.23</u>	Amend	SF2315, §94, 130	2013-07-01		Signed
225B.3 (1)(b,c,d)	Amend	<u>SF2203, §28</u>	2012-07-01		Signed
<u>225B.8</u>	Amend	<u>SF2336, §96</u>	2012-07-01		Signed
<u>225C.1 (1)</u>	Amend	SF2247, §60	2012-07-01		Signed
<u>225C.2 (6,8)</u>	Amend	SF2247, §61	2012-07-01		Signed
<u>225C.2 (7A,7B,9)</u>	Add	SF2315, §1, 20, 21	2013-07-01	Multiple	Signed
<u>225C.3 (1,3)</u>	Amend	SF2247, §62	2012-07-01		Signed
225C.4 (1)(a,b,c,f,h,j,q,s)	Amend	SF2315, §2, 20, 21	2013-07-01	Multiple	Signed
225C.4 (1)(a,c,g,q)	Amend	SF2247, §63	2012-07-01		Signed
<u>225C.4 (1)(u,v)</u>	Add	SF2315, §3, 20, 21	2013-07-01	Multiple	Signed
<u>225C.5 (1)(u1)</u>	Amend	SF2247, §64	2012-07-01		Signed
<u>225C.6 (1)(b)</u>	Amend	SF2315, §4, 20, 21	2013-07-01	Multiple	Signed
<u>225C.6 (1)(k)</u>	Amend	SF2203, §29	2012-07-01		Signed
<u>225C.6 (1)(l)</u>	Strike and Replace	SF2315, §5, 20, 21	2013-07-01	Multiple	Signed
<u>225C.6 (4)</u>	Add	SF2315, §56	2012-07-01		Signed
225C.6A (u1)	Amend	SF2315, §6, 20, 21	2013-07-01	Multiple	Signed
<u>225C.6A (1-3)</u>	Amend	SF2315, §7, 20, 21	2013-07-01	Multiple	Signed
<u>225C.6A (4)</u>	Strike	SF2315, §95, 130	2013-07-01		Signed
<u>225C.6B (3)</u>	Add	SF2315, §8, 20, 21	2013-07-01	Multiple	Signed
225C.6E	New	<u>SF2315, §28</u>	2012-07-01		Signed
<u>225C.7 (2,4)</u>	Amend	<u>SF2247, §65</u>	2012-07-01		Signed
225C.7A	New	SF2315, §9, 20, 21	2013-07-01	Multiple	Signed
<u>225C.8</u>	Repeal	SF2315, §129, 130	2013-07-01		Signed
<u>225C.12 (2)</u>	Amend	<u>SF2247, §66</u>	2012-07-01		Signed
<u>225C.13 (2)</u>	Amend	<u>SF2247, §67</u>	2012-07-01		Signed
<u>225C.16 (2)</u>	Amend	SF2315, §96, 130	2013-07-01		Signed
<u>225C.21 (1)</u>	Amend	<u>SF2247, §68</u>	2012-07-01		Signed
<u>225C.23 (2)</u>	Amend	<u>SF2315, §67</u>	2012-07-01		Signed
225C.25	Amend	SF2247, §69	2012-07-01		Signed
<u>225C.26</u>	Amend	<u>SF2247, §70</u>	2012-07-01		Signed
225C.28A (u1)	Amend	<u>SF2247, §71</u>	2012-07-01		Signed
225C.28B	Amend	<u>SF2247, §72</u>	2012-07-01		Signed
225C.28B (2)	Amend	SF2203, §148	2012-07-01		Signed
<u>225C.29</u>	Amend	<u>SF2203, §149</u>	2012-07-01		Signed
<u>225C.32</u>	Amend	<u>SF2247, §73</u>	2012-07-01		Signed
<u>225C.52 (1)</u>	Amend	SF2247, §74	2012-07-01		Signed
226.8	Amend	SF2247, §75	2012-07-01		Signed
<u>226.9C (1)(u1)</u>	Amend	SF2315, §97, 130	2013-07-01		Signed
<u>226.9C (2)(a)</u>	Amend	SF2247, §76	2012-07-01		Signed
226.9C (2)(c)(1)	Amend	SF2285, §49	2012-07-01		Signed
<u>226.10</u>	Amend	<u>SF2315, §64</u>	2012-07-01		Signed
<u>226.45</u>	Amend	SF2315, §98, 130	2013-07-01		Signed
<u>227.2 (1,2,4)</u>	Amend	<u>SF2247, §77</u>	2012-07-01		Signed
227.4	Amend	<u>SF2247, §78</u>	2012-07-01		Signed
<u>227.6</u>	Amend	<u>SF2247, §79</u>	2012-07-01		Signed
<u>228.1 (6)</u>	Strike and Replace	<u>SF2312, §5</u>	2012-07-01		Signed
<u>229.1 (8A)</u>	Add	SF2312, §6	2012-07-01		Signed
<u>229.1 (9)</u>	Amend	<u>SF2247, §80</u>	2012-07-01		Signed
<u>229.1 (14)</u>	Strike	<u>SF2312, §7</u>	2012-07-01		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
229.1 (16)	Amend	SF2312, §8	2012-07-01		Signed
229.5A	New	SF2312, §9	2012-07-01		Signed
229.6	Amend	SF2312, §10	2012-07-01		Signed
229.9A	Amend	SF2315, §99, 130	2012-07-01		Signed
229.10 (1)(b)	Amend	SF2312, §11	2012-07-01		Signed
229.12 (2)	Amend	SF2315, §100, 130	2012-07-01		Signed
229.12 (3)(b)	Amend	SF2312, §12	2012-07-01		Signed
229.19 (1)(b)	Amend	SF2315, §101, 130	2012-07-01		Signed
229.19 (1)(d)(7)	Add	SF2312, §13	2012-07-01		Signed
229.19 (1)(e)	Add	SF2312, §14	2012-07-01		Signed
229.22 (1)	Amend	SF2312, §15	2012-07-01		Signed
229.24 (3)(u1)	Amend	SF2315, §102, 130	2013-07-01		Signed
229.26	Amend	SF2247, §81	2012-07-01		Signed
229.31	Amend	SF2315, §103, 130	2013-07-01		Signed
229.42	Amend	SF2315, §104, 130	2013-07-01		Signed
229.43	Amend	SF2315, §105, 130	2013-07-01		Signed
230.1	Amend	SF2315, §106, 130	2013-07-01		Signed
230.2	Amend	SF2315, §107, 130	2013-07-01		Signed
230.3	Amend	SF2315, §108, 130	2013-07-01		Signed
230.4	Amend	SF2315, §109, 130	2013-07-01		Signed
230.5	Amend	SF2315, §110, 130	2013-07-01		Signed
230.6	Amend	SF2315, §111, 130	2013-07-01		Signed
230.8	Amend	SF2315, §112, 130	2013-07-01		Signed
230.9	Amend	SF2315, §113, 130	2013-07-01		Signed
230.10	Amend	SF2315, §114, 130	2013-07-01		Signed
230.11	Amend	SF2315, §115, 130	2013-07-01		Signed
230.12	Amend	SF2315, §116, 130	2013-07-01		Signed
230.32	Amend	SF2315, §117, 130	2013-07-01		Signed
230.33	Amend	SF2247, §82	2012-07-01		Signed
<u>230A.106 (2)(c)</u>	Amend New	SF2285, §50	2012-07-01		Signed
<u>230A.110 (1)</u>	Amend New	<u>SF2315, §29</u>	2012-07-01		Signed
<u>231.4 (1)(m)</u>	Amend	<u>SF2247, §83</u>	2012-07-01		Signed
<u>231.4 (1)(n)</u>	Amend	HF2305, §2	2012-07-01		Signed
<u>231.4 (2)</u>	Amend	HF2305, §3	2012-07-01		Signed
<u>231.14 (1)(e,g,h)</u>	Amend	HF2305, §4	2012-07-01		Signed
<u>231.14 (1)(j)</u>	Add	HF2305, §5	2012-07-01		Signed
<u>231.22</u>	Amend	HF2305, §6	2012-07-01		Signed
<u>231.23</u>	Amend	HF2305, §7	2012-07-01		Signed
<u>231.23A (1,6)</u>	Amend	HF2305, §8	2012-07-01		Signed
231.24	Repeal	HF2305, §16	2012-07-01		Signed
<u>231.32 (1,2)</u>	Amend	HF2320, §1, 3	2012-03-29		Signed
<u>231.33 (7,11)</u>	Amend	HF2305, §9	2012-07-01		Signed
<u>231.42 (2)(a)</u>	Amend	SF2247, §84	2012-07-01		Signed
231.45	New	SF2336, §97	2012-07-01		Signed
<u>231.52 (3)</u>	Amend	HF2305, §10	2012-07-01		Signed
<u>231.56</u>	Amend	HF2305, §11	2012-07-01		Signed
<u>231.56A</u>	Amend	HF2305, §12	2012-07-01		Signed
<u>231.62</u>	Strike and Replace	HF2305, §13	2012-07-01		Signed
<u>231.63</u>	Repeal	HF2305, §16	2012-07-01		Signed
231.64	Strike and Replace	HF2305, §14	2012-07-01		Signed
<u>231.66</u>	Amend	HF2305, §15	2012-07-01		Signed
231D.3A	New	<u>SF2163, §1</u>	2012-07-01		Signed
<u>231E.4 (3)(e)</u>	Amend	<u>SF2203, §30</u>	2012-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
232.51 (2)	Amend	SF2247, §85	2012-07-01		Signed
232.51 (3)(a)	Amend	SF2247, §86	2012-07-01		Signed
232.71D (2)	Amend	HF2226, §1	2012-07-01		Signed
232.73 (u2)	Amend	SF2225, §1	2012-07-01		Signed
232.73A	New	SF2225, §2	2012-07-01		Signed
232.103 (3)	Amend	SF2285, §51	2012-07-01		Signed
232.141 (8)	Amend	SF2315, §118, 130	2013-07-01		Signed
232.175	Amend	SF2247, §87	2012-07-01		Signed
232.178 (4)	Amend	SF2247, §88	2012-07-01		Signed
232.182 (5)(a)(4)	Amend	SF2247, §89	2012-07-01		Signed
233A.14	Amend	SF2247, §90	2012-07-01		Signed
233B.5	Amend	SF2247, §91	2012-07-01		Signed
<u>234.6 (6)(f)</u>	Amend	SF2247, §92	2012-07-01		Signed
<u>234.37</u>	Amend	<u>SF2202, §58</u>	2012-07-01		Signed
<u>235.1 (3)</u>	Amend	<u>SF2247, §93</u>	2012-07-01		Signed
<u>235A.2 (1)</u>	Amend	SF2325, §3, 6	2012-07-01	2012-01-01	Signed
<u>235A.15 (2)(c)(9)</u>	Amend	SF2247, §94	2012-07-01		Signed
<u>235A.15 (2)(e)(22)</u>	Add	<u>SF2221, §1</u>	2012-07-01		Signed
235A.15 (2)(e)(22)	Add	<u>SF2321, §7</u>	2012-07-01		Signed
<u>235A.18 (1)(a)</u>	Amend	HF2226, §2	2012-07-01		Signed
<u>235A.19 (1)</u>	Amend	HF2226, §3	2012-07-01		Signed
<u>235A.19 (1A)</u>	Add	HF2226, §4	2012-07-01		Signed
<u>235A.19 (2,3)</u>	Amend	HF2226, §5	2012-07-01		Signed
235B.6 (2)(c)(6)	Amend	SF2247, §95	2012-07-01		Signed
<u>235B.6 (2)(e)(18)</u>	Add	<u>SF2221, §2</u>	2012-07-01		Signed
<u>235B.19 (3)(d)(2)</u>	Amend	SF2202, §59	2012-07-01		Signed
<u>235B.19 (8)(f)</u>	Amend	SF2202, §60	2012-07-01		Signed
<u>236.12 (2)(e,f)</u>	Add	<u>SF93, §1</u>	2012-07-01		Signed
<u>236.12 (3)</u>	Amend	SF93, §2	2012-07-01		Signed
<u>236.18</u> 227.5 (4)	Amend	SF2285, §52	2012-07-01		Signed
<u>237.5 (1)</u> 227.5 A	Amend Amend	<u>SF2188, §1</u>	2012-07-01 2012-07-01		Signed
$\frac{237.5A}{237.5A}$	Add	<u>SF2188, §2</u>	2012-07-01		Signed
237A.5 (2)(0g) 239B.2C	New	<u>SF2164, §2</u> SF2336, §98	2012-07-01		Signed Signed
239D.20 241.3 (2)	Amend	SF2203, §31	2012-07-01		Signed
249.12	Amendment Directive	SF2203, §157	2012-07-01		Signed
249A.2 (4)	Amend	SF2247, §96	2012-07-01		Signed
249A.4 (9A)	Add	SF2160, §1	2012-07-01		Signed
249A.4B (2)(a)(39)	Amend	SF2203, §32	2012-07-01		Signed
249A.4B (2)(a)(41,42,43)	Add	HF2306, §1	2012-07-01		Signed
249A.5 (2)(u1)	Amend	SF2247, §97	2012-07-01		Signed
249A.5 (2)(f)(1)	Amend	SF2247, §98	2012-07-01		Signed
249A.12	Amend	SF2336, §58	2012-07-01		Signed
249A.12 (1)	Amend	SF2247, §99	2012-07-01		Signed
249A.12 (2)	Amend	SF2315, §119, 130	2013-07-01		Signed
249A.12 (4)(a,c)	Amend	SF2247, §100	2012-07-01		Signed
249A.12 (5)	Amend	SF2247, §101	2012-07-01		Signed
249A.12 (5)(a)(u1)	Amend	HF2465, §57	2012-07-01		Signed
249A.12 (6)(a,d)	Amend	SF2247, §102	2012-07-01		Signed
249A.12 (6)(c,d)	Amend	SF2315, §120, 130	2013-07-01		Signed
<u>249A.12 (7,8)</u>	Amend	SF2247, §103	2012-07-01		Signed
<u>249A.12 (7,8)</u>	Amend	SF2315, §121, 130	2013-07-01		Signed
249A.15B	New	<u>SF2158, §1</u>	2012-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
2404 24 (4.6)	Amond	SE2247 8404	2012 07 01		Cianad
<u>249A.21 (1,6)</u> 249A.26 (2)	Amend Amend	<u>SF2247, §104</u> SF2315, §122, 130	2012-07-01 2013-07-01		Signed Signed
249A.26 (2)	Amend	SF2336, §59	2013-07-01		Signed
249A.26 (2)(a)	Amend	SF2247, §105	2012-07-01		Signed
<u>249A.26 (3,4,7,8)</u>	Amend	SF2315, §123, 130	2012-07-01		Signed
249A.26 (3,4,7,8)	Amend	SF2336, §60	2013-07-01		Signed
249A.26 (3,7,9)	Amend	SF2247, §106	2012-07-01		Signed
249A.30A	Amend	SF2247, §107	2012-07-01		Signed
249A.31 (1)	Amend	SF2247, §108	2012-07-01		Signed
249A.36	Repeal	HF2465, §111	2012-07-01		Signed
249A.38 (1)(u1)	Amend	SF2186, §1	2012-07-01		Signed
249H.3 (10)	Amend	SF2285, §53	2012-07-01		Signed
252.16 (6)(c)	Amend	SF2247, §109	2012-07-01		Signed
252.16 (8)	Amend	SF2247, §110	2012-07-01		Signed
252.23	Amend	SF2315, §124, 130	2013-07-01		Signed
252.24	Amend	SF2315, §125, 130	2013-07-01		Signed
252A.3A (5)(h)	Amend	SF2265, §40, 60	2013-01-01		Signed
252B.5 (9)(b)(u1)	Amend	SF2159, §1	2012-07-01		Signed
252B.9 (1)(f)(5)	Amend	SF2285, §54	2012-07-01		Signed
252B.9 (2)(u1)	Amend	SF2159, §2	2012-07-01		Signed
252B.9 (2)(a)	Amend	SF2159, §3	2012-07-01		Signed
252B.9 (2)(b)(u1)	Amend	SF2159, §4	2012-07-01		Signed
252B.9 (2)(b)(1)	Amend	SF2159, §5	2012-07-01		Signed
252B.9 (3)(e)	Amend	SF2159, §6	2012-07-01		Signed
252B.9 (3)(g)	Amend	SF2159, §7	2012-07-01		Signed
252B.9A (1)	Amend	SF2159, §8	2012-07-01		Signed
252F.3 (1)(u1)	Amend	SF2165, §1	2012-07-01		Signed
252G.5 (2,3)	Amend	SF2159, §9	2012-07-01		Signed
<u>252I.1 (1)</u>	Amend	<u>SF2202, §61</u>	2012-07-01		Signed
<u>252I.1 (7)</u>	Strike	SF2202, §62	2012-07-01		Signed
<u>256.2 (2A)</u>	Add	<u>SF2284, §13</u>	2012-07-01		Signed
<u>256.7 (7)(d)</u>	Amend	SF2284, §14	2012-07-01		Signed
<u>256.7 (21)(b)</u>	Amend	SF2284, §4	2012-07-01		Signed
<u>256.7 (26)(a)(02)</u>	Add	<u>SF2284, §1, 3</u>	2012-05-25		Signed
<u>256.7 (30)</u>	Amend	SF2284, §24	2012-07-01		Signed
<u>256.7 (32)</u>	Add	<u>SF2284, §31</u>	2012-07-01		Signed
<u>256.7 (33)</u>	Add	SF2284, §15	2012-07-01		Signed
<u>256.9 (53)(c)</u>	Add	SF2284, §32	2012-07-01		Signed
<u>256.9 (55)(j)</u>	Strike	SF2338, §137	2012-07-01		Vetoed
<u>256.9 (65)</u>	Add	SF2284, §16	2012-07-01		Signed
<u>256.16 (1)(a)</u>	Amend	SF2284, §39	2012-07-01		Signed
256.24	New	<u>SF2284, §17</u>	2012-07-01		Signed
256.24A	New	SF2284, §18	2012-07-01		Signed
256.27	New	SF2284, §19	2012-07-01		Signed
<u>256.32 (2)(c)</u>	Amend	SF2203, §33	2012-07-01		Signed
<u>256.32 (2)(d)</u>	Strike	SF2285, §55	2012-07-01		Signed
<u>256.33 (3)</u>	Amend	<u>SF2284, §20</u>	2012-07-01		Signed
<u>256.35A (2)(b)</u>	Amend	<u>SF2203, §34</u>	2012-07-01		Signed
$\frac{256.44(1)(a)}{256.44(1)(b)(1)(b)}$	Amend	<u>SF2284, §29</u>	2012-07-01		Signed
<u>256.44 (1)(b)(1)(b)</u>	Amend	SF2284, §30	2012-07-01		Signed
<u>256.86</u> 256.87	Amend	SF2321, §8	2012-07-01		Signed
$\frac{256.87}{2560.4}$	Amend Add	SF2321, §9	2012-07-01 2012-05-25		Signed
<u>256C.4 (1)(g,h)</u>	Auu	<u>HF2465, §23, 42</u>	2012-00-20		Signed

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256C.5 (2)(a)	Amend	SF2203, §35	2012-07-01		Signed
256D.9	Amend	HF2465, §115, 116	2012-06-30		Signed
2561.3 (2)(a)	Amend	SF2285, §56	2012-07-01		Signed
<u>256I.5 (4)(a)</u>	Amend	SF2285, §57	2012-07-01		Signed
257.11 (3)(c)	Add	SF2284, §37	2012-07-01		Signed
257.35 (7)	Amend	HF2465, §24	2012-07-01		Signed
257.37 (1,2)	Amend	HF2465, §25	2012-07-01		Signed
257.41	Amend	SF451, §1, 2	2012-07-01	Multiple	Signed
257C.8 (7)	Amend	SF2202, §63	2012-07-01		Signed
260C.14 (20)(u1)	Amend	SF2097, §34	2012-07-01		Signed
260C.14 (23)	Add	SF2225, §3	2012-07-01		Signed
260C.18A (2)(e)	Strike	SF2285, §58	2012-07-01		Signed
<u>260C.18A (2)(j)</u>	Add	<u>SF2321, §17</u>	2012-07-01		Signed
<u>260C.64</u>	Amend	<u>SF2202, §64</u>	2012-07-01		Signed
<u>260E.2 (6)</u>	Amend	<u>SF2212, §10</u>	2012-07-01		Signed
<u>260F.2 (6)</u>	Amend	SF2212, §11	2012-07-01		Signed
<u>260G.6 (1,3,4)</u>	Amend	<u>SF2212, §2</u>	2012-07-01		Signed
<u>260G.6 (2)</u>	Amend	<u>SF2285, §137</u>	2012-07-01		Signed
<u>260H.2</u>	Amend	SF2203, §36	2012-07-01		Signed
<u>260H.8</u>	Amend	<u>SF2203, §37</u>	2012-07-01		Signed
<u>2601.2</u>	Amend	<u>SF2321, §18</u>	2012-07-01		Signed
<u>2601.7</u>	Amend	<u>SF2321, §19</u>	2012-07-01		Signed
<u>261.9 (1)(u1)</u>	Amend	<u>SF2225, §4</u>	2012-07-01		Signed
<u>261.9 (1)(g)(1)(u1)</u>	Amend	<u>SF2097, §35</u>	2012-07-01		Signed
<u>261.9 (1)(h)</u>	Add	<u>SF2225, §5</u>	2012-07-01		Signed
<u>261.19 (3)</u>	Amend	<u>SF2321, §10</u>	2012-07-01		Signed
<u>261.25 (1,2)</u>	Amend	<u>SF2321, §11</u>	2012-07-01		Signed
<u>261.71 (2)</u>	Amend	SF2202, §65	2012-07-01		Signed
<u>261.93</u>	Amend	HF2465, <u>§26</u>	2012-07-01		Signed
<u>261.93A</u>	Amend	HF2465, §27	2012-07-01		Signed
<u>261.95 (1)</u>	Amend	HF2465, §28	2012-07-01		Signed
261.115	New	<u>HF2458, §1</u>	2012-07-01		Signed
<u>261.115 (3)(c,d)</u>	Amend New	HF2465, §58	2012-07-01		Signed
<u>261.115 (8)</u>	Amend New	HF2465, §59	2012-07-01		Signed
<u>261.115 (9)(b)</u>	Amend New	HF2465, §60	2012-07-01		Signed
261.130	New	<u>SF2321, §20</u>	2012-07-01		Signed
<u>261A.19</u>	Amend	SF2202, §66	2012-07-01		Signed
<u>261A.20</u>	Amend	<u>SF2202, §67</u>	2012-07-01		Signed
<u>261B.2</u>	Amend	<u>SF2267, §1</u>	2012-07-01		Signed
<u>261B.3</u>	Amend	SF2267, §2	2012-07-01		Signed
<u>261B.3A</u>	Amend	<u>SF2267, §3</u>	2012-07-01		Signed
<u>261B.4</u> 264B.7	Amend	SF2267, §4	2012-07-01		Signed
<u>261B.7</u> 261B.0 (5)	Amend	SF2267, §5	2012-07-01 2012-07-01		Signed
<u>261B.9 (5)</u> 261B.0 (7)	Amend Add	SF2267, §6	2012-07-01 2012-07-01		Signed
<u>261B.9 (7)</u> 261B.11	Amend	SF2267, §7	2012-07-01 2012-07-01		Signed
261B.11A	New	<u>SF2267, §8</u> SF2267, §9	2012-07-01		Signed Signed
<u>261E.8 (3)</u>	Amend	<u>SF2285, §59</u>	2012-07-01 2012-07-01		Signed
<u>261E.8 (6A)</u>	Add	<u>SF2285, §39</u> SF2284, §38	2012-07-01 2012-07-01		Signed
262.9 (30)(u1)	Amend	SF2097, §36	2012-07-01		Signed
<u>262.9 (36)</u>	Add	SF2225, §6	2012-07-01		Signed
262.9 (36)	Add	SF2284, §27	2012-07-01		Signed
262.63	Amend	SF2202, §68	2012-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
262.70	Amend	SF2247, §111	2012-07-01		Signed
262.93	Amend	HF2465, §118	2012-07-01		Signed
262.94	New	SF2284, §28	2012-07-01		Signed
262A.11	Amend	SF2202, §69	2012-07-01		Signed
263.11 (2)	Amend	SF2247, §112	2012-07-01		Signed
263.19	Amend	HF2465, §119	2012-07-01		Signed
263A.9	Amend	SF2202, §70	2012-07-01		Signed
263B.3	Amendment Directive	SF2203, §157	2012-07-01		Signed
266.19	Amend	HF2473, §24	2012-07-01		Signed
267A.2	Amend	SF2285, §60	2012-07-01		Signed
268.7	New	SF2321, §12	2012-07-01		Signed
272.1 (11A)	Add	SF2284, §25	2012-07-01		Signed
272.5	Amend	SF2284, §22	2012-07-01		Signed
272.15 (1)(a)	Amend	HF2383, §1	2012-07-01		Signed
272.25 (1)	Amend	SF2284, §23	2012-07-01		Signed
272.31 (2A)	Add	SF2284, §26	2012-07-01		Signed
273.2 (3)	Amend	HF2465, §61	2012-07-01		Signed
273.2 (3)	Amend	SF2203, §38	2012-07-01		Signed
273.3 (2,12)	Amend	SF2203, §39	2012-07-01		Signed
273.9 (2)	Amendment Directive	SF2203, §157	2012-07-01		Signed
275.56	Amendment Directive	SF2203, §157	2012-07-01		Signed
279.60	Amend	SF2284, §33	2012-07-01		Signed
279.69	New	SF2284, §34	2012-07-01		Signed
<u>280.13C (3)</u>	Amend	SF2203, §40	2012-07-01		Signed
282.1 (1)	Amend	SF2285, §61	2012-07-01		Signed
<u>282.10 (1)</u>	Amend	SF2285, §62	2012-07-01		Signed
<u>282.18 (15)</u>	Amend	SF2285, §63	2012-07-01		Signed
<u>284.6 (8)</u>	Amend	SF2284, §5	2012-07-01		Signed
<u>284.8 (1)</u>	Amend	SF2284, §6	2012-07-01		Signed
<u>284.13 (1)(a,b,c,d)</u>	Amend	SF2321, §13	2012-07-01		Signed
<u>284.14A</u>	Repeal	<u>SF2284, §8</u>	2012-07-01		Signed
<u>284A.7</u>	Amend	SF2284, §7	2012-07-01		Signed
<u>299.1A</u>	Amend	SF2284, §40	2012-07-01		Signed
<u>303.1 (4)(e)</u>	Add	HF2337, §31, 41	2012-05-25		Signed
303.95	New	HF2337, §32, 41	2012-05-25		Signed
<u>305.2 (2)</u>	Amend	SF2338, §84	2012-07-01		Vetoed
<u>305.2 (3,5)</u>	Strike	SF2338, §85	2012-07-01		Vetoed
<u>305.2 (4A)</u>	Add	<u>SF2338, §86</u>	2012-07-01		Vetoed
<u>305.2 (10)</u>	Amend	<u>SF2338, §87</u>	2012-07-01		Vetoed
<u>305.3</u>	Repeal	SF2338, §104	2012-07-01		Vetoed
<u>305.4 (u1)</u>	Amend	<u>SF2338, §88</u>	2012-07-01		Vetoed
305.5	Repeal	<u>SF2338, §104</u>	2012-07-01		Vetoed
305.6	Repeal	SF2338, §104	2012-07-01		Vetoed
<u>305.7</u>	Repeal	SF2338, §104	2012-07-01		Vetoed
<u>305.8 (1)(u1)</u>	Amend	<u>SF2338, §89</u>	2012-07-01		Vetoed
<u>305.8 (1)(b)</u>	Amend	SF2338, §59	2012-07-01		Vetoed
<u>305.8 (1)(0e)</u>	Add	SF2338, §90	2012-07-01		Vetoed
<u>305.8 (1)(0f-000000f)</u>	Add	SF2338, §91	2012-07-01		Vetoed
<u>305.8 (1)(0i)</u> 205.8 (2)(1)	Add	SF2338, §92	2012-07-01		Vetoed
<u>305.8 (2)(u1)</u> 205.8 (2)(a)	Amend	SF2338, §93	2012-07-01		Vetoed
<u>305.8 (2)(e)</u> 305.8 (2)(0a)	Amend	SF2338, §95	2012-07-01		Vetoed
<u>305.8 (2)(0g)</u> 305.8A	Add New	SF2338, §94	2012-07-01 2012-07-01		Vetoed Vetoed
505.0A		<u>SF2338, §96</u>	2012-07-01		velueu

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<u>305.9</u>	Repeal	SF2338, §104	2012-07-01		Vetoed
305.10 (1)(c,d,e,f,j)	Amend	SF2338, §97	2012-07-01		Vetoed
<u>305.10 (2)</u>	Amend	SF2338, §98	2012-07-01		Vetoed
<u>305.11</u>	Amend	<u>SF2338, §99</u>	2012-07-01		Vetoed
<u>305.14</u>	Amend	SF2338, §100	2012-07-01		Vetoed
<u>305.15</u>	Amend	SF2338, §101	2012-07-01		Vetoed
<u>305.16 (6)(b)(1)</u>	Amend	SF2338, §102	2012-07-01		Vetoed
<u>306D.2 (1)(u1)</u>	Amend	<u>SF2285, §64</u>	2012-07-01		Signed
<u>311.17 (1)</u>	Amend	HF2465, §95	2012-07-01		Signed
<u>311.19 (u1)</u>	Amend	HF2465, §96	2012-07-01		Signed
<u>313.2A (2)(b)</u>	Amend	<u>SF2153, §1</u>	2012-07-01		Signed
<u>313.3 (1)(d)</u>	Amend	<u>SF2203, §41</u>	2012-07-01		Signed
<u>321.1 (4)</u>	Amend	SF2282, §1	2012-07-01		Signed
<u>321.1 (47A)</u>	Add	<u>SF2282, §2</u>	2012-07-01		Signed
<u>321.1 (60)</u>	Amend	<u>SF2216, §1</u>	2012-07-01		Signed
<u>321.6</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>321.18 (9)</u>	Strike	SF2285, §65, 142	Contingent		Signed
<u>321.20 (1)(u1)</u>	Amend	<u>SF2216, §2</u>	2012-07-01		Signed
<u>321.20A</u>	Amend	<u>SF2216, §3</u>	2012-07-01		Signed
<u>321.20B (6)</u>	Amend	HF2465, §29	2012-07-01		Signed
<u>321.30 (2)</u>	Amend	<u>SF2112, §1</u>	2012-07-01		Signed
<u>321.31 (1)(b)</u>	Amend	<u>SF2338, §103</u>	2012-07-01		Vetoed
<u>321.34 (4)</u>	Amend	SF2216, §4	2012-07-01		Signed
<u>321.39 (1)</u>	Strike	<u>SF2216, §5</u>	2012-07-01		Signed
<u>321.40 (1)</u>	Amend	SF2216, §6	2012-07-01		Signed
<u>321.46A</u>	Amend	SF2216, §7	2012-07-01		Signed
<u>321.105 (4)</u> 221.406	Amend	SF2216, §8	2012-07-01	Quatan	Signed
<u>321.106</u>	Amend	<u>SF2216, §9, 40</u>	2012-07-01	Custom	Signed
<u>321.116</u> 221.126 (1)(d.c)	Repeal Amend	SF2338, §107, 110	2012-07-01 2012-07-01	2013-01-01	Vetoed
<u>321.126 (1)(d,e)</u> 221.126 (2)	Amend	SF2216, §10	2012-07-01		Signed
<u>321.126 (2)</u> 321.127 (3,4)	Amend	<u>SF2216, §11</u> SF2216, §12	2012-07-01		Signed Signed
321.134 (1,2)	Amend	SF2216, §13, 40	2012-07-01	Custom	Signed
<u>321.180B (1)(c)</u>	Amend	SF2285, §66	2012-07-01	Custom	Signed
321.186 (3)	Amend	SF2285, §67	2012-07-01		Signed
321.188 (6)	Add	HF2403, §1	2012-07-01		Signed
321.188 (6)(c)	Amend	HF2465, §62	2012-07-01		Signed
321.189 (8)	Add	SF2112, §2	2012-07-01		Signed
<u>321.190 (1)(b)</u>	Amend	SF2112, §3	2012-07-01		Signed
321.196 (4)	Amend	SF2338, §106, 109	2012-05-25		Vetoed
321.198 (1)	Amend	HF2404, §1	2012-07-01		Signed
321.251 (2)(b)	Amend	SF2265, §41, 60	2013-01-01		Signed
321.285 (2)(a)(u1)	Amend	HF2228, §1	2012-07-01		Signed
321.288	Amend	HF2228, §2	2012-07-01		Signed
321.323A (3)	Add	HF2228, §3	2012-07-01		Signed
<u>321.323A (3)(c)(1)</u>	Amend	HF2465, §63	2012-07-01		Signed
321.341	Amend	SF2288, §1	2012-07-01		Signed
<u>321.342 (1)</u>	Amend	SF2288, §2	2012-07-01		Signed
<u>321.343 (1)</u>	Amend	SF2288, §3	2012-07-01		Signed
<u>321.343 (2)(a)</u>	Amend	SF2288, §4	2012-07-01		Signed
<u>321.344 (2,3,4)</u>	Amend	SF2288, §5	2012-07-01		Signed
<u>321.372 (u1)</u>	Add	SF2218, §1	2012-07-01		Signed
<u>321.372 (5)</u>	Add	<u>SF2218, §2</u>	2012-07-01		Signed

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204 275 (44)	Add		2012 07 01		Cienced
<u>321.375 (1A)</u> 221.275 (2)(0 <sub>2</sub> )	Add	SF2221, §3	2012-07-01		Signed
<u>321.375 (2)(0e)</u> 221.276 (1)	Amend	SF2221, §4	2012-07-01 2012-07-01		Signed
$\frac{321.376(1)}{221.457(2)(2)}$	Add	<u>SF2221, §5</u> HF2428, §1	2012-07-01		Signed
<u>321.457 (2)(n)</u> 321.457 (2)(n)(4)	Amend	HF2465, §64	2012-07-01		Signed Signed
<u>321.457 (2)(n)(4)</u> 221.466 (2.6)	Amend		2012-07-01		
<u>321.466 (2,6)</u> 321.4824 (11)	Amend	SF2216, §14	2012-07-01		Signed
<u>321.482A (u1)</u>	Amend	HF2228, §4	2012-07-01		Signed
<u>321.482A (u1)</u> 321F.8	Amend	<u>SF2218, §3</u> SF2216, §15	2012-07-01		Signed Signed
<u>3217.0</u> 321G.1 (5A,5B,11A,15A,16A,17A)	Add	HF2467, §1	2012-07-01		Signed
321G.1 (19,21)	Amend	HF2467, §2	2012-07-01		Signed
321G.1 (23)	Add	HF2467, §3	2012-07-01		Signed
	Amend	HF2467, §4	2012-07-01		Signed
<u>321G.2 (1)(c,e,f,h)</u> 321G.2 (1)(l)	Add	HF2467, §5	2012-07-01		Signed
<u>321G.2 (1)()</u> 321G.3	Amend	HF2467, §6	2012-07-01		
	Amend		2012-07-01		Signed
<u>321G.4 (2)</u> 221C.4A (1)		HF2467, §7	2012-07-01		Signed
<u>321G.4A (1)</u> 321G.5	Amend Amend	HF2467, §8	2012-07-01		Signed
		HF2467, §9			Signed
<u>321G.6 (3)</u>	Amend	HF2467, §10	2012-07-01		Signed
<u>321G.7 (1)</u>	Amend Amend	HF2467, §11	2012-07-01		Signed
<u>321G.8 (u1)</u>		HF2467, §12	2012-07-01		Signed
<u>321G.8 (1)</u>	Amend	HF2467, §13	2012-07-01		Signed
<u>321G.9 (6)</u>	Strike	HF2467, §14	2012-07-01		Signed
<u>321G.10</u>	Amend	HF2467, §15	2012-07-01		Signed
<u>321G.12</u> 2210_12 (1)(9)	Amend	HF2467, §16	2012-07-01		Signed
<u>321G.13 (1)(f)</u> 2210 13 (1)(i)	Amend Add	HF2467, §17	2012-07-01		Signed
<u>321G.13 (1)(i)</u> 2210 12 (2)		HF2467, §18	2012-07-01		Signed
<u>321G.13 (3)</u> 2210 17	Amend	HF2467, §19	2012-07-01 2012-07-01		Signed
<u>321G.17</u>	Amend	HF2467, §20	2012-07-01		Signed
<u>321G.20</u> 221C.21 (1.5)	Amend	HF2467, §21	2012-07-01		Signed
<u>321G.21 (1-5)</u> 2210 22	Amend Amend	HF2467, §22	2012-07-01 2012-07-01		Signed
<u>321G.23</u> 321G.24	Amend	HF2467, §23	2012-07-01		Signed
321G.25	Amend	HF2467, §24	2012-07-01		Signed
<u>321G.25</u> 321G.26	Amend	HF2467, §25	2012-07-01		Signed
	Add	HF2467, §26	2012-07-01		Signed
<u>321G.27 (1)(0c)</u> 221C 20 (2)		HF2467, §27			Signed
<u>321G.29 (3)</u> 321G.29 (8)	Amend	SF2265, §42, 60	2013-01-01		Signed
	Amend Amend	HF2467, §28	2012-07-01 2012-07-01		Signed
<u>321G.31 (1)</u> 321G.33 (1,3)	Amend	<u>HF2467, §29</u> HF2467, §30	2012-07-01		Signed Signed
<u>3210.33 (1,3)</u> 3211.1 (1)(a)	Amend	SF2282, §3	2012-07-01		Signed
	Amend		2012-07-01		
<u>3211.1 (1)(b)</u> 3211.1 (6.7.16)	Amend	<u>HF2467, §31</u> HF2467, §32	2012-07-01		Signed Signed
$\frac{3211.1}{2211.1}$	Amend	SF2282, §4	2012-07-01		
<u>3211.1 (16)(a)</u> 2211.1 (200)	Add		2012-07-01		Signed Signed
<u>3211.1 (20A)</u> 2211.1 (22.25.27)		HF2467, §33			
<u>3211.1 (23,25,27)</u> 3211.2 (1)(f)	Amend	HF2467, §34	2012-07-01 2012-07-01		Signed
	Amend	HF2467, §35			Signed
<u>3211.3</u> 3211.4 (2)	Amend	HF2467, §36	2012-07-01		Signed
<u>3211.4 (2)</u> 3211.5 (1)	Amend	HF2467, §37	2012-07-01		Signed
<u>3211.5 (1)</u> 3211.7 (3)	Amend	HF2467, §38	2012-07-01		Signed
<u>3211.7 (3)</u> 2211.7 (2.4)	Amend	HF2465, §65	2012-07-01		Signed
<u>3211.7 (3,4)</u> 2211 8	Amend Amend	HF2467, §39	2012-07-01 2012-07-01		Signed
<u>3211.8</u>	Amenu	<u>HF2467, §40</u>	2012-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
3211.9 (1)	Amend	HF2467, §41	2012-07-01		Signed
3211.11	Amend	HF2467, §42	2012-07-01		Signed
3211.13	Amend	HF2467, §43	2012-07-01		Signed
321I.14 (1)(f)	Amend	HF2467, §44	2012-07-01		Signed
3211.17	Amend	HF2467, §45	2012-07-01		Signed
3211.18	Amend	HF2467, §46	2012-07-01		Signed
3211.21 (u1)	Amend	HF2467, §47	2012-07-01		Signed
3211.21 (1)	Amend	HF2467, §48	2012-07-01		Signed
3211.22 (1-5)	Amend	HF2467, §49	2012-07-01		Signed
3211.25	Amend	HF2467, §50	2012-07-01		Signed
3211.26	Amend	HF2467, §51	2012-07-01		Signed
3211.27	Amend	HF2467, §52	2012-07-01		Signed
3211.28	Amend	HF2467, §53	2012-07-01		Signed
<u>321I.29 (1)(0c)</u>	Add	<u>HF2467, §54</u>	2012-07-01		Signed
<u>321I.31 (3)</u>	Amend	SF2265, §43, 60	2013-01-01		Signed
<u>321I.31 (8)</u>	Amend	HF2467, §55	2012-07-01		Signed
<u>321I.33 (1)</u>	Amend	HF2467, §56	2012-07-01		Signed
<u>321I.35 (1,3)</u>	Amend	<u>HF2467, §57</u>	2012-07-01		Signed
<u>322.2 (11A)</u>	Add	<u>SF2249, §1, 6</u>	2012-04-04		Signed
<u>322.4 (1)(g)</u>	Amend	<u>SF2249, §2, 6</u>	2012-04-04		Signed
<u>322.5 (2)(a)(2)</u>	Amend	<u>SF2249, §3, 6</u>	2012-04-04		Signed
<u>322.5 (6)</u>	Add	<u>SF2249, §4, 6</u>	2012-04-04		Signed
<u>322.5 (6)(b)(2)</u>	Amend	HF2465, §66, 82, 83	2012-05-25	2012-04-04	Signed
<u>322.7A (6)(e)</u>	Amend	SF2202, §71	2012-07-01		Signed
<u>322C.2 (10)</u>	Amend	SF2249, §5, 6	2012-04-04		Signed
<u>324A.6A</u>	Amend	SF2285, §138	2012-07-01		Signed
<u>326.1</u>	Amend	SF2216, §16	2012-07-01		Signed
<u>326.2</u>	Strike and Replace	SF2216, §17	2012-07-01		Signed
326.3	New	SF2216, §18	2012-07-01		Signed
<u>326.3 (19)</u>	Amend New	HF2465, §67	2012-07-01		Signed
<u>326.6</u>	Strike and Replace	SF2216, §19	2012-07-01		Signed
<u>326.7</u>	Repeal	SF2216, §39	2012-07-01		Signed
326.8	Repeal	SF2216, §39	2012-07-01		Signed
<u>326.9</u>	Repeal	SF2216, §39	2012-07-01		Signed
<u>326.10A</u>	Amend	SF2216, §20	2012-07-01		Signed
<u>326.11</u>	Amend	SF2216, §21	2012-07-01		Signed
<u>326.12</u>	Amend	SF2216, §22	2012-07-01		Signed
<u>326.13</u>	Amend	SF2216, §23	2012-07-01		Signed
<u>326.14</u>	Amend	SF2216, §24	2012-07-01		Signed
<u>326.15</u>	Amend	SF2216, §25	2012-07-01		Signed
<u>326.16 (1,2)</u>	Amend	SF2216, §26	2012-07-01		Signed
<u>326.17</u> 226.48	Repeal	SF2216, §39	2012-07-01 2012-07-01		Signed
<u>326.18</u> 326.19	Repeal	SF2216, §39	2012-07-01		Signed
	Repeal	<u>SF2216, §39</u> SF2216, <u>§27</u>	2012-07-01		Signed
<u>326.19A</u> 326.20	Amend Repeal		2012-07-01		Signed
<u>326.20</u> 326.21	Amend	<u>SF2216, §39</u> SF2216, §28	2012-07-01		Signed Signed
326.22	Amend	SF2216, §29	2012-07-01		Signed
326.25	Amend	SF2216, §30	2012-07-01		Signed
326.26	Amend	SF2216, §31	2012-07-01		Signed
326.27	Amend	SF2216, §32	2012-07-01		Signed
326.28	Amend	SF2216, §33	2012-07-01		Signed
326.29	Amend	SF2216, §34	2012-07-01		Signed
					0.91100

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
326.30	Amend	SF2216, §35	2012-07-01		Signed
326.31	Amend	SF2216, §36	2012-07-01		Signed
326.32	Amend	SF2216, §37	2012-07-01		Signed
326.46	Amend	SF2216, §38	2012-07-01		Signed
331.301 (10)(g)	Amend	SF2202, §72	2012-07-01		Signed
331.381 (4)	Amend	SF2247, §113	2012-07-01		Signed
331.384 (3)	Amend	HF2465, §97	2012-07-01		Signed
331.402 (3)(f)	Amend	SF2202, §73	2012-07-01		Signed
331.403 (3)	Strike and Replace	HF2460, §5	2012-07-01		Signed
331.403 (4)	Add	HF2460, §6, 25	2012-07-01	Multiple	Signed
331.424 (1)(a)(5)	Strike	SF2137, §1, 7	2012-07-01	2013-07-01	Signed
331.424A	Amend	SF2315, §132, 139, 140	2013-07-01	2013-07-01	Signed
331.424A (1,2,5)	Amend	SF2247, §114	2012-07-01	2010 01 01	Signed
331.427 (3)(a)	Amend	SF2285, §68	2012-07-01		Signed
331.430 (2)(d)	Add	SF2217, §2, 18	2012-04-19		Signed
331.430 (6)	Add	SF2137, §2, 7	2012-07-01	2013-07-01	Signed
331.432 (3)	Amend	SF2247, §115	2012-07-01	2010 01 01	Signed
331.432 (3)	Amend	SF2315, §133, 139	2013-07-01		Signed
331.434 (u1)	Amend	HF2460, §7	2012-07-01		Signed
331.434 (1)	Amend	HF2460, §8	2012-07-01		Signed
331.438 (1)(a,b)	Amend	SF2247, §116	2012-07-01		Signed
331.438 (4)(a)	Amend	SF2247, §117	2012-07-01		Signed
331.438 (4)(b)(6)	Amend	SF2247, §118	2012-07-01		Signed
331.438A	New	SF2315, §31, 39	2012-07-01	Custom	Signed
331.438B	New	SF2315, §32, 39	2012-07-01	Custom	Signed
331.438C	New	SF2315, §33, 39	2012-07-01	Custom	Signed
331.438D	New	SF2315, §34, 39	2012-07-01	Custom	Signed
331.438E	New	SF2315, §35, 39	2012-07-01	Custom	Signed
331.438F	New	SF2315, §36, 39	2012-07-01	Custom	Signed
331.439 (1)(a)	Amend	SF2315, §10	2012-07-01	000000	Signed
331.439 (1)(a,b,f)	Amend	SF2247, §119	2012-07-01		Signed
<u>331.439 (3)(a)</u>	Amend	SF2247, §120	2012-07-01		Signed
331.439 (6)	Amend	SF2247, §121	2012-07-01		Signed
331.439 (9A)	Add	SF2315, §11	2012-07-01		Signed
331.439A	New	SF2315, §12, 19	2012-07-01	2013-07-01	Signed
331.439B	New	SF2315, §13, 19	2012-07-01	2013-07-01	Signed
331.439C	New	SF2315, §14, 19	2012-07-01	2013-07-01	Signed
331.439D	New	SF2315, §15, 19	2012-07-01	2013-07-01	Signed
<u>331.440 (1)(a,b)</u>	Amend	SF2247, §122	2012-07-01		Signed
331.440 (2)(b)	Amend	SF2315, §126, 130	2013-07-01		Signed
331.440 (2)(d)	Amend	SF2247, §123	2012-07-01		Signed
331.440B	New	SF2315, §16, 19	2012-07-01	2013-07-01	Signed
331.502 (8)	Strike	HF2464, §18	2012-07-01		Signed
331.502 (11)	Amend	SF2247, §124	2012-07-01		Signed
331.502 (11)	Amend	SF2315, §127, 130	2013-07-01		Signed
<u>331.512 (1)(e)</u>	Amend	SF2203, §42	2012-07-01		Signed
331.559 (2)	Amend	SF2203, §43	2012-07-01		Signed
331.602 (27)	Strike	SF2202, §74	2012-07-01		Signed
331.652 (4)	Amendment Directive	SF2203, §157	2012-07-01		Signed
331.653 (5)	Amend	SF2285, §69	2012-07-01		Signed
<u>331.756 (4)</u>	Amend	SF2285, §70	2012-07-01		Signed
331.756 (42,43)	Amend	SF2247, §125	2012-07-01		Signed
<u>335.25 (2)(b)(1,2)</u>	Amend	SF2247, §126	2012-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
341A.6 (6)	Amendment Directive	SF2203, §157	2012-07-01		Signed
341A.17	Amendment Directive	SF2203, §157	2012-07-01		Signed
346.27 (22)	Amend	SF2137, §3, 7	2012-07-01	2013-07-01	Signed
347.9A (3)	Amend	SF2247, §127	2012-07-01		Signed
347.16 (3)	Amend	SF2315, §128, 130	2013-07-01		Signed
354.2 (15,18,19)	Amend	SF2127, §1	2012-07-01		Signed
354.4 (3)(c)	Amend	SF2127, §2	2012-07-01		Signed
355.1 (9,11,12)	Amend	SF2127, §3	2012-07-01		Signed
355.6 (1)	Amend	SF2127, §4	2012-07-01		Signed
355.7 (15)	Amend	SF2127, §5	2012-07-01		Signed
<u>355.8 (21)</u>	Amend	<u>SF2127, §6</u>	2012-07-01		Signed
<u>355.11 (2)(f)</u>	Amend	<u>SF2127, §7</u>	2012-07-01		Signed
<u>355.11 (3)</u>	Add	<u>HF2101, §1</u>	2012-07-01		Signed
<u>356.36 (u1)</u>	Amend	<u>SF2203, §44</u>	2012-07-01		Signed
<u>356.37</u>	Amend	<u>SF2203, §45</u>	2012-07-01		Signed
<u>357.20</u>	Amend	HF2465, §98	2012-07-01		Signed
<u>357A.8 (1)</u>	Amend	<u>SF2146, §1</u>	2012-07-01		Signed
357A.11A	New	<u>SF2058, §1</u>	2012-07-01		Signed
<u>357H.9</u>	Amend	HF2460, §9, 25	2012-07-01	Multiple	Signed
<u>358.16 (3)</u>	Amend	HF2465, §99	2012-07-01		Signed
<u>364.2 (4)(f)</u>	Amend	HF2465, §112, 114	2012-05-25		IV Full
<u>364.2 (4)(f)</u>	Amend	<u>SF2328, §24</u>	2012-07-01		Signed
<u>364.4 (4)(g)</u>	Amend	SF2202, §75	2012-07-01		Signed
<u>364.13</u>	Amend	HF2465, §100	2012-07-01		Signed
<u>368.24</u>	Amend	<u>SF2328, §25</u>	2012-07-01		Signed
<u>384.3A (3)(j)</u>	Add	HF2465, §113, 114	2012-05-25		IV Full
<u>384.4 (1)(e)</u>	Add	<u>SF2217, §3, 18</u>	2012-04-19		Signed
<u>384.4 (4)</u>	Add	<u>SF2137, §4, 7</u>	2012-07-01	2013-07-01	Signed
<u>384.12 (15)</u>	Strike	<u>SF2137, §5, 7</u>	2012-07-01	2013-07-01	Signed
<u>384.16 (u1)</u>	Amend	HF2460, §10	2012-07-01		Signed
<u>384.16 (1)(b,c)</u>	Amend	HF2460, §11	2012-07-01		Signed
<u>384.22</u>	Amend	HF2460, §12, 25	2012-07-01	Multiple	Signed
<u>384.22 (2)(b)(u1)</u>	Amend	SF2336, §99	2012-07-01		Signed
<u>384.24A (6)</u>	Amend	SF2202, §76	2012-07-01		Signed
<u>384.60 (1)(b)</u>	Amend	HF2465, §101	2012-07-01		Signed
<u>384.65 (1)</u>	Amend	HF2465, §102	2012-07-01		Signed
<u>384.84 (3)(c)</u>	Amend	HF2323, §1	2012-07-01		Signed
<u>384.84 (4)(d)</u>	Amend	HF2323, §2	2012-07-01		Signed
384.84 (4)(e)	Add	HF2323, §3	2012-07-01		Signed
388.9A	New Amend	SF2058, §2	2012-07-01 2012-07-01		Signed
<mark>390.1 (9)</mark> 390.8A	New	<u>HF2144, §1</u> HF2144, §2	2012-07-01		Signed
<b>390.20 (1)</b>	Amend	SF2202, §77	2012-07-01		Signed Signed
403.5 (2)(b)	Amend	HF2460, §13	2012-07-01		Signed
403.5 (5)	Amend	HF2460, §14	2012-07-01		Signed
<u>403.5 (5)</u> 403.10	Amend	SF2202, §78	2012-07-01		Signed
403.12 (1)	Amendment Directive	SF2203, §157	2012-07-01		Signed
403.17 (1)	Amend	HF2460, §15	2012-07-01		Signed
403.19 (2)	Amend	HF2460, §16, 26	2012-07-01	2013-07-01	Signed
403.19 (2)	Amend	SF2137, §6, 7	2012-07-01	2013-07-01	Signed
403.19 (6)(a)(1)	Amend	HF2460, §17	2012-07-01	20.0 07 01	Signed
403.19 (6)(d)	Add	HF2460, §18	2012-07-01		Signed
403.19 (9)	Add	HF2460, §19	2012-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
403.19 (10)	Add	HF2460, §20	2012-07-01		Signed
403.19 (11)	Add	HF2460, §21, 26	2012-07-01	2013-07-01	Signed
403.19A (1)(a)	Amend	SF2212, §1	2012-07-01	2010 01 01	Signed
403.21 (3)	Amend	SF2203, §46	2012-07-01		Signed
403.23	New	HF2460, §22	2012-07-01		Signed
410.1 (u5)	Amend	SF2203, §47	2012-07-01		Signed
411.21 (3)	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>411.36 (1)(a)(1)</u>	Amend	SF2203, §48	2012-07-01		Signed
414.22 (2)(b)(1,2)	Amend	SF2247, §128	2012-07-01		Signed
418.1	New	SF2217, §4, 18	2012-04-19		Signed
418.4	New	SF2217, §5, 18	2012-04-19		Signed
418.4 (1)(b)	Amend New	HF2465, §68, 84, 85	2012-05-25	2012-04-19	Signed
418.4 (3)(b)	Amend New	HF2465, §30, 42, 44	2012-05-25	2012-04-19	Signed
418.5	New	SF2217, §6, 18	2012-04-19		Signed
418.5 (7)	Amend New	HF2465, §69, 84, 85	2012-05-25	2012-04-19	Signed
418.6	New	SF2217, §7, 18	2012-04-19		Signed
418.7	New	SF2217, §8, 18	2012-04-19		Signed
418.8	New	SF2217, §9, 18	2012-04-19		Signed
418.9	New	SF2217, §10, 18	2012-04-19		Signed
418.9 (2)(g)	Amend New	HF2465, §70, 84, 85	2012-05-25	2012-04-19	Signed
418.10	New	SF2217, §11, 18	2012-04-19	2012 01 10	Signed
418.11	New	SF2217, §12, 18	2012-04-19		Signed
418.12	New	SF2217, §13, 18	2012-04-19		Signed
418.13	New	SF2217, §14, 18	2012-04-19		Signed
418.14	New	SF2217, §15, 18	2012-04-19		Signed
418.15	New	SF2217, §16, 18	2012-04-19		Signed
419.1 (4)	Amendment Directive	SF2203, §157	2012-07-01		Signed
419.4 (2)	Amend	SF2285, §71	2012-07-01		Signed
421.17A (1)(a)	Amend	SF2202, §79	2012-07-01		Signed
421.17A (1)(e)	Amend	SF2202, §80	2012-07-01		Signed
421.17A (1)(g)	Strike	SF2202, §81	2012-07-01		Signed
421.30 (6)	Amend	HF524, §1	2012-07-01		Signed
422.3 (5)	Amend	HF2150, §3, 7, 8	2012-03-07	2011-01-01	Signed
422.5 (3)(b)	Amend	SF2285, §72	2012-07-01		Signed
422.7 (4)	Strike	HF609, §1, 32	2012-07-01	2012-07-01	Signed
422.7 (9)	Amend	SF2328, §7	2012-07-01		Signed
422.7 (12)(c)(1)	Amend	SF2247, §129	2012-07-01		Signed
422.7 (21)(e)	Add	HF2465, §133, 134	2012-07-01	2012-01-01	Signed
422.7 (38)	Amend	SF2097, §37	2012-07-01		Signed
422.7 (51)	Amend	SF2285, §73	2012-07-01		Signed
422.7 (51)	Strike	SF2038, §12	2012-07-01		Signed
422.7 (52)	Strike	HF2337, §33, 39, 40, 41	2012-05-25	Multiple	Signed
422.10 (3)(b)	Amend	HF2150, §4, 7, 8	2012-03-07	2011-01-01	Signed
422.11D (2)	Amend	HF2465, §31	2012-07-01		Signed
422.111	New	SF2342, §1, 4, 5	2012-05-25	2012-01-01	Signed
422.11L	New	SF2342, §7, 10, 11	2012-05-25	2012-01-01	Signed
422.11S (7)(a)(2)	Amend	SF2285, §74	2012-07-01		Signed
422.11T	Amend	SF2285, §75	2012-07-01		Signed
422.11T	Repeal	HF2337, §38, 39, 40, 41	2012-05-25	Multiple	Signed
422.11U	Amend	SF2285, §76	2012-07-01		Signed
422.11U	Repeal	HF2337, §38, 39, 40, 41	2012-05-25	Multiple	Signed
422.12 (1)(0b,d)	Add	SF2322, §1, 3, 4	2013-01-01	2013-01-01	Signed
422.12 (2)(c)	Add	SF2322, §2, 3, 4	2013-01-01	2013-01-01	Signed
		<u>, , , , , , , , , , , , , , , , , </u>			

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
422.12K	New	<u>SF2325, §4, 6</u>	2012-07-01	2012-01-01	Signed
422.12L	New	<u>SF2325, §5, 6</u>	2012-07-01	2012-01-01	Signed
<u>422.13 (1)(a)</u>	Amend	SF2328, §8	2012-07-01		Signed
<u>422.28</u>	Amend	SF2328, §9	2012-07-01		Signed
<u>422.32 (1)(g)</u>	Amend	HF2150, §5, 7, 8	2012-03-07	2011-01-01	Signed
<u>422.33 (5)(d)(2)</u>	Amend	HF2150, §6, 7, 8	2012-03-07	2011-01-01	Signed
<u>422.33 (5)(f)</u>	Strike	<u>SF2328, §10</u>	2012-07-01		Signed
<u>422.33 (12)(b)</u>	Amend	SF2328, §11	2012-07-01		Signed
<u>422.33 (23,24)</u>	Strike	HF2337, §34, 39, 40, 41	2012-05-25	Multiple	Signed
<u>422.33 (29)</u>	Add	<u>SF2342, §8, 10, 11</u>	2012-05-25	2012-01-01	Signed
<u>422.34 (1)</u>	Amend	<u>SF2202, §82</u>	2012-07-01		Signed
<u>422.35 (6)(c)(1)</u>	Amend	<u>SF2247, §130</u>	2012-07-01		Signed
<u>422.35 (7)</u>	Amend	<u>SF2328, §12</u>	2012-07-01		Signed
<u>422.35 (23)</u>	Strike	HF2337, §35, 39, 40, 41	2012-05-25	Multiple	Signed
<u>422.36 (4)</u>	Amend	<u>SF2328, §13</u>	2012-07-01		Signed
<u>422.60 (10,11)</u>	Strike	HF2337, §36, 39, 40, 41	2012-05-25	Multiple	Signed
<u>422.61 (1)</u>	Amend	<u>SF2202, §83</u>	2012-07-01		Signed
<u>422.73 (2)</u>	Strike	<u>SF2328, §14</u>	2012-07-01		Signed
<u>422.89 (3)(a)(u1)</u>	Amend	SF2328, §15, 17	2012-07-01	2012-01-01	Signed
<u>423.1 (39)(b,c)</u>	Amend	SF2342, §12, 14	2012-05-25		Signed
<u>423.1 (51)(a)(2)</u>	Amend	HF2166, §1	2012-07-01		Signed
<u>423.1 (51)(b)(5,6)</u>	Add	HF2166, §2	2012-07-01		Signed
<u>423.2 (6)(b)</u>	Amend	<u>SF2202, §84</u>	2012-07-01		Signed
<u>423.2 (11)</u>	Amend	<u>SF2217, §17, 18</u>	2012-04-19		Signed
<u>423.2 (11)</u>	Amend	<u>SF2329, §2</u>	2012-07-01		Signed
<u>423.3 (8)(c)</u>	Add	HF2470, §1	2012-07-01		Signed
<u>423.3 (18)(a,c)</u>	Amend	SF2247, §131	2012-07-01		Signed
<u>423.3 (18)(g)</u>	Add	<u>SF2333, §1</u>	2012-07-01		Signed
<u>423.3 (40)</u>	Amend	<u>SF2328, §18</u>	2012-07-01		Signed
<u>423.3 (78)(c)</u>	Amend	HF2466, §2, 6	2012-07-01	2012-01-01	Signed
423.3 (96)	Add	HF2466, §3, 6	2012-07-01	2012-01-01	Signed
423.3 (96)	Add	<u>SF2328, §19</u>	2012-07-01		Signed
<u>423.3 (96)</u>	Add	SF2342, §13, 14	2012-05-25		Signed
<u>423.4 (10)</u>	Add	<u>SF2329, §3</u>	2012-07-01		Signed
423.28	Repeal	SF2328, §23	2012-07-01		Signed
<u>423.31 (8)</u>	Add	HF2166, §3	2012-07-01		Signed
<u>423.36 (3)(a)</u>	Amend	SF2328, §20	2012-07-01		Signed
<u>423.49 (4)(d)</u>	Amend	HF2166, §4	2012-07-01		Signed
<u>423.49 (4)(e)(u1)</u>	Amend	HF2166, §5	2012-07-01		Signed
<u>423.52 (1)</u>	Amend	HF2166, §6	2012-07-01		Signed
<u>423.57</u>	Amend	SF2328, §21	2012-07-01	0040 07 04	Signed
<u>423B.10 (2)</u>	Amend	HF2460, §23, 27	2012-07-01	2012-07-01	Signed
<u>426B.1 (2)</u>	Strike and Replace	SF2315, §134, 139, 140	2013-07-01	2013-07-01	Signed
<u>426B.2 (1,2)</u>	Strike	SF2315, §135, 139, 140	2013-07-01	2013-07-01	Signed
<u>426B.2 (3)</u>	Amend	SF2315, §136, 139, 140	2013-07-01	2013-07-01	Signed
<u>426B.2 (3)(b)</u> 426B.3	Amend Strike and Beplace	SF2247, §132 SE2315, \$137, 130, 140	2012-07-01	2013 07 04	Signed
<u>426B.3</u> 426B.3 (1)	Strike and Replace	SF2315, §137, 139, 140	2013-07-01	2013-07-01	Signed
$\frac{426B.3(1)}{426B.5(1)(d)(1)(2b)}$	Amend	SF2247, §133	2012-07-01		Signed
<u>426B.5 (1)(d)(1)(a,b)</u> 426B 5 (2)(a)	Amend Amend	SF2247, §134 SE2247, §135	2012-07-01 2012-07-01		Signed
<u>426B.5 (2)(a)</u> 426B.6		SF2247, §135 SE2315, §138	2012-07-01 2012-07-01		Signed
<u>426B.6</u> 427.1 (39)	Repeal	SF2315, §138	2012-07-01	2013 01 01	Signed
<u>427.1 (38)</u> 4284 8 (2)(d e f)	Add Amend	SF2342, §2, 4, 6	2012-05-25 2012-07-01	2013-01-01	Signed IV Full
428A.8 (2)(d,e,f)		<u>SF2316, §25</u>	2012-01-01		

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
				App. Date	
<u>428A.8 (3)</u>	Amend	SF2316, §26	2012-07-01		IV Full
<u>432.1 (3)</u>	Amend	HF2145, §17, 22	2012-03-29	Multiple	Signed
<u>432.12J</u>	Repeal	HF2337, §38, 39, 40, 41	2012-05-25	Multiple	Signed
<u>432.12K</u>	Repeal	HF2337, §38, 39, 40, 41	2012-05-25	Multiple	Signed
<u>432.13</u>	Amend	HF2465, §120	2012-07-01		Signed
<u>435.24 (6)(b)</u>	Amend	HF2465, §103	2012-07-01		Signed
<u>437A.3 (14)</u>	Amend	<u>SF2203, §49</u>	2012-07-01		Signed
<u>437A.3 (18)(b)</u>	Amend	SF2203, §50	2012-07-01		Signed
<u>437A.14 (3)</u>	Amend	SF2285, §77	2012-07-01		Signed
<u>441.16</u>	Amend	HF524, §2	2012-07-01		Signed
<u>441.50</u>	Amend	HF524, §3	2012-07-01		Signed
<u>445.5 (1)(h)</u>	Strike	SF2336, §61, 70	2013-07-01		Signed
<u>445.5 (2)(a)(4)</u>	Amend	SF2202, §85	2012-07-01		Signed
<u>445.5 (6)</u>	Amend	SF2285, §78	2012-07-01		Signed
<u>445.36A (2)</u>	Amend	HF2465, §104	2012-07-01		Signed
<u>445.57 (u1)</u>	Amend	HF2465, §105	2012-07-01		Signed
446.32	Amend	HF2465, §106	2012-07-01		Signed
<u>447.9 (1,2)</u>	Amend	<u>SF2170, §1</u>	2012-07-01		Signed
<u>450.4 (7,8)</u>	Strike	HF609, §2, 32	2012-07-01	2012-07-01	Signed
<u>451.1 (3)</u>	Amend	SF2203, §51	2012-07-01		Signed
<u>452A.3 (1)(u1)</u>	Amend	<u>HF2472, §1, 3</u>	2012-05-02		Signed
<u>452A.3 (1A)</u>	Amend	<u>HF2472, §2, 3</u>	2012-05-02		Signed
<u>452A.3 (5)</u>	Amend	SF2285, §79	2012-07-01		Signed
<u>452A.5</u>	Amend	<u>SF2203, §52</u>	2012-07-01		Signed
<u>452A.8 (2)(e)</u>	Amend	<u>SF2203, §53</u>	2012-07-01		Signed
<u>453A.1 (4,14)</u>	Amend	SF2328, §26	2012-07-01		Signed
<u>453A.6 (7)</u>	Amend	<u>SF2328, §27</u>	2012-07-01		Signed
<u>453A.13 (4)(a)(u1)</u>	Amend	<u>SF2203, §54</u>	2012-07-01		Signed
<u>453A.13 (4)(b,c)</u>	Amend	<u>SF2203, §55</u>	2012-07-01		Signed
<u>455B.104 (2)</u>	Amend	HF2473, §25	2012-07-01		Signed
<u>455B.171 (32)</u>	Amend	<u>SF2203, §56</u>	2012-07-01		Signed
455B.172A (1)(a)(2)	Strike	<u>SF2269, §1, 2</u>	2012-03-30		Signed
<u>455B.261 (7)</u>	Amend	<u>SF2203, §57</u>	2012-07-01		Signed
<u>455B.266 (1)(d)</u>	Amend	SF2338, §60	2012-07-01		Vetoed
455B.385	Amend	<u>SF2338, §61</u>	2012-07-01		Vetoed
455B.423 (2)(a)(6)	Amend	<u>SF2203, §58</u>	2012-07-01		Signed
<u>455B.433</u>	Repeal	HF2473, §26	2012-07-01		Signed
<u>455B.471 (11)</u>	Amend	<u>SF2203, §59</u>	2012-07-01		Signed
<u>455B.473 (4)</u>	Amend	<u>SF2203, §150</u>	2012-07-01		Signed
455B.474 (1)(a)(6)(g)	Amend	SF2203, §60	2012-07-01		Signed
<u>455B.474 (1)(a)(8)(c)</u>	Amend	<u>SF2203, §61</u>	2012-07-01		Signed
<u>455B.474 (2)(a)(2)</u>	Amend	<u>SF2203, §62</u>	2012-07-01		Signed
<u>455B.481 (1-3)</u>	Amend	SF2338, §112	2012-07-01		Vetoed
<u>455B.481 (4,5)</u>	Strike	SF2338, §113	2012-07-01		Vetoed
<u>455B.482 (7A)</u>	Add	SF2338, §114	2012-07-01		Vetoed
<u>455B.484 (1A)</u>	Add	<u>SF2338, §115</u>	2012-07-01		Vetoed
455B.484 (2,3,4,6,7,9,10)	Strike	SF2338, §116	2012-07-01		Vetoed
455B.484A (1)(c)	Amend	SF2338, §117	2012-07-01		Vetoed
455B.485 (3,5)	Strike	SF2338, §118	2012-07-01		Vetoed
455B.486 (1)	Strike	SF2338, §119	2012-07-01		Vetoed
455B.487	Amend	SF2285, §80	2012-07-01		Signed
455B.487 (u1)	Amend	SF2338, §120	2012-07-01		Vetoed
455B.487 (u11)	Strike	SF2338, §121	2012-07-01		Vetoed

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455B.487 (1-3)	Strike	SF2338, §122	2012-07-01		Vetoed
455B.516	Repeal	SF2338, §130	2012-07-01		Vetoed
455B.517	Repeal	SF2338, §130	2012-07-01		Vetoed
455B.518	Repeal	SF2338, §130	2012-07-01		Vetoed
455D.1 (4A)	Add	SF2338, §123	2012-07-01		Vetoed
<u>455D.5 (2)(h)</u>	Amend	SF2338, §124	2012-07-01		Vetoed
<u>455D.7 (1)</u>	Amend	<u>SF2338, §125</u>	2012-07-01		Vetoed
<u>455D.7 (4)</u>	Strike	<u>SF2338, §126</u>	2012-07-01		Vetoed
<u>455D.15 (2)</u>	Strike and Replace	<u>SF2338, §127</u>	2012-07-01		Vetoed
<u>455D.15 (3)</u>	Strike	<u>SF2338, §128</u>	2012-07-01		Vetoed
<u>455E.8 (2,3)</u>	Strike	<u>SF2338, §129</u>	2012-07-01		Vetoed
<u>455G.4 (1)(a)(4,5)</u>	Amend	<u>SF2311, §149</u>	2012-07-01		Signed
<u>455G.6 (11)</u>	Amend	<u>SF2202, §86</u>	2012-07-01		Signed
<u>455I.2 (5)(u1)</u>	Amend	<u>SF2212, §5, 7</u>	2012-07-01	1992-07-01	Signed
<u>455I.11 (3)</u>	Amend	<u>SF2212, §6, 7</u>	2012-07-01	1992-07-01	Signed
456A.29	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
456A.33B (2)(c)(4)(u1)	Amend	SF2203, §63	2012-07-01		Signed
<u>456B.10</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>459.102 (3)</u>	Amend	HF2292, §1	2012-07-01		Signed
<u>459.102 (6)(l)</u>	Add	HF2292, <u>§2</u>	2012-07-01		Signed
<u>459.102 (46)(b)</u>	Amend	<u>SF2172, §2</u>	2012-07-01		Signed
459.320	New	HF2292, <u>§3</u>	2012-07-01		Signed
459.501 (5)(b)	Amend	SF2285, §81	2012-07-01		Signed
459.502 (2)	Amend	<u>SF2285, §82</u>	2012-07-01		Signed
<u>461A.3A (1)</u>	Amend	<u>SF2285, §139</u>	2012-07-01		Signed
<u>461A.35</u>	Amend	<u>SF2283, §1</u>	2012-07-01		Signed
<u>461A.42 (2)</u>	Amend	<u>SF2283, §2</u>	2012-07-01		Signed
<u>461A.57</u>	Amend	<u>SF2283, §3</u>	2012-07-01		Signed
<u>461A.80</u>	Amend	SF2285, §83	2012-07-01		Signed
<u>461C.2 (5)</u>	Amend	HF2467, §58	2012-07-01		Signed
<u>461C.8 (3)</u>	Amend	<u>SF2317, §1, 23</u>	2013-01-01		Signed
<u>462A.2 (24)</u>	Amend	SF2285, §84	2012-07-01		Signed
<u>462A.2 (43A)</u>	Add	HF2467, §59	2012-07-01		Signed
<u>462A.12 (6)</u>	Amend	HF2467, §60	2012-07-01		Signed
462A.12A	New	HF2467, §61	2012-07-01		Signed
<u>462A.36</u> 462A.40	Amend	HF2467, §62	2012-07-01		Signed
	Repeal	HF2467, §69	2012-07-01		Signed
<u>462A.42</u> 462A.46	Repeal Amend	HF2467, §69	2012-07-01 2012-07-01		Signed
462A.52 (3)	Amend	<u>HF2467, §63</u> SF2203, §64	2012-07-01		Signed Signed
462A.53	Amend	HF2467, §64	2012-07-01		Signed
462A.77 (4)	Amend	SF2265, §44, 60	2012-07-01		Signed
463C.12 (5)	Amend	SF2202, §87	2013-01-01		Signed
465A.2 (1)(b)(u1)	Amend	SF2285, §85	2012-07-01		Signed
466B.3 (4)(d)	Amend	SF2338, §62	2012-07-01		Vetoed
466B.3 (4)(k)(u1)	Amend	SF2203, §65	2012-07-01		Signed
466B.3 (4)(m)	Strike	SF2285, §86	2012-07-01		Signed
468.3 (6A)	Add	SF2127, §8	2012-07-01		Signed
468.57 (1)	Amend	HF2465, §107	2012-07-01		Signed
468.174	Amend	SF2203, §66	2012-07-01		Signed
468.221 (2)(b)	Amend	SF2285, §87	2012-07-01		Signed
473.1 (1,6)	Amend	SF2285, §88	2012-07-01		Signed
473.7 (2)	Amend	SF2285, §89	2012-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
473.10 (4)	Amend	SF2285, §90	2012-07-01		Signed
473.19A (3)	Amend	SF2285, §140	2012-07-01		Signed
476.1	Amend	SF2203, §67	2012-07-01		Signed
476.1C (1)	Amend	SF2285, §91	2012-07-01		Signed
476.1D (1)(c)(3)	Amend	SF2203, §68	2012-07-01		Signed
476.6A	New	HF2301, §1	2012-07-01		Signed
476C.2 (3)	Add	SF2342, §9, 10, 11	2012-07-01	2012-01-01	Signed
476C.3 (4)(b)	Amend	HF2465, §32	2012-03-23	2012-01-01	Signed
476C.3 (4A)	Add	HF2465, §33	2012-07-01		Signed
476C.4 (4)(b)(2)	Amend	SF2285, §92	2012-07-01		Signed
481A.1 (7)	Amend	SF2283, §4	2012-07-01		Signed
481A.6A (1)	Amend	SF2283, §5	2012-07-01		Signed
481A.6B	New	HF2343, §1	2012-07-01		Signed
481A.17	New	SF2283, §6	2012-07-01		Signed
481A.72	Amend	SF2317, §2, 23	2013-01-01		Signed
481A.93 (2)(b)(2)	Amend	SF2317, §3, 23	2013-01-01		Signed
481A.131	Amend	SF2283, §7	2012-07-01		Signed
481A.142 (5)(a)	Amend	SF2283, §8	2012-07-01		Signed
481A.144 (1)	Amend	SF2283, §9	2012-07-01		Signed
481C.2A (1)(d)	Amend	SF2317, §4, 23	2013-01-01		Signed
482.4 (3)	Amend	SF2283, §10	2012-07-01		Signed
482.4 (4)	Strike	SF2283, §11	2012-07-01		Signed
482.4 (6)	Strike and Replace	SF2283, §12	2012-07-01		Signed
482.4 (7)	Strike	SF2283, §13	2012-07-01		Signed
483A.1	Amend	SF2317, §5, 23	2013-01-01		Signed
483A.1 (2)(s)	Strike	SF2283, §14	2012-07-01		Signed
483A.3	Amend	SF2317, §6, 23	2013-01-01		Signed
483A.3A	Amend	SF2317, §7, 23	2013-01-01		Signed
483A.7 (1)	Amend	SF2317, §8, 23	2013-01-01		Signed
483A.7 (3)	Amend	SF2317, §9, 23	2013-01-01		Signed
483A.8 (1)	Amend	SF2317, §10, 23	2013-01-01		Signed
483A.8 (3)(a,b,e)	Amend	SF2317, §11, 23	2013-01-01		Signed
483A.8 (6)	Amend	SF2317, §12, 23	2013-01-01		Signed
483A.8B	Amend	SF2317, §13, 23	2013-01-01		Signed
483A.8C (2)	Amend	SF2317, §14, 23	2013-01-01		Signed
483A.9A (3)	Add	SF2317, §15, 23	2013-01-01		Signed
483A.17	Amend	SF2317, §16, 23	2013-01-01		Signed
483A.24 (1)	Amend	SF2285, §93	2012-07-01		Signed
483A.24 (2)(a)(3)(b)	Amend	SF2285, §94	2012-07-01		Signed
483A.24 (3,4)	Amend	SF2317, §17, 23	2013-01-01		Signed
<u>483A.24 (7A)</u>	Add	SF2317, §18, 23	2013-01-01		Signed
<u>483A.24 (10)(d)</u>	Amend	SF2317, §19, 23	2013-01-01		Signed
<u>483A.24 (14)</u>	Amend	<u>SF2097, §38</u>	2012-07-01		Signed
<u>483A.24B (6)</u>	Amend	SF2317, §20, 23	2013-01-01		Signed
<u>483A.28 (4)</u>	Add	SF2317, §21, 23	2013-01-01		Signed
483A.55	Amend	SF2202, §88	2012-07-01		Signed
<u>484B.1 (3A)</u>	Add	SF2283, §15, 21	2012-05-25		Signed
484B.4A	New	SF2283, §16, 21	2012-05-25		Signed
<u>484B.10 (2,3)</u>	Amend	SF2317, §22, 23	2013-01-01		Signed
<u>484C.1 (3A)</u>	Add	SF2283, §17, 21	2012-05-25		Signed
484C.5	Amend	SF2283, §18, 21	2012-05-25		Signed
<u>490.120 (7)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>490.121 (1)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed

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490.202 (2)(d)	Amend	SF2203, §87	2012-07-01		Signed
490.744 (4)	Amendment Directive	SF2203, §157	2012-07-01		Signed
490.824 (4)	Amendment Directive	SF2203, §157	2012-07-01		Signed
490.1110 (2)	Amend	SF2203, §88	2012-07-01		Signed
490.1110 (3)(e)	Amend	SF2203, §89	2012-07-01		Signed
490.1301 (4)	Amendment Directive	SF2203, §157	2012-07-01		Signed
490.1701 (2)	Amend	SF2202, §89	2012-07-01		Signed
490.1701 (2)	Amendment Directive	SF2203, §157	2012-07-01		Signed
490.1701 (3)(b)	Amendment Directive	SF2203, §157	2012-07-01		Signed
491.5	Amendment Directive	SF2203, §157	2012-07-01		Signed
491.5 (8)	Amend	SF2203, §151	2012-07-01		Signed
491.10	Amend	SF2202, §90	2012-07-01		Signed
491.50 (u2)	Amend	SF2202, §91	2012-07-01		Signed
491.58	Amend	SF2202, §92	2012-07-01		Signed
491.102	Amend	SF2203, §90	2012-07-01		Signed
491.103	Amend	SF2203, §91	2012-07-01		Signed
491.111	Amendment Directive	SF2203, §157	2012-07-01		Signed
492.5	Amend	SF2202, §93	2012-07-01		Signed
492.9	Amend	SF2202, §94	2012-07-01		Signed
493.1	Amend	SF2202, §95	2012-07-01		Signed
496B.2 (4)	Amend	SF2202, §96	2012-07-01		Signed
496B.9 (3)(b)	Amendment Directive	SF2203, §157	2012-07-01		Signed
496B.9 (3)(b)(2)	Strike	SF2202, §97	2012-07-01		Signed
496B.12	Amend	SF2285, §95	2012-07-01		Signed
496C.21	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>499.30 (2)(a)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
499.47B (3)(a)	Amend	SF2203, §69	2012-07-01		Signed
499.47B (3)(b)(1)	Amend	SF2203, §70	2012-07-01		Signed
499.47C	Amendment Directive	SF2203, §157	2012-07-01		Signed
499.48	Amend	SF2203, §92	2012-07-01		Signed
499.62	Amend	SF2203, §93	2012-07-01		Signed
499.63	Amend	SF2203, §94	2012-07-01		Signed
499.64 (2)(a)	Amend	SF2203, §71	2012-07-01		Signed
499.64 (2)(b)(1)	Amend	SF2203, §72	2012-07-01		Signed
499.66 (2)	Amendment Directive	SF2203, §157	2012-07-01		Signed
499.67	Amendment Directive	SF2203, §157	2012-07-01		Signed
499.68 (u1,u2)	Amend	SF2203, §95	2012-07-01		Signed
499.69	Amend	SF2203, §96	2012-07-01		Signed
499A.2A	Amendment Directive	SF2203, §157	2012-07-01		Signed
499A.22 (1,2,3)	Amend	SF2203, §97	2012-07-01		Signed
500.3 (2)	Amendment Directive	SF2203, §157	2012-07-01		Signed
501.203 (4)	Amend	SF2203, §73	2012-07-01		Signed
501.204	Amend	SF2203, §74	2012-07-01		Signed
501.601 (2)(b)	Amend	SF2203, §75	2012-07-01		Signed
501.603 (2)	Amend	SF2203, §76	2012-07-01		Signed
501.614 (2)	Amend	SF2203, §77	2012-07-01		Signed
501.617	Amendment Directive	SF2203, §157	2012-07-01		Signed
501.618 (u1,u2)	Amend	SF2203, §98	2012-07-01		Signed
501A.206 (1)	Amendment Directive	SF2203, §157	2012-07-01		Signed
501A.502 (3)	Amendment Directive	SF2203, §157	2012-07-01		Signed
501A.504 (4)	Amend	SF2285, §96	2012-07-01		Signed
501A.601 (1)(b)	Amend	SF2202, §98	2012-07-01		Signed
501A.715 (2)(a)(2)(b)	Amend	SF2203, §99	2012-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
501A.715 (3)	Amendment Directive	SF2203, §157	2012-07-01		Signed
501A.904 (7)	Amendment Directive	SF2203, §157	2012-07-01		Signed
501A.906 (2)	Amendment Directive	SF2203, §157	2012-07-01		Signed
501A.1003 (4)(b)	Amendment Directive	SF2203, §157	2012-07-01		Signed
502.321B (5)	Amendment Directive	SF2203, §157	2012-07-01		Signed
502.509 (13B)	Amendment Directive	SF2203, §157	2012-07-01		Signed
502A.1 (4)	Amendment Directive	SF2203, §157	2012-07-01		Signed
502A.3	Amend	SF2203, §100	2012-07-01		Signed
504.141	Add	SF2260, §1	2012-07-01		Signed
(11A,17A,25A,25B,27A,29A,29B,34A)					-
<u>504.141 (15)</u>	Amend	<u>SF2260, §2</u>	2012-07-01		Signed
<u>504.202 (2)(d)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>504.503 (1)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>504.622 (01)</u>	Add	<u>SF2260, §3</u>	2012-07-01		Signed
<u>504.622 (1)</u>	Amend	<u>SF2260, §4</u>	2012-07-01		Signed
<u>504.635 (4)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>504.701 (7)</u>	Add	<u>SF2260, §5</u>	2012-07-01		Signed
<u>504.702 (6)</u>	Add	<u>SF2260, §6</u>	2012-07-01		Signed
504.709	New	<u>SF2260, §7</u>	2012-07-01		Signed
504.719	New	<u>SF2260, §8</u>	2012-07-01		Signed
<u>504.719 (3)</u>	Amend New	HF2465, §71	2012-07-01		Signed
<u>504.801 (2)</u>	Amend	<u>SF2260, §9</u>	2012-07-01		Signed
<u>504.826 (7)</u>	Add	SF2260, §10	2012-07-01		Signed
<u>504.831 (5)(c)</u>	Amend	SF2260, §11	2012-07-01		Signed
504.836	New	<u>SF2260, §12</u>	2012-07-01		Signed
<u>504.1101 (1)</u>	Amend	SF2260, §13	2012-07-01		Signed
<u>504.1101 (2)(a,c,d)</u>	Amend	SF2260, §14	2012-07-01		Signed
<u>504.1101 (3)(a)</u>	Amend	SF2260, §15	2012-07-01		Signed
<u>504.1102 (1)(d)(u1)</u>	Amend	SF2260, §16	2012-07-01		Signed
<u>504.1102 (1)(d)(2)</u>	Amend	SF2260, §17	2012-07-01		Signed
<u>504.1106 (1)</u>	Amend	SF2260, §18	2012-07-01		Signed
<u>504.1106 (2)</u>	Amend	SF2260, §19	2012-07-01		Signed
<u>504.1509 (1)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>507.10 (4)(b)(1)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>507.14 (4)</u>	Amend	HF2465, §34	2012-07-01		Signed
<u>507A.3</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
507A.4 (1)	Amend	HF2145, §18, 22	2012-03-29		Signed
<u>507B.4</u>	Amend	SF2203, §101	2012-07-01		Signed
<u>507B.7 (1)(a)</u>	Amend	SF2285, §97	2012-07-01		Signed
<u>507B.7 (1)(c)</u>	Amend	SF2203, §152	2012-07-01		Signed
<u>507C.2 (15)</u>	Amend	SF2203, §102	2012-07-01		Signed
<u>507C.12</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>508.8</u>	Amend	SF2203, §103	2012-07-01		Signed
<u>508.36 (2)(d)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>508.36 (3)(e,f)</u>	Amend	SF2203, §104	2012-07-01		Signed
<u>508.36 (5)(c)(1)(c)(v)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>508.36 (7,9)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>508.37 (5)(a,c)</u>	Amend	SF2203, §105	2012-07-01		Signed
<u>508.37 (5)(c)</u>	Amend	HF2465, §72	2012-07-01		Signed
<u>508.37 (6)(a)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
508.38 (2) 508.28 (2)(2 b)	Amendment Directive	SF2203, §157	2012-07-01		Signed
508.38 (3)(a,b)	Amend	SF2203, §106	2012-07-01		Signed
<u>508C.12 (1)(a)</u>	Amend	SF2203, §107	2012-07-01		Signed
<u>509.1 (2)</u>	Amend	<u>SF2203, §108</u>	2012-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
509.3 (1)(d)	Amend	SF2285, §98	2012-07-01		Signed
509A.15 (1,4)	Amend	SF2203, §109	2012-07-01		Signed
509B.1 (6)	Amend	SF2203, §78	2012-07-01		Signed
509B.3 (4)	Amendment Directive	SF2203, §157	2012-07-01		Signed
510.2	Amendment Directive	SF2203, §157	2012-07-01		Signed
511.8 (u1,u2)	Amend	SF2203, §110	2012-07-01		Signed
511.8 (6,8,13,15,17,19,20)	Amend	SF2203, §111	2012-07-01		Signed
511.8 (19)	Amend	HF2465, §35	2012-07-01		Signed
511.10	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>512B.6 (1)</u>	Amend	SF2203, §112	2012-07-01		Signed
<u>512B.13</u>	Amend	<u>SF2203, §153</u>	2012-07-01		Signed
<u>512B.19 (4)</u>	Amend	SF2203, §113	2012-07-01		Signed
<u>512B.23 (2)</u>	Amend	<u>SF2203, §114</u>	2012-07-01		Signed
<u>513B.4 (2)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>513C.3 (14)(a)</u>	Amend	<u>SF2203, §79</u>	2012-07-01		Signed
<u>513C.3 (15)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>513C.7 (1)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>513C.10 (2)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>514A.1</u>	Amend	<u>SF2203, §115</u>	2012-07-01		Signed
<u>514B.3</u>	Amend	<u>SF2203, §116</u>	2012-07-01		Signed
<u>514B.4</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>514B.5</u>	Amend	<u>SF2203, §117</u>	2012-07-01		Signed
<u>514B.6</u>	Amend	SF2203, §118	2012-07-01		Signed
<u>514B.9</u>	Amend	<u>SF2203, §119</u>	2012-07-01		Signed
<u>514B.14</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>514B.20</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>514C.4 (1)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
514C.29	New	HF2465, §36	2012-07-01		Signed
<u>514D.5 (2)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>514E.7 (2)(a)(1)</u>	Amend	SF2247, §136	2012-07-01		Signed
<u>514G.103 (16)(a)(2)</u>	Amend	SF2203, §80	2012-07-01		Signed
<u>514J.108 (1)(c)</u>	Amend	SF2285, §99	2012-07-01		Signed
515.12(5)	Amendment Directive	SF2203, §157	2012-07-01		Signed
$\frac{515.35 \text{ (4)(a,e)}}{545.25 \text{ (4)(b)(1)}}$	Amend	SF2203, §120	2012-07-01		Signed
$\frac{515.35}{515.25}$ (4)(h)(1)	Amend Amend	<u>SF2203, §121</u>	2012-07-01 2012-07-01		Signed
<u>515.35 (4)(m)</u> <u>515.48 (1,8)</u>	Amendment Directive	<u>SF2203, §122</u> SF2203, §157	2012-07-01 2012-07-01		Signed Signed
515.70	Amendment Directive	SF2203, §157	2012-07-01		Signed
515.109 (2)	Amendment Directive	SF2203, §157	2012-07-01		Signed
515.120	Repeal	HF2145, §21, 22	2012-07-01		Signed
515.121	Repeal	HF2145, §21, 22	2012-03-29		Signed
515.122	Repeal	HF2145, §21, 22	2012-03-29		Signed
515A.18 (3)	Amendment Directive	SF2203, §157	2012-07-01		Signed
515B.5 (1)(c)	Amendment Directive	SF2203, §157	2012-07-01		Signed
515B.6 (1)	Amendment Directive	SF2203, §157	2012-07-01		Signed
515B.9 (1)	Amend	SF2203, §123	2012-07-01		Signed
515C.2 (1)	Amend	SF2285, §100	2012-07-01		Signed
515C.9	Amend	SF2202, §99	2012-07-01		Signed
515D.2 (2)	Amendment Directive	SF2203, §157	2012-07-01		Signed
515E.2 (2,6,7)	Amend	SF2203, §124	2012-07-01		Signed
515E.4 (u1,u2)	Amend	SF2203, §125	2012-07-01		Signed
515E.4 (4)	Amend	SF2203, §154	2012-07-01		Signed
515E.9	Amend	HF2145, §19, 22	2012-03-29		Signed
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					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
515F.3	Amendment Directive	SF2203, §157	2012-07-01		Signed
515F.5 (1)	Amendment Directive	SF2203, §157	2012-07-01		Signed
515F.6 (3)(u2)	Amend	SF2203, §126	2012-07-01		Signed
515F.13 (2)(d)	Amendment Directive	SF2203, §157	2012-07-01		Signed
515G.3	Amendment Directive	SF2203, §157	2012-07-01		Signed
5151.1	New	HF2145, §1, 22	2012-03-29		Signed
<u>515I.1 (2)</u>	Amend New	HF2465, §73, 86, 87	2012-05-25	2012-03-29	Signed
5151.2	New	HF2145, §2, 22	2012-03-29		Signed
5151.3	New	HF2145, §3, 22	2012-03-29		Signed
5151.4	New	HF2145, §4, 22	2012-03-29		Signed
5151.5	New	HF2145, §5, 22	2012-03-29		Signed
5151.6	New	HF2145, §6, 22	2012-03-29		Signed
5151.7	New	HF2145, §7, 22	2012-03-29		Signed
5151.8	New	HF2145, §8, 22	2012-03-29		Signed
5151.9	New	HF2145, §9, 22	2012-03-29		Signed
5151.10	New	HF2145, §10, 22	2012-03-29		Signed
5151.11	New	HF2145, §11, 22	2012-03-29		Signed
5151.12	New	HF2145, §12, 22	2012-03-29		Signed
5151.13	New	HF2145, §13, 22	2012-03-29		Signed
515I.13A	New	HF2145, §14, 22	2012-03-29		Signed
5151.14	New	HF2145, §15, 22	2012-03-29		Signed
5151.15	New	HF2145, §16, 22	2012-03-29		Signed
<u>516A.2 (1)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>516D.4</u>	Amend	SF2203, §127	2012-07-01		Signed
<u>516E.3 (1)(c)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>516E.3 (2)(b)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>516E.10 (1)(h)</u>	Amend	SF2202, §100	2012-07-01		Signed
<u>518.11</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>518C.3 (4)(b)</u>	Amend	SF2203, §128	2012-07-01		Signed
<u>518C.6 (1)(c)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>518C.7 (1)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>519A.3 (3)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>519A.4 (1)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>519A.9 (2)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>521A.3 (1,2)</u>	Amend	<u>SF2203, §129</u>	2012-07-01		Signed
<u>521A.5 (3)(a,b)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>521A.14 (7)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>521B.2 (u1)</u>	Amend	<u>SF2203, §130</u>	2012-07-01		Signed
<u>521B.2 (2)</u>	Amend	SF2203, §131	2012-07-01		Signed
<u>521B.3 (3)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>521C.3 (5)</u>	Amend	SF2203, §132	2012-07-01		Signed
<u>521C.11 (1)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>521D.2 (3)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>521D.4 (3)</u>	Amend	SF2203, §133	2012-07-01		Signed
<u>521E.10 (1)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>522B.6 (2)(g)</u>	Amend	HF2145, §20, 22	2012-03-29		Signed
<u>522B.14 (6,7,8)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
522D.1	New	HF2465, §121	2012-07-01		Signed
522D.2	New	HF2465, §122	2012-07-01		Signed
522D.3	New	HF2465, §123	2012-07-01		Signed
522D.4	New	HF2465, §124	2012-07-01		Signed
522D.5	New	HF2465, §125	2012-07-01		Signed
522D.6	New	<u>HF2465, §126</u>	2012-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
522D.7	New	HF2465, §127	2012-07-01		Signed
522D.8	New	HF2465, §128	2012-07-01		Signed
522D.9	New	HF2465, §129	2012-07-01		Signed
522D.10	New	HF2465, §130	2012-07-01		Signed
522D.11	New	HF2465, §131	2012-07-01		Signed
522D.12	New	HF2465, §132	2012-07-01		Signed
523A.102 (11)(u1)	Amend	SF2202, §101	2012-07-01		Signed
523C.5 (1)	Amendment Directive	SF2203, §157	2012-07-01		Signed
523C.13 (1)	Amend	SF2285, §101	2012-07-01		Signed
523C.17	Amend	SF2202, §102	2012-07-01		Signed
523D.3 (1)(n)	Amendment Directive	SF2203, §157	2012-07-01		Signed
523D.5 (3)	Amendment Directive	SF2203, §157	2012-07-01		Signed
523G.6 (3)	Amendment Directive	SF2203, §157	2012-07-01		Signed
5231.102 (12)	Amend	SF2202, §103	2012-07-01		Signed
5231.304 (7)	Amend	HF2264, §1	2012-07-01		Signed
<u>523I.314A (2)</u>	Amend	SF2127, §9	2012-07-01		Signed
<u>523I.316 (3)(d)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>523I.508 (2,3)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>523I.812 (2)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>524.103 (17)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>524.103 (27,28)</u>	Amend	SF2202, §1, 18	2012-03-22		Signed
<u>524.103 (27A,29A,29B)</u>	Add	<u>SF2202, §2, 18</u>	2012-03-22		Signed
<u>524.103 (35,36,39)</u>	Amend	SF2202, §3, 18	2012-03-22		Signed
<u>524.103 (38)</u>	Strike	<u>SF2202, §104</u>	2012-07-01		Signed
<u>524.103 (39A)</u>	Add	<u>SF2202, §4, 18</u>	2012-03-22		Signed
<u>524.107 (2)</u>	Amend	SF2202, §105	2012-07-01		Signed
<u>524.211 (1)</u>	Amend	SF2202, §106	2012-07-01		Signed
<u>524.216 (2)(b)</u>	Amend	<u>SF2202, §107</u>	2012-07-01		Signed
<u>524.221 (3)</u>	Amend	<u>SF2203, §81</u>	2012-07-01		Signed
524.224	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>524.226 (u4)</u>	Amend	SF2202, §19, 28	2012-03-22		Signed
<u>524.302 (1)(d)</u>	Amend	SF2202, §5, 18	2012-03-22		Signed
<u>524.302 (2)(c)</u>	Amend	SF2203, §155	2012-07-01		Signed
524.316	New	SF2202, §6, 18	2012-03-22		Signed
524.405	Amend	SF2202, §7, 18	2012-03-22		Signed
<u>524.521 (1,2)</u>	Amend	SF2202, §8, 18	2012-03-22		Signed
<u>524.523 (1)</u> 524.526 (4)(14)	Amend	SF2202, §9, 18	2012-03-22		Signed
<u>524.526 (1)(u1)</u>	Amend	SF2202, §10, 18	2012-03-22		Signed
<u>524.527</u>	Amend	SF2202, §11, 18	2012-03-22		Signed
524.538A	New	SF2202, §12, 18	2012-03-22		Signed
<u>524.545</u> 524.604	Amend Amendment Directive	SF2202, §13, 18	2012-03-22		Signed
<u>524.604</u> 524.605	Amendment Directive Amend	<u>SF2203, §157</u> SF2203, §134	2012-07-01 2012-07-01		Signed Signed
<u>524.606</u> (2)	Amendment Directive		2012-07-01		Signed
<u>524.801</u>	Amendment Directive	<u>SF2203, §157</u> SF2203, §157	2012-07-01		Signed
<u>524.802</u> (9)	Amend	SF2203, §157 SF2202, §20	2012-07-01 2012-07-01		Signed
524.821 (1)	Amend	SF2202, §108	2012-07-01		Signed
524.825	Amendment Directive	SF2203, §157	2012-07-01		Signed
524.901 (7)	Amend	SF2203, §135	2012-07-01		Signed
<u>524.904 (3)(c)</u>	Amend	SF2285, §102	2012-07-01		Signed
524.904 (5)(c)	Amend	SF2285, §103	2012-07-01		Signed
524.904 (7)(m)	Amend	SF2285, §104	2012-07-01		Signed
524.1102	Amendment Directive	SF2203, §157	2012-07-01		Signed
		<u> </u>			

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
524.1103	Amend	SF2202, §21	2012-07-01		Signad
<u>524.1305 (9)</u>	Amend	<u>SF2202, §21</u> SF2202, §22, 28	2012-07-01		Signed Signed
524.1310	Amend	SF2202, §23, 28	2012-03-22		Signed
524.1311	Amend	SF2202, §24, 28	2012-03-22		Signed
524.1313	Repeal	SF2202, §27, 28	2012-03-22		Signed
524.1401 (1,3)	Amend	SF2202, §109	2012-03-22		Signed
524.1403 (2)	Amendment Directive	SF2203, §157	2012-07-01		Signed
524.1409	Amend	SF2202, §110	2012-07-01		Signed
524.1410 (u1)	Amend	SF2202, §111	2012-07-01		Signed
524.1411 (u1)	Amend	SF2202, §112	2012-07-01		Signed
524.1411 (1)	Amend	SF2202, §113	2012-07-01		Signed
524.1412 (u1)	Amend	SF2202, §114	2012-07-01		Signed
524.1412 (1)	Amend	SF2202, §115	2012-07-01		Signed
524.1415	Amend	SF2202, §116	2012-07-01		Signed
524.1416	Amend	SF2202, §117	2012-07-01		Signed
524.1417	Amend	SF2202, §118	2012-07-01		Signed
524.1418	Amend	SF2202, §119	2012-07-01		Signed
524.1421	New	SF2202, §14, 18	2012-03-22		Signed
524.1422	New	SF2202, §15, 18	2012-03-22		Signed
524.1504 (1)(e,f)	Amend	SF2202, §16, 18	2012-03-22		Signed
524.1508	Amendment Directive	SF2203, §157	2012-07-01		Signed
524.1805 (5)	Amend	SF2202, §120	2012-07-01		Signed
524.1809	New	SF2202, §17, 18	2012-03-22		Signed
<u>527.2 (2,9)</u>	Amend	SF2202, §121	2012-07-01		Signed
527.3 (1)	Amend	SF2202, §122	2012-07-01		Signed
<u>527.5 (3)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>527.5 (11)(d)</u>	Amend	<u>SF2202, §123</u>	2012-07-01		Signed
<u>527.7</u>	Amend	<u>SF2203, §136</u>	2012-07-01		Signed
<u>527.9 (2)</u>	Amend	SF2203, §137	2012-07-01		Signed
<u>527.9 (5)</u>	Amend	SF2202, §124	2012-07-01		Signed
<u>528.2 (1)</u>	Amend	<u>SF2202, §125</u>	2012-07-01		Signed
<u>533.102 (3)</u>	Amend	<u>SF2203, §138</u>	2012-07-01		Signed
<u>533.108 (1)</u>	Amend	<u>SF2279, §1</u>	2012-07-01		Signed
<u>533.112</u>	Amend	<u>SF2279, §2</u>	2012-07-01		Signed
<u>533.113 (6)(e)</u>	Strike	<u>SF2279, §3</u>	2012-07-01		Signed
<u>533.201 (7,8)</u>	Amend	<u>SF2279, §4</u>	2012-07-01		Signed
533.203	Amend	<u>SF2279, §5</u>	2012-07-01		Signed
533.203A	New	<u>SF2279, §6</u>	2012-07-01		Signed
533.204	Amend	<u>SF2279, §7</u>	2012-07-01		Signed
<u>533.205 (2)(b)</u>	Amend	SF2279, §8	2012-07-01		Signed
<u>533.208 (3)</u>	Amend	SF2279, §9	2012-07-01		Signed
<u>533.210 (3,4,6)</u>	Amend	SF2279, §10	2012-07-01		Signed
<u>533.213 (3)(f)</u>	Amend	SF2279, §11	2012-07-01		Signed
<u>533.301 (4)</u>	Amend	SF2202, §126	2012-07-01		Signed
<u>533.301 (5)(a)</u>	Amend	SF2202, §127	2012-07-01		Signed
<u>533.301 (18)(a)</u>	Amend	SF2202, §128	2012-07-01		Signed
<u>533.302</u> 523.205 (4)(a)	Amend	SF2279, §12	2012-07-01		Signed
<u>533.305 (4)(c)</u>	Strike	SF2202, §129	2012-07-01		Signed
<u>533.307</u> 533.308 (2)	Amend	SF2279, §13	2012-07-01		Signed
<u>533.308 (2)</u> 533.308 (3)	Amend	SF2279, §14	2012-07-01		Signed
<u>533.308 (3)</u> 533.309 (1)	Add Amend	SF2279, §15 SF2279, §16	2012-07-01 2012-07-01		Signed
<u>533.309 (1)</u> 533.313 (1)(c)	Amend	<u>SF2279, §16</u> SF2202, §130	2012-07-01 2012-07-01		Signed Signed
		<u> 01 2202, 3100</u>	2012-01-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
533.325 (1)	Amend	SF2279, §17	2012-07-01		Signed
533.329 (2)(f,g)	Strike	HF2337, §37, 39, 40, 41	2012-05-25	Multiple	Signed
533.401 (1)	Amend	SF2279, §18	2012-07-01		Signed
533.401 (3)(c)	Amend	SF2279, §19	2012-07-01		Signed
533.403 (1)	Amend	SF2279, §20	2012-07-01		Signed
533.405 (1,2,6)	Amend	SF2279, §21	2012-07-01		Signed
533.502 (2)	Amend	SF2279, §22	2012-07-01		Signed
533A.2 (2)(b)	Amend	SF2202, §131	2012-07-01		Signed
Ch. 534	Repeal	SF2202, §157	2012-07-01		Signed
535.2 (2)(b)(6)	Amend	SF2202, §132	2012-07-01		Signed
535.8 (2)(b)(3)	Amend	SF2202, §133	2012-07-01		Signed
535A.2 (2)(b)	Strike	SF2202, §134	2012-07-01		Signed
535B.1 (11)	Amend	SF2265, §45, 60	2013-01-01		Signed
535B.10 (6)(h)	Add	SF2202, §25	2012-07-01		Signed
535B.11 (3)(b)	Amend	SF2202, §135	2012-07-01		Signed
535C.2 (4)(i)	Strike	SF2202, §136	2012-07-01		Signed
536A.10	Amend	HF2465, §74	2012-07-01		Signed
536A.10	Amend	SF2203, §139	2012-07-01		Signed
536A.20 (3)	Amendment Directive	SF2203, §157	2012-07-01		Signed
536A.24	Amend	SF2202, §137	2012-07-01		Signed
536A.25 (2)	Amendment Directive	SF2203, §157	2012-07-01		Signed
536A.30 (2)	Amend	SF2203, §156	2012-07-01		Signed
536C.2 (1)	Amend	SF2202, §138	2012-07-01		Signed
536C.3	Amend	SF2202, §139	2012-07-01		Signed
536C.14 (3)	Strike	SF2202, §140	2012-07-01		Signed
537.1108 (2)	Amend	SF2202, §141	2012-07-01		Signed
537.1301 (3)	Amend	SF2202, §142	2012-07-01		Signed
537.1301 (44)	Amend	SF2202, §143	2012-07-01		Signed
537.1301 (45)	Amendment Directive	SF2203, §157	2012-07-01		Signed
537.2301 (1)	Amend	SF2202, §144	2012-07-01		Signed
<u>537.2305 (1)</u>	Amend	SF2202, §145	2012-07-01		Signed
<u>537.2501 (1)(f)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>537.2501 (1)(j)</u>	Amend	<u>SF2202, §146</u>	2012-07-01		Signed
<u>537.2510 (2)(a)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>537.3612 (4)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>537.5110 (2)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>537.5201 (1)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>537.6105 (1)</u>	Amend	<u>SF2202, §147</u>	2012-07-01		Signed
<u>537.6201</u>	Amend	<u>SF2202, §148</u>	2012-07-01		Signed
<u>537.7103 (4)(b)(2)</u>	Amend	<u>SF2202, §149</u>	2012-07-01		Signed
<u>537A.10 (9,11)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>537B.3 (2)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>538.5</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>542.20 (5)(a)</u>	Amend	<u>SF2122, §1</u>	2012-07-01		Signed
<u>542.20 (5)(c)</u>	Amend	<u>SF2122, §2</u>	2012-07-01		Signed
<u>542.20 (6)(c)</u>	Amend	<u>SF2122, §3</u>	2012-07-01		Signed
<u>542.20 (6)(h)</u>	Add	SF2122, §4	2012-07-01		Signed
<u>542B.1</u>	Amend	SF2127, §10	2012-07-01		Signed
<u>542B.2</u>	Amend	SF2203, §140	2012-07-01		Signed
<u>542B.2 (7,9)</u>	Amend	SF2127, §11	2012-07-01		Signed
<u>542B.3</u>	Amend	SF2127, §12	2012-07-01		Signed
<u>542B.11</u>	Amend	SF2127, §13	2012-07-01		Signed
<u>542B.14</u>	Amend	SF2203, §141	2012-07-01		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
542B.14 (u1)	Amend	SF2127, §14	2012-07-01		Signed
542B.14 (2)(u1)	Amend	SF2127, §15	2012-07-01		Signed
542B.16 (1)	Amend	SF2127, §16	2012-07-01		Signed
542B.17	Amend	SF2127, §17	2012-07-01		Signed
542B.18	Amend	SF2127, §18	2012-07-01		Signed
542B.19	Amend	SF2127, §19	2012-07-01		Signed
542B.20 (u1)	Amend	SF2127, §20	2012-07-01		Signed
542B.24	Amend	SF2127, §21	2012-07-01		Signed
542B.26	Amend	SF2127, §22	2012-07-01		Signed
542B.27 (1)	Amend	SF2127, §23	2012-07-01		Signed
542B.35 (2)(c)	Amend	SF2127, §24	2012-07-01		Signed
543B.7 (5)	Amend	SF2294, §1	2012-07-01		Signed
543B.46 (1,2,3)	Amend	SF2202, §150	2012-07-01		Signed
543C.2 (5)	Amend	SF2127, §25	2012-07-01		Signed
543C.4 (5)	Amendment Directive	SF2203, §157	2012-07-01		Signed
544A.10	Amend	SF2127, §26	2012-07-01		Signed
544A.11	Amendment Directive	SF2203, §157	2012-07-01		Signed
544A.21	Amendment Directive	SF2203, §157	2012-07-01		Signed
544A.25	Amendment Directive	SF2203, §157	2012-07-01		Signed
544B.9	Amendment Directive	SF2203, §157	2012-07-01		Signed
544B.12	Amend	SF2127, §27	2012-07-01		Signed
544B.13	Amend	SF2127, §28	2012-07-01		Signed
544B.14	Amendment Directive	SF2203, §157	2012-07-01		Signed
544B.20 (4)	Amend	SF2127, §29	2012-07-01		Signed
544C.3	Amendment Directive	SF2203, §157	2012-07-01		Signed
546.3 (1)	Amend	SF2202, §151	2012-07-01		Signed
<u>546.10 (3)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
548.102 (5)	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>548.103</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>548.112</u>	Amend	SF2203, §142	2012-07-01		Signed
<u>548.113</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>551A.1 (4)</u>	Amend	<u>SF2203, §143</u>	2012-07-01		Signed
<u>551A.3 (2)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>551A.4 (1)(a)</u>	Amend	<u>SF2202, §152</u>	2012-07-01		Signed
<u>551A.4 (1)(b)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>552.5</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>552.12</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>552A.2 (6)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>554.2103 (2)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>554.2103 (3)</u>	Amend	SF2203, §144	2012-07-01		Signed
<u>554.3505 (2)</u>	Amend	SF2265, §46, 60	2013-01-01		Signed
<u>554.4104 (2)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>554.4104 (3)</u>	Amend	SF2203, §145	2012-07-01		Signed
<u>554.5102 (2)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
554.5104	Amend	SF2203, §146	2012-07-01		Signed
<u>554.8102 (1)(i)</u>	Amendment Directive	<u>SF2203, §157</u>	2012-07-01		Signed
<u>554.8102 (2)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>554.8503 (4)</u>	Amendment Directive	SF2203, §157	2012-07-01		Signed
<u>554.9102 (1)(g)(2)</u>	Amend	HF2321, §1, 37	2013-07-01		Signed
<u>554.9102 (1)(j,ax,br)</u>	Amend	HF2321, §2, 37	2013-07-01		Signed
<u>554.9102 (1)(0bp)</u>	Add	HF2321, §3, 37	2013-07-01		Signed
<u>554.9102 (2)</u>	Amend	<u>SF2203, §147</u>	2012-07-01		Signed
<u>554.9105</u>	Amend	HF2321, §4, 37	2013-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
554.9307 (6)(b)	Amend	HF2321, §5, 37	2013-07-01		Signed
554.9311 (1)(b,c)	Amend	HF2321, §6, 37	2013-07-01		Signed
554.9316	Amendment Directive	HF2321, §33, 37	2013-07-01		Signed
554.9316 (8,9)	Add	HF2321, §7, 37	2013-07-01		Signed
554.9317 (2,4)	Amend	HF2321, §8, 37	2013-07-01		Signed
554.9326	Amend	HF2321, §9, 37	2013-07-01		Signed
554.9406 (5)	Amend	HF2321, §10, 37	2013-07-01		Signed
554.9408 (2)	Amend	HF2321, §11, 37	2013-07-01		Signed
554.9502 (3)(c)	Amend	HF2321, §12, 37	2013-07-01		Signed
554.9503 (1)(a-d)	Amend	HF2321, §13, 37	2013-07-01		Signed
554.9503 (2)(b)	Amend	HF2321, §14, 37	2013-07-01		Signed
554.9503 (6,7,8)	Add	HF2321, §15, 37	2013-07-01		Signed
554.9507 (3)	Amend	HF2321, §16, 37	2013-07-01		Signed
554.9515 (6)	Amend	HF2321, §17, 37	2013-07-01		Signed
554.9516 (2)(c)(2)(u1)	Amend	HF2321, §18, 37	2013-07-01		Signed
<u>554.9516 (2)(c)(3)</u>	Amend	HF2321, §19, 37	2013-07-01		Signed
<u>554.9516 (2)(e)</u>	Amend	HF2321, §20, 37	2013-07-01		Signed
<u>554.9518</u>	Amend	HF2321, §21, 37	2013-07-01		Signed
<u>554.9607 (2)(b)(1)</u>	Amend	HF2321, §22, 37	2013-07-01		Signed
<u>554.9625 (3)</u>	Amend	HF2321, §23, 37	2013-07-01		Signed
<u>554.9701</u>	Repeal	HF2321, §34, 37	2013-07-01		Signed
<u>554.9702</u>	Repeal	HF2321, §34, 37	2013-07-01		Signed
<u>554.9703</u>	Repeal	HF2321, §34, 37	2013-07-01		Signed
<u>554.9704</u>	Repeal	HF2321, §34, 37	2013-07-01		Signed
<u>554.9705</u>	Repeal	HF2321, §34, 37	2013-07-01		Signed
<u>554.9706</u>	Repeal	HF2321, §34, 37	2013-07-01		Signed
<u>554.9707</u>	Repeal	HF2321, §34, 37	2013-07-01		Signed
<u>554.9708</u>	Repeal	HF2321, §34, 37	2013-07-01		Signed
<u>554.9709</u>	Repeal	HF2321, §34, 37	2013-07-01		Signed
<u>554.9710</u>	Repeal	HF2321, §34, 37	2013-07-01		Signed
554.9801	New	HF2321, §24, 37	2013-07-01		Signed
<u>554.9801</u>	Repeal New	HF2321, §35	2019-07-01		Signed
554.9802	New	HF2321, §25, 37	2013-07-01		Signed
<u>554.9802</u>	Repeal New	<u>HF2321, §35</u>	2019-07-01		Signed
554.9803	New	HF2321, §26, 37	2013-07-01		Signed
554.9803	Repeal New	HF2321, §35	2019-07-01		Signed
554.9804	New	HF2321, §27, 37	2013-07-01		Signed
554.9804	Repeal New	HF2321, §35	2019-07-01		Signed
554.9805	New	HF2321, §28, 37	2013-07-01		Signed
554.9805	Repeal New	HF2321, §35	2019-07-01		Signed
554.9806	New	HF2321, §29, 37	2013-07-01		Signed
<u>554.9806</u>	Repeal New	HF2321, §35	2019-07-01		Signed
554.9807	New	HF2321, §30, 37	2013-07-01		Signed
<u>554.9807</u>	Repeal New	HF2321, §35	2019-07-01		Signed
554.9808	New	HF2321, §31, 37	2013-07-01		Signed
<u>554.9808</u>	Repeal New	HF2321, §35	2019-07-01		Signed
554.9809	New Banaal New	HF2321, §32, 37	2013-07-01		Signed
<u>554.9809</u> 554.12105 (2.3)	Repeal New	HF2321, §35 SE2203 8157	2019-07-01		Signed
<u>554.12105 (2,3)</u> 554.13103 (2,3)	Amendment Directive Amendment Directive	SF2203, §157 SF2203, §157	2012-07-01 2012-07-01		Signed
<u>554.13103 (2,3)</u> 556 1 (1,4)		SF2203, §157 SF2202, \$153			Signed
<u>556.1 (1,4)</u> 558 15	Amend Amend	SF2202, §153 SF2265 &47 60	2012-07-01 2013-01-01		Signed
<u>558.15</u> 558.20	Amend	<u>SF2265, §47, 60</u> SF2265, §48, 60	2013-01-01 2013-01-01		Signed Signed
<u>000.20</u>		01 2200, 370, 00	2010-01-01		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
558.40	Amend	SF2265, §49, 60	2013-01-01		Signed
558.42	Amend	SF2265, §50, 60	2013-01-01		Signed
558.66 (3)(b)(2)	Amend	SF2203, §82	2012-07-01		Signed
558A.4 (1)(b)	Amend	SF2127, §30	2012-07-01		Signed
Ch. 568	Repeal	SF2283, §20	2012-07-01		Signed
568.15	Amend	SF2127, §31	2012-07-01		Signed
568.16	Amend	SF2285, §105	2012-07-01		Signed
572.1	Amend	HF675, §2, 27, 28	2013-01-01	Multiple	Signed
572.1	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
572.2	Amend	HF675, §3, 27, 28	2013-01-01	Multiple	Signed
572.8	Amend	HF675, §4, 27, 28	2013-01-01	Multiple	Signed
572.8	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
572.9	Amend	HF675, §5, 27, 28	2013-01-01	Multiple	Signed
572.10	Amend	HF675, §6, 27, 28	2013-01-01	Multiple	Signed
572.10	Amendment Directive	HF2465, §40, 43	2013-01-01	•	Signed
572.11	Amend	HF675, §7, 27, 28	2013-01-01	Multiple	Signed
572.13	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
572.13	Strike and Replace	HF675, §8, 27, 28	2013-01-01	Multiple	Signed
572.13A	New	HF675, §9, 27, 28	2013-01-01	Multiple	Signed
572.13A	Amendment Directive New	HF2465, §41, 43	2013-01-01		Signed
572.13B	New	HF675, §10, 27, 28	2013-01-01	Multiple	Signed
572.13B	Amendment Directive New	HF2465, §41, 43	2013-01-01		Signed
<u>572.14</u>	Strike and Replace	HF675, §11, 27, 28	2013-01-01	Multiple	Signed
<u>572.15</u>	Amend	HF675, §12, 27, 28	2013-01-01	Multiple	Signed
<u>572.16</u>	Amend	HF675, §13, 27, 28	2013-01-01	Multiple	Signed
<u>572.17</u>	Amend	HF675, §14, 27, 28	2013-01-01	Multiple	Signed
<u>572.18</u>	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
<u>572.18 (1,3)</u>	Amend	HF675, §15, 27, 28	2013-01-01	Multiple	Signed
<u>572.22</u>	Amend	HF675, §16, 27, 28	2013-01-01	Multiple	Signed
<u>572.22</u>	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
<u>572.23</u>	Amend	HF675, §17, 27, 28	2013-01-01	Multiple	Signed
<u>572.24</u>	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
<u>572.24 (2)</u>	Amend	HF675, §18, 27, 28	2013-01-01	Multiple	Signed
<u>572.28 (2)</u>	Amend	HF675, §19, 27, 28	2013-01-01	Multiple	Signed
<u>572.30</u>	Amend	HF675, §20, 27, 28	2013-01-01	Multiple	Signed
<u>572.31</u>	Amend	HF675, §21, 27, 28	2013-01-01	Multiple	Signed
572.32	Amend	HF675, §22, 27, 28	2013-01-01	Multiple	Signed
<u>572.33</u>	Amend	HF675, §23, 27, 28	2013-01-01	Multiple	Signed
572.33A	New	HF675, §24, 27, 28	2013-01-01	Multiple	Signed
572.34	New	HF675, §25, 27, 28	2013-01-01	Multiple	Signed
<u>572.34</u>	Amendment Directive New	HF2465, §41, 43	2013-01-01		Signed
<u>589.4</u>	Amend	SF2265, §51, 60	2013-01-01		Signed
<u>589.5</u>	Amend	SF2265, §52, 60	2013-01-01		Signed
<u>598.22 (3)</u>	Amend	SF2159, §10	2012-07-01		Signed
<u>598.26 (1)</u>	Amend	SF2159, §11	2012-07-01		Signed
<u>598.41 (3)(k)</u>	Add	HF2465, §37	2012-07-01		Signed
<u>600.7 (2)(b)</u>	Amend	SF2265, §53, 60	2013-01-01		Signed
<u>602.1209 (15A)</u>	Add	SF2312, §16	2012-07-01		Signed
<u>602.4201 (3)(h)</u> 602.8102 (26.27)	Amend	SF2203, §83, 158	2012-07-01		Signed
<u>602.8102 (36,37)</u> 602.8102 (72)	Amend	SF2247, §137	2012-07-01		Signed
<u>602.8102 (72)</u> 602.8102 (78)	Strike	SF2202, §26, 28	2012-03-22		Signed
<u>602.8102 (78)</u> 602.8102 (82)	Amend Amend	SF2265, §54, 60	2013-01-01 2013-01-01	Multiple	Signed
<u>602.8102 (82)</u>		HF675, §26, 27, 28	2013-01-01	Multiple	Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
<u>602.8107 (1)</u>	Amend	<u>SF2231, §4</u>	2012-07-01		Signed
<u>602.9202 (4)</u>	Amend	HF2465, §75	2012-07-01		Signed
<u>602.9202 (4)</u>	Amend	SF2285, §106	2012-07-01		Signed
<u>617.11</u>	Amend	<u>HF2370, §1</u>	2012-07-01		Signed
<u>617.11 (3)(u1)</u>	Amend	HF2465, §76	2012-07-01		Signed
<u>622.10 (6)(c)</u>	Amend	<u>SF2328, §22</u>	2012-07-01		Signed
<u>622.42</u>	Amend	<u>SF2127, §32</u>	2012-07-01		Signed
<u>622.86</u>	Amend	<u>SF2265, §55, 60</u>	2013-01-01		Signed
<u>624.37 (1)</u>	Amend	SF2265, §56, 60	2013-01-01		Signed
<u>631.17 (4)</u>	Amend	<u>SF2285, §107</u>	2012-07-01		Signed
<u>633.3 (8)</u>	Amend	SF2285, §108	2012-07-01		Signed
<u>633.237 (1,2,4)</u>	Amend	HF609, §3, 32	2012-07-01	2012-07-01	Signed
<u>633.246</u>	Amend	<u>HF609, §4, 32</u>	2012-07-01	2012-07-01	Signed
<u>633.249</u>	Amend	<u>SF2127, §33</u>	2012-07-01		Signed
<u>633.279 (2)(a)</u>	Amend	<u>SF2265, §57, 60</u>	2013-01-01		Signed
<u>633.295</u>	Amend	SF2265, §58, 60	2013-01-01		Signed
<u>633.350</u>	Amend	<u>HF609, §5</u>	2012-07-01		Signed
<u>633.351</u>	Amend	<u>HF609, §6</u>	2012-07-01		Signed
<u>633.352</u>	Amend	HF609, §7	2012-07-01		Signed
633.355	Amend	HF609, <u>§8</u>	2012-07-01		Signed
<u>633.374</u>	Amend	HF609, §9, 32	2012-07-01	2012-07-01	Signed
<u>633.375</u>	Amend	HF609, §10, 32	2012-07-01	2012-07-01	Signed
<u>633.376</u>	Amend	HF609, §11, 32	2012-07-01	2012-07-01	Signed
<u>633.377</u>	Amend	HF609, §12, 32	2012-07-01	2012-07-01	Signed
<u>633.471</u>	Amend	HF609, §13, 32	2012-07-01	2012-07-01	Signed
<u>633.556 (1)</u>	Amend	SF2247, §138	2012-07-01		Signed
<u>633.561 (7)</u>	Add	HF609, §14, 32	2012-07-01	2012-07-01	Signed
<u>633A.2203 (5)</u>	Add	HF609, §15, 32	2012-07-01	2012-07-01	Signed
<u>633A.3102 (5)</u>	Amend	HF609, §16, 32	2012-07-01	2012-07-01	Signed
<u>633A.3104 (2)</u>	Strike and Replace	HF609, §17, 32	2012-07-01	2012-07-01	Signed
<u>633A.3104 (2A)</u>	Add	HF609, §18, 32	2012-07-01	2012-07-01	Signed
<u>633A.3106 (2)</u>	Amend	SF2285, §109	2012-07-01		Signed
<u>633A.3108</u>	Strike and Replace	HF609, §19, 32	2012-07-01	2012-07-01	Signed
<u>633A.3109</u>	Strike and Replace	HF609, §20, 32	2012-07-01	2012-07-01	Signed
<u>633A.3110</u>	Strike and Replace	HF609, §21, 32	2012-07-01	2012-07-01	Signed
<u>633A.3111</u>	Strike and Replace	HF609, §22	2012-07-01		Signed
<u>633A.3112</u>	Strike and Replace	HF609, §23, 32	2012-07-01	2012-07-01	Signed
633A.3113	New	HF609, §24, 32	2012-07-01	2012-07-01	Signed
633A.3114	New	HF609, §25, 32	2012-07-01	2012-07-01	Signed
633A.3115	New	HF609, §26, 32	2012-07-01	2012-07-01	Signed
<u>633A.4213 (5)</u>	Strike and Replace	HF609, §27	2012-07-01		Signed
<u>633A.4504</u>	Amend	HF609, §28	2012-07-01		Signed
<u>633A.4604 (2)</u>	Amend	SF2265, §59, 60	2013-01-01		Signed
633A.4606	New	HF609, §29, 32	2012-07-01	2012-07-01	Signed
<u>633C.1 (4)</u>	Amend	<u>SF2247, §139</u>	2012-07-01		Signed
<u>633C.3 (3)(a)</u>	Amend	SF2247, §140	2012-07-01		Signed
<u>634A.1 (1)(a)</u>	Amend	SF2203, §84	2012-07-01		Signed
<u>635.7</u>	Amend	HF609, §30	2012-07-01		Signed
<u>635.8</u>	Amend	HF609, §31	2012-07-01		Signed
<u>636.23 (10,14)</u>	Amend	SF2202, §154	2012-07-01		Signed
<u>636.45 (1)(u1)</u>	Amend	SF2202, §155	2012-07-01		Signed
<u>636.45 (2)</u>	Amend	SF2202, §156	2012-07-01		Signed
<u>650.7</u>	Amend	<u>SF2127, §34</u>	2012-07-01		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
654.1A	Amend	SF2097, §39	2012-07-01		Signed
654.4A (u1)	Amend	HF2370, §2	2012-07-01		Signed
654.4B (2)(b)	Amend	HF2335, §17, 21	2012-05-25		Signed
<u>654.18 (1)(e)</u>	Amend	HF2370, §3	2012-07-01		Signed
655A.3 (1)(b)	Amend	HF2370, §4	2012-07-01		Signed
655A.3 (1)(b)	Amend	SF2285, §110	2012-07-01		Signed
655A.4	Amend	HF2370, §5	2012-07-01		Signed
Ch. 679	Repeal	SF2092, §2	2012-07-01		Signed
679A.18	Amend	SF2092, §1	2012-07-01		Signed
692A.102 (1)(c)(032)	Add	HF2390, §1	2012-07-01		Signed
692A.118 (11,12)	Amend	SF2285, §111	2012-07-01		Signed
<u>702.11 (2)(g)</u>	Add	<u>SF93, §3</u>	2012-07-01		Signed
707.3A	New	<u>SF2296, §1</u>	2012-07-01		Signed
<u>708.2A (2)(d)</u>	Add	<u>SF93, §4</u>	2012-07-01		Signed
<u>708.2A (4A)</u>	Add	<u>SF93, §5</u>	2012-07-01		Signed
<u>710A.1 (4)</u>	Amend	HF2390, §2	2012-07-01		Signed
<u>710A.2 (8)</u>	Add	HF2390, §3	2012-07-01		Signed
710A.2A	New	HF2390, §4	2012-07-01		Signed
<u>714.17</u>	Amend	SF2267, §10	2012-07-01		Signed
<u>714.18 (1)</u>	Amend	SF2267, §11	2012-07-01		Signed
<u>714.18 (2)(a)(1,4)</u>	Amend	<u>SF2267, §12</u>	2012-07-01		Signed
<u>714.19 (u1)</u>	Amend	<u>SF2267, §13</u>	2012-07-01		Signed
<u>714.19 (6-8)</u>	Amend	SF2267, §14	2012-07-01		Signed
<u>714.19 (10)</u>	Add	<u>SF2267, §15</u>	2012-07-01		Signed
<u>714.22</u>	Repeal	<u>SF2267, §20</u>	2012-07-01		Signed
<u>714.23 (01)</u>	Add	SF2267, §16	2012-07-01		Signed
<u>714.23 (1-5)</u>	Amend	SF2267, §17	2012-07-01		Signed
714.24	New	SF2267, §18	2012-07-01		Signed
<u>714.25</u>	Amend	SF2267, §19	2012-07-01		Signed
<u>714.27</u>	Strike and Replace	HF2399, §1	2012-07-01		Signed
<u>714.27 (2)(a)</u>	Amend	SF2285, §112	2012-07-01		Signed
<u>714G.8 (4)</u>	Amend	<u>SF2203, §85</u>	2012-07-01		Signed
<u>717.5 (3)(a)(1)</u>	Amend	SF2203, §86	2012-07-01		Signed
<u>717A.1 (2A)</u>	Add	HF589, §1, 3	2012-03-02		Signed
717A.3A	New	HF589, §2, 3	2012-03-02		Signed
<u>717F.1 (5)(a)(9)</u>	Strike	SF2285, §113	2012-07-01		Signed
<u>717F.1 (5)(a)(10)(d)</u>	Amend	SF2285, §114	2012-07-01		Signed
<u>717F.8 (2)(j)</u>	Amend	SF2285, §115	2012-07-01		Signed
$\frac{724.7}{20}$	Amend	SF2097, §40	2012-07-01		Signed
<u>728.1 (7)(e-g)</u>	Amend	HF2390, §5	2012-07-01		Signed
<u>728.1 (11)</u> 728.42 (4)	Add	HF2390, §6	2012-07-01		Signed
<u>728.12 (1)</u> 728.42 (2)(::1)	Amend	HF2390, §7	2012-07-01		Signed
<u>728.12 (3)(u1)</u> 728.14	Amend Amend	HF2390, §8	2012-07-01 2012-07-01		Signed
804.29	Amend	<u>HF2390, §9</u> SF2208, <u>§1</u>	2012-07-01		Signed
	Strike		2012-07-01		Signed Signed
<u>805.8A (10)(b)</u> 805.8A (13)(f)	Amend	<u>SF2218, §4</u> SF2285, §116	2012-07-01		Signed
805.8B (2)(a)	Amend	HF2467, §65	2012-07-01		Signed
<u>805.8B (2)(b)(3)</u>	Amend	HF2467, §66	2012-07-01		Signed
805.8B (2)( <u>9)</u>	Amend	HF2467, §67	2012-07-01		Signed
805.8B (2A)(a,g)	Amend	HF2467, §68	2012-07-01		Signed
805.8B (6)(c)	Amend	SF2283, §19	2012-07-01		Signed
805.8C (9)	Add	HF2399, §2	2012-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
<u>811.1 (1)</u>	Amend	SF2285, §117	2012-07-01		Signed
<u>814.11 (3,4)</u>	Amend	SF2231, §5	2012-07-01		Signed
<u>815.4</u>	Strike and Replace	<u>SF2231, §6</u>	2012-07-01		Signed
<u>815.7 (5)</u>	Amend	<u>SF2231, §7</u>	2012-07-01		Signed
<u>815.9 (3)</u>	Amend	<u>SF2231, §8</u>	2012-07-01		Signed
<u>815.9 (4,5,6,7,9)</u>	Strike and Replace	SF2231, §9	2012-07-01		Signed
<u>815.10 (1,2)</u>	Amend	<u>SF2231, §10</u>	2012-07-01		Signed
<u>815.10A (3)</u>	Amend	<u>SF2231, §11</u>	2012-07-01		Signed
<u>815.14</u>	Amend	<u>SF2231, §12</u>	2012-07-01		Signed
<u>904.108 (1)(d)</u>	Amend	<u>SF2247, §141</u>	2012-07-01		Signed
<u>904.205</u>	Amend	<u>SF2247, §142</u>	2012-07-01		Signed
<u>904.513 (2)</u>	Amend	<u>SF2096, §1</u>	2012-07-01		Signed
<u>904.908 (3)</u>	Amend	<u>SF2096, §2</u>	2012-07-01		Signed
<u>904A.4A (7,8,9)</u>	Add	<u>HF2335, §18</u>	2012-07-01		Signed
904A.4B	Repeal	HF2335, §19	2012-07-01		Signed
<u>906.17 (3)</u>	Amend	<u>SF2096, §3</u>	2012-07-01		Signed
<u>907.1 (2A)</u>	Add	HF2379, §1, 4	2012-07-01	2013-07-01	Signed
<u>907.3 (3)(u1)</u>	Amend	HF2465, §91, 92, 93	2012-05-25	Custom	Signed
<u>907.4</u>	Amend	HF2379, §2, 4	2012-07-01	2013-07-01	Signed
<u>907.5</u>	Amend	SF2285, §118	2012-07-01		Signed
<u>907.9 (4)</u>	Amend	HF2379, §3, 4	2012-07-01	2013-07-01	Signed
<u>915.38 (1,2)</u>	Amend	<u>SF2247, §143</u>	2012-07-01		Signed
<u>915.87 (2)(b)</u>	Amend	HF2390, §10	2012-07-01		Signed

## 2012 ACTS AMENDED (LISTED BY BILL)

Reference	Action	Bill/Section	Eff. Date	App. Date	Action
House File 675.2	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
House File 675.4	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
House File 675.6	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
House File 675.8	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
House File 675.9	Amendment Directive New	HF2465, §41, 43	2013-01-01		Signed
House File 675.10	Amendment Directive New	HF2465, §41, 43	2013-01-01		Signed
House File 675.15	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
House File 675.16	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
House File 675.18	Amendment Directive	HF2465, §40, 43	2013-01-01		Signed
House File 675.25	Amendment Directive New	HF2465, §41, 43	2013-01-01		Signed
House File 675.28 (2)	Amend	HF2465, §13	2012-07-01		Signed
House File 2145.1	Amend New	HF2465, §73, 86, 87	2012-05-25	2012-03-29	Signed
House File 2165.4	Amend New	HF2465, §50	2012-07-01		Signed
House File 2165.5	Amend New	<u>SF2336, §95</u>	2012-07-01		Signed
House File 2168.5	Repeal	HF2465, §38	2012-07-01		Signed
House File 2228.3	Amend	HF2465, §63	2012-07-01		Signed
House File 2285.1	Amend	HF2465, §47, 78, 79	2012-05-25	2012-03-29	Signed
House File 2370.1	Amend	HF2465, §76	2012-07-01		Signed
House File 2403.1	Amend	HF2465, §62	2012-07-01		Signed
House File 2428.1	Amend	HF2465, §64	2012-07-01		Signed
House File 2458.1	Amend New	HF2465, §58	2012-07-01		Signed
House File 2458.1	Amend New	HF2465, §59	2012-07-01		Signed
House File 2458.1	Amend New	HF2465, §60	2012-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
House File 2460	Amend	SF2336, §99	2012-07-01		Signed
House File 2467.39	Amend	HF2465, §65	2012-07-01		Signed
Senate File 2071.6 (5,6)	Amend	SF2336, §67	2012-07-01		Signed
Senate File 2071.7	Amend	SF2336, §68, 71	2012-05-25		Signed
Senate File 2137.6	Amend	HF2460, §16	2012-07-01		Signed
Senate File 2203.38	Amend	HF2465, §61	2012-07-01		Signed
Senate File 2203.105	Amend	HF2465, §72	2012-07-01		Signed
Senate File 2203.139	Amend	HF2465, §74	2012-07-01		Signed
Senate File 2216.18	Amend New	HF2465, §67	2012-07-01		Signed
Senate File 2217.5	Amend New	HF2465, §30, 42, 44	2012-05-25	2012-04-19	Signed
Senate File 2217.5	Amend New	HF2465, §68, 84, 85	2012-05-25	2012-04-19	Signed
Senate File 2217.6	Amend New	HF2465, §69, 84, 85	2012-05-25	2012-04-19	Signed
Senate File 2217.10	Amend New	HF2465, §70, 84, 85	2012-05-25	2012-04-19	Signed
Senate File 2247.15	Amend	HF2465, §49	2012-07-01		Signed
Senate File 2247.101	Amend	HF2465, §57	2012-07-01		Signed
Senate File 2248.2	Amend	HF2465, §51	2012-07-01		Signed
Senate File 2248.5	Amend	HF2465, §52	2012-07-01		Signed
Senate File 2248.6	Amend	HF2465, §53	2012-07-01		Signed
Senate File 2248.7	Amend	HF2465, §54	2012-07-01		Signed
Senate File 2249.4	Amend	HF2465, §66, 82, 83	2012-05-25	2012-04-04	Signed
Senate File 2260.8	Amend New	HF2465, §71	2012-07-01		Signed
Senate File 2265.2	Amend New	HF2465, §46, 77	2013-01-01		Signed
Senate File 2285.106	Amend	HF2465, §75	2012-07-01		Signed
Senate File 2289	Add	HF2465, §14, 42, 45	2012-05-25	2012-04-12	Signed
Senate File 2311.16	Amend	HF2465, §55	2012-07-01		Signed
Senate File 2311.107	Amend	HF2465, §56	2012-07-01		Signed
Senate File 2313.13	Amend	HF2465, §12	2012-07-01		Signed
Senate File 2315.119	Repeal	<u>SF2336, §69</u>	2012-07-01		Signed
Senate File 2315.120	Repeal	<u>SF2336, §69</u>	2012-07-01		Signed
Senate File 2315.121	Repeal	<u>SF2336, §69</u>	2012-07-01		Signed
Senate File 2315.122	Repeal	<u>SF2336, §69</u>	2012-07-01		Signed
Senate File 2315.123	Repeal	<u>SF2336, §69</u>	2012-07-01		Signed
Senate File 2318.14	Amend New	HF2465, §48, 80, 81	2012-05-25	2012-04-12	Signed

# ACTS FROM YEARS BEFORE 2012 (LISTED BY CHAPTER)

### 2011 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 63.36 (1)	Amend	HF2464, §31	2012-07-01		Signed
Chapter 113.45	Strike and Replace	SF2285, §121, 141, 144	2012-03-22	Custom	Signed
Chapter 121.16	Amend New	SF2285, §50	2012-07-01		Signed
Chapter 121.20	Amend New	SF2315, §29	2012-07-01		Signed
Chapter 121.30	Amend	<u>SF2285, §41</u>	2012-07-01		Signed
Chapter 121.39	Amend	SF2285, §42	2012-07-01		Signed
Chapter 121.47	Amend	SF2285, §43	2012-07-01		Signed
Chapter 121.50	Amend	<u>SF2285, §44</u>	2012-07-01		Signed
Chapter 121.51	Amend	<u>SF2285, §49</u>	2012-07-01		Signed
Chapter 121.60	Amend	SF2203, §83, 158	2012-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
				App. Date	
Chapter 125.2 (1)(a,c)	Amend	<u>SF2314, §1, 5</u>	2012-04-04		Signed
Chapter 125.3	Amend	SF2314, §2	2012-07-01		Signed
Chapter 125.4	Amend	<u>SF2314, §3</u>	2012-07-01		Signed
Chapter 127.2 (5)	Add	SF2097, §41	2012-07-01	0044 07 04	Signed
Chapter 127.9 (2)(c)(3)	Add	SF2313, §1, 34, 35	2012-05-25	2011-07-01	Signed
Chapter 127.16	Repeal	SF2086, §1, 2, 3	2012-02-22	2011-10-24	Signed
Chapter 127.53	Amend	SF2279, §23	2012-07-01		Signed
Chapter 127.54	Amend	HF2465, §11, 42	2012-05-25		0'
Chapter 127.61	Amend	SF2313, §2	2012-07-01		Signed
Chapter 127.65	Amend	<u>SF2313, §4</u>	2012-07-01		Signed
Chapter 127.66	Amend	<u>SF2313, §5</u>	2012-07-01		Signed
Chapter 127.67 (1)	Amend	SF2313, §6	2012-07-01		Signed
Chapter 127.67 (2)(a,b,c)	Amend	SF2313, §7	2012-07-01		Signed
Chapter 127.67 (2)(d)(1,2)	Amend	<u>SF2313, §8</u>	2012-07-01		Signed
Chapter 127.67 (2)(d)(4)	Amend	SF2313, §9	2012-07-01		Signed
Chapter 127.68	Amend	<u>SF2313, §10</u>	2012-07-01		Signed
Chapter 127.69	Amend	<u>SF2313, §12</u>	2012-07-01		Signed
Chapter 127.70	Amend	<u>SF2313, §13</u>	2012-07-01		Signed
Chapter 127.71	Amend	SF2313, §14	2012-07-01		Signed
Chapter 127.72	Amend	<u>SF2313, §15</u>	2012-07-01		Signed
Chapter 127.72 (4)(b)(u1)	Amend	<u>HF2465, §12</u>	2012-07-01		
Chapter 127.72 (7)	Add	<u>SF2313, §16</u>	2012-07-01		Signed
Chapter 127.73	Amend	<u>SF2313, §17</u>	2012-07-01		Signed
Chapter 127.74	Repeal	<u>SF2086, §1, 2, 3</u>	2012-02-22	2011-10-24	Signed
Chapter 127.78	Amend	<u>SF2313, §21</u>	2012-07-01		Signed
Chapter 127.79	Amend	<u>SF2313, §22</u>	2012-07-01		Signed
Chapter 127.80	Amend	<u>SF2313, §23</u>	2012-07-01		Signed
Chapter 127.81	Amend	<u>SF2313, §24</u>	2012-07-01		Signed
Chapter 127.82	Amend	<u>SF2313, §25</u>	2012-07-01		Signed
Chapter 127.83	Amend	SF2313, §26	2012-07-01		Signed
Chapter 127.84	Amend	<u>SF2313, §27</u>	2012-07-01		Signed
Chapter 127.85	Amend	<u>SF2313, §28</u>	2012-07-01		Signed
Chapter 127.86	Amend	<u>SF2313, §29</u>	2012-07-01		Signed
Chapter 127.87	Amend	<u>SF2313, §30</u>	2012-07-01		Signed
Chapter 127.88	Amend	<u>SF2313, §31</u>	2012-07-01		Signed
Chapter 128.19 (1)	Amend	HF2336, §15, 16	2012-05-25		Signed
Chapter 128.19 (2)	Amend	SF2316, §13, 20	2012-06-07		Signed
Chapter 128.46	Amend	<u>HF2336, §1</u>	2012-07-01		Signed
Chapter 128.47	Amend	HF2336, §2	2012-07-01		Signed
Chapter 128.48	Amend	HF2336, §3	2012-07-01		Signed
Chapter 128.48A	Add	<u>HF2336, §4</u>	2012-07-01		Signed
Chapter 128.48B	Add	<u>HF2336, §5</u>	2012-07-01		Signed
Chapter 128.48C	Add	HF2336, §6	2012-07-01		Signed
Chapter 128.49	Amend	HF2336, <u>§8</u>	2012-07-01		IV Part
Chapter 128.50	Amend	<u>HF2336, §9</u>	2012-07-01		IV Part
Chapter 128.51	Amend	<u>HF2336, §10</u>	2012-07-01		Signed
Chapter 128.52	Amend	HF2336, §11	2012-07-01		Signed
Chapter 128.53	Amend	HF2336, §12	2012-07-01		Signed
Chapter 128.54A	Add	<u>HF2336, §13</u>	2012-07-01		Signed
Chapter 128.54B	Add	HF2336, §14	2012-07-01		Signed
Chapter 128.55	Amend	HF2336, §17	2012-07-01		Signed
Chapter 128.57	Amend	<u>HF2336, §18</u>	2012-07-01		Signed
Chapter 128.57 (10)	Add	HF2336, §19	2012-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
Chapter 128.58	Amend	HF2336, §20	2012-07-01		Signed
Chapter 128.59A	Add	HF2336, §21	2012-07-01		Signed
Chapter 128.59B	Add	HF2336, §22	2012-07-01		Signed
Chapter 129.3 (2)(d)	Add	SF2336, §74, 89	2012-05-25		Signed
Chapter 129.7 (5)	Add	SF2336, §75, 89	2012-05-25		IV Full
Chapter 129.10 (u2)	Amend	SF2071, §2, 9	2012-03-02		Signed
Chapter 129.10 (20)(d)	Amend	SF2336, §76, 89, 90	2012-05-25	2011-07-01	Signed
Chapter 129.10 (26)	Add	SF2336, §77, 89	2012-05-25	2011 07 01	Signed
Chapter 129.11 (4)	Add	SF2336, §78, 89	2012-05-25		Signed
Chapter 129.14 (4)	Add	SF2336, §79, 89	2012-05-25		Signed
Chapter 129.20 (u2)	Add	SF2336, §80, 89	2012-05-25		Signed
Chapter 129.21 (6)	Add	SF2336, §81, 89	2012-05-25		Signed
Chapter 129.24 (3)	Add	SF2336, §82, 89	2012-05-25		Signed
Chapter 129.25 (u1)	Add	SF2336, §83, 89	2012-05-25		Signed
Chapter 129.26 (5)	Amend	SF2336, §84, 89	2012-05-25		IV Full
Chapter 129.26 (6)	Add	SF2336, §85, 89	2012-05-25		Signed
Chapter 129.35 (2)(u2)	Amend	SF2336, §86, 89	2012-05-25		Signed
Chapter 129.35 (4)(a)	Amend	SF2336, §87, 89	2012-05-25		Signed
Chapter 129.35 (4)(d)(2)	Amend	SF2336, §88, 89, 90	2012-05-25	2011-07-01	Signed
Chapter 129.43 (2)(d,e)	Amend	SF2336, §62	2012-07-01		Signed
Chapter 129.53	Amend	SF2336, §72, 89	2012-05-25		Signed
Chapter 129.55	Amend	SF2336, §73, 89, 90	2012-05-25	2011-07-01	IV Full
Chapter 129.113	Amend	SF2336, §1	2012-07-01		Signed
Chapter 129.114	Amend	SF2336, §2	2012-07-01		Signed
Chapter 129.115	Amend	SF2336, §3	2012-07-01		IV Part
Chapter 129.116	Amend	SF2336, §4	2012-07-01		Signed
Chapter 129.117	Amend	SF2336, §5	2012-07-01		Signed
Chapter 129.118	Amend	SF2336, §6	2012-07-01		Signed
Chapter 129.119	Amend	<u>SF2336, §7</u>	2012-07-01		IV Part
Chapter 129.120	Amend	<u>SF2336, §8</u>	2012-07-01		Signed
Chapter 129.122 (11)(a)(u1)	Amend	<u>SF2336, §9</u>	2012-07-01		Signed
Chapter 129.122 (13)	Amend	<u>SF2336, §10</u>	2012-07-01		Signed
Chapter 129.122 (20)(a,d)	Amend	<u>SF2336, §11</u>	2012-07-01		IV Full
Chapter 129.122 (23-28)	Add	<u>SF2336, §12</u>	2012-07-01		Signed
Chapter 129.122 (29)	Add	<u>SF2336, §13</u>	2012-07-01		Signed
Chapter 129.122 (30)	Add	<u>SF2336, §14</u>	2012-07-01		Signed
Chapter 129.122 (31)	Add	SF2336, §15	2012-07-01		Signed
Chapter 129.122 (32)	Add	SF2336, §16	2012-07-01		IV Full
Chapter 129.123	Amend	SF2336, §17	2012-07-01		Signed
Chapter 129.124	Amend	SF2336, §18	2012-07-01		Signed
Chapter 129.125	Amend	<u>SF2336, §19</u>	2012-07-01		Signed
Chapter 129.126	Amend	SF2336, §20	2012-07-01		Signed
Chapter 129.127	Amend	<u>SF2336, §21</u>	2012-07-01		Signed
Chapter 129.128	Amend	<u>SF2336, §22</u>	2012-07-01		Signed
Chapter 129.129	Amend	SF2336, §23	2012-07-01		Signed
Chapter 129.131	Amend	SF2336, §24	2012-07-01		Signed
Chapter 129.132	Amend	SF2336, §25	2012-07-01		Signed
Chapter 129.133	Amend	SF2336, §26	2012-07-01		Signed
Chapter 129.134	Amend	SF2336, §27	2012-07-01		Signed
Chapter 129.135	Amend	SF2336, §63	2012-07-01		Signed
Chapter 129.136	Amend	SF2336, §64	2012-07-01		Signed
Chapter 129.137	Amend	SF2336, §28	2012-07-01		Signed
Chapter 129.138	Amend	<u>SF2336, §29</u>	2012-07-01		IV Part

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
Chapter 129.139	Amend	SF2336, §30	2012-07-01		IV Part
Chapter 129.140	Amend	<u>SF2336, §31</u>	2012-07-01		Signed
Chapter 129.141 (1)(a)(1)	Amend	<u>SF2336, §32</u>	2012-07-01		Signed
Chapter 129.141 (1)(b,f,i,q)	Amend	<u>SF2336, §33</u>	2012-07-01		Signed
Chapter 129.141 (6A)	Add	SF2336, §34	2012-07-01		Signed
Chapter 129.141 (10)	Amend	<u>SF2336, §35</u>	2012-07-01		Signed
Chapter 129.141 (10A)	Add	<u>SF2336, §36</u>	2012-07-01		Signed
Chapter 129.141 (10B)	Add	<u>SF2336, §37</u>	2012-07-01		Signed
Chapter 129.143	Amend	<u>SF2336, §38</u>	2012-07-01		Signed
Chapter 129.145	Amend	<u>SF2336, §39</u>	2012-07-01		Signed
Chapter 129.146 (1)(c)	Amend	<u>SF2336, §40</u>	2012-07-01		Signed
Chapter 129.146 (2)(u2)	Amend	<u>SF2336, §41</u>	2012-07-01		Signed
Chapter 129.146 (4)(u2)	Amend	<u>SF2336, §42</u>	2012-07-01		Signed
Chapter 129.146 (4)(a,b)	Amend	<u>SF2336, §43</u>	2012-07-01		Signed
Chapter 129.146 (5)(u2)	Amend	<u>SF2336, §44</u>	2012-07-01		Signed
Chapter 129.148	Amend	<u>SF2336, §45</u>	2012-07-01		Signed
Chapter 129.149	Amend	<u>SF2313, §32</u>	2012-07-01		Signed
Chapter 129.149	Repeal	<u>SF2336, §48</u>	2012-07-01		Signed
Chapter 129.150	Repeal	<u>SF2336, §48</u>	2012-07-01		Signed
Chapter 129.151	Amend	SF2336, §46	2012-07-01		Signed
Chapter 129.152	Amend	<u>SF2336, §47</u>	2012-07-01		Signed
Chapter 129.154	Amend	<u>SF2336, §65</u>	2012-07-01		Signed
Chapter 129.155	Amend	SF2336, §66	2012-07-01		Signed
Chapter 130.48	Amend	HF2337, §1	2012-07-01		Signed
Chapter 130.49	Amend	HF2337, §2	2012-07-01		Signed
Chapter 130.50 (1,2,4,5,6)	Amend	HF2337, §3	2012-07-01		Signed
Chapter 130.50 (7)(u1,u2)	Amend	HF2337, §4	2012-07-01		Signed
Chapter 130.51	Amend	HF2337, §5	2012-07-01		Signed
Chapter 130.52	Amend	HF2337, §6	2012-07-01		Signed
Chapter 130.53	Amend	HF2337, §7	2012-07-01		Signed
Chapter 130.54	Amend	HF2337, §8	2012-07-01		Signed
Chapter 130.55	Amend	HF2337, §9	2012-07-01		Signed
Chapter 130.57	Amend	HF2337, §10	2012-07-01		Signed
Chapter 130.58	Amend	HF2337, §11	2012-07-01		Signed
Chapter 130.59	Amend Amend	HF2337, §12	2012-07-01 2012-07-01		Signed
Chapter 130.67 (1) Chapter 130.69	Amend	<u>HF2337, §13</u> HF2337, §14	2012-07-01		Signed Signed
Chapter 131.42		HF2465, §2	2012-07-01		Signed
Chapter 131.42 Chapter 131.81	Amend Amend	HF2336, §7	2012-07-01		Signed
Chapter 131.82 (2)	Amend	SF2018, §1, 2	2012-07-01		Signed
Chapter 131.105	Amend	HF2337, §24, 28	2012-02-01		Signed
Chapter 131.134	Amend	SF2285, §122, 141, 145	2012-03-23	2011-08-28	Signed
Chapter 131.135	Amend	SF2285, §123, 141, 146	2012-03-22	2011-00-20	Signed
Chapter 132.2 (4)	Amend	SF2007, §1, 2	2012-01-31	2011 07 20	Signed
Chapter 132.7 (1)(a)	Amend	SF2321, §1, 15	2012-05-25		Signed
Chapter 132.32	Amend	SF2321, §2	2012-07-01		Signed
Chapter 132.97	Amend	SF2321, §3	2012-07-01		Signed
Chapter 132.98	Amend	SF2321, §4	2012-07-01		Signed
Chapter 132.99	Repeal	SF2321, §14	2012-07-01		Signed
Chapter 132.102	Amend	SF2321, §5	2012-07-01		Signed
Chapter 132.103	Amend	SF2321, §6	2012-07-01		Signed
Chapter 133.1 (3)(a,b)	Amend	SF2316, §14, 20	2012-06-07		Signed
Chapter 133.1 (10)(c-f)	Amend	SF2316, §15, 20	2012-06-07		Signed
		<u> </u>			•

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 133.1 (13)(b)	Amend	SF2316, §16, 20	2012-06-07		Signed
Chapter 133.3 (5)(a)	Amend	SF2316, §17, 20	2012-06-07		Signed
Chapter 133.3 (8)	Amend	SF2316, §18, 20	2012-06-07		Signed
Chapter 133.5 (1)	Amend	SF2316, §19, 20	2012-06-07		Signed
Chapter 133.32	Amend		2012-06-07		Signed
•	Amend	HF2465, §10, 42	2012-03-23		Cianad
Chapter 134.3		SF2071, §3, 9			Signed
Chapter 134.4 (1)(u1)	Amend	<u>SF2071, §4, 9</u>	2012-03-02		Signed
Chapter 134.5 (1)	Amend	<u>SF2071, §5, 9</u>	2012-03-02		Signed
Chapter 134.30	Amend	HF2335, §1	2012-07-01		Signed
Chapter 134.31	Amend	HF2335, §2	2012-07-01		Signed
Chapter 134.32	Amend	HF2335, §3	2012-07-01		Signed
Chapter 134.33	Amend	HF2335, §4	2012-07-01		Signed
Chapter 134.34	Amend	HF2335, §5	2012-07-01		Signed
Chapter 134.39	Amend	HF2335, §6	2012-07-01		Signed
Chapter 134.40	Amend	HF2335, §7	2012-07-01		Signed
Chapter 134.41	Amend	HF2335, §8	2012-07-01		Signed
Chapter 134.42	Amend	HF2335, §9	2012-07-01		Signed
Chapter 134.43	Amend	HF2335, §10	2012-07-01		Signed
Chapter 134.44	Amend	HF2335, §11	2012-07-01		Signed
Chapter 134.45	Amend	HF2335, §12	2012-07-01		Signed
Chapter 134.46	Amend	HF2335, §13	2012-07-01		Signed
Chapter 135.7	Amend	HF2338, §1	2012-07-01		Signed

### 2010 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1184.26	Amend	HF2337, §24, 28	2012-05-25		Signed
Chapter 1192.56	Amend	SF2336, §72, 89	2012-05-25		Signed
Chapter 1193.29 (2)	Amend	HF2465, §11, 42	2012-05-25		

#### 2009 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 169.4 (2)	Amend	SF2279, §23	2012-07-01		Signed
Chapter 170.25 (1)(d)	Amend	SF2316, §12, 20	2012-06-07		Signed
Chapter 182.14 (5)(u2)	Amend	SF2336, §73, 89, 90	2012-05-25	2011-07-01	IV Full
Chapter 182.83	Amend	SF2336, §72, 89	2012-05-25		Signed

## 2008 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1187.69 (u1)	Amend	SF2336, §72, 89	2012-05-25		Signed

#### 2007 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 219.2 (2)(a)	Amend	HF2465, §10, 42	2012-05-25		

## 2005 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 77.1 (u4)	Amend	<u>SF2328, §28</u>	2012-07-01		Signed