

2019 SUMMARY OF LEGISLATION

IOWA GENERAL ASSEMBLY REGULAR SESSION

SUMMARY OF LEGISLATION ENACTED IN THE YEAR 2019 BY THE FIRST REGULAR SESSION OF THE EIGHTY-EIGHTH GENERAL ASSEMBLY

Prepared by the Legislative Services Agency

PURPOSE

This summary of legislation enacted by the 2019 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 xi 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 2019 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 Act relates to the category.

EFFECTIVE DATE

The effective date of the legislative enactments is July 1, 2019, 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 2019-2020," "FY 2019-2020," and "FY 2020" for example, all describe the fiscal year beginning July 1, 2019, and ending June 30, 2020. "FFY 2019-2020" describes the federal fiscal year beginning October 1, 2019, and ending September 30, 2020.

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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CSRU - Child Support Recovery Unit

DALS - Department of Agriculture and Land Stewardship

DAS - Department of Administrative Services

DCA - Department of Cultural Affairs

DHR - Department of Human Rights

DOT - Department of Transportation

DPH - Department of Public Health DPS - Department of Public Safety FIP - Family Investment Program

IAC - Iowa Administrative Code ICN - Iowa Communications Network nt

OCIO - Office of Chief Information Officer

PERB - Public Employment Relations Board

RIIF - Rebuild Iowa Infrastructure Fund TANF - Temporary Assistance for Needy Families

LOCATION OF SUMMARIES BY FILE NUMBER

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SJR 18	State Government

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HF 263	Business, Banking, and Insurance
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Major Subject
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Appropriations
Taxation
Agriculture
Transportation
Economic Development
Taxation
Taxation

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AGRICULTURE

SENATE FILE 265 - Mushroom Sales at Farmers Markets

SENATE FILE 519 - Agricultural Production Facility Trespass

SENATE FILE 599 - Regulation of Hemp

HOUSE FILE 750 - Powers and Duties of the Department of Agriculture and Land Stewardship

HOUSE FILE 768 - Iowa Finance Authority and Agricultural Development — Beginning Farmer Tax Credits

RELATED LEGISLATION

SENATE FILE 548

 Water Pollution Control Projects — Real Property Acquisition by Private Entities for Sale or Donation to Government Entities — Funding Restricted SEE ENVIRONMENTAL PROTECTION. This Act relates to the acquisition, donation, or sale of real property for specified purposes with the assistance of moneys in the revolving loan funds established under requirements of the federal Clean Water Act or Safe Drinking Water Act.

SENATE FILE 555

Implements of Husbandry — Weight Limitations
 SEE TRANSPORTATION. This Act limits the weight on any one axle of a self-propelled implement of husbandry used exclusively for the application of organic or inorganic plant food materials, agricultural limestone, or agricultural chemicals to 25,000 pounds, and repeals provisions relating to a permit for certain self-propelled implements of husbandry

SENATE FILE 609

- Appropriations — Agriculture and Natural Resources

with an excessive weight.

SEE APPROPRIATIONS. This Act relates to agriculture, natural resources, and environmental protection by making appropriations to support a number of administrative entities and related programs and projects under their respective control. The Act also includes a number of changes to the lowa Code. Moneys are appropriated from or to both major and minor sources, including funds or accounts. Major sources include the General Fund of the State, the Environment First Fund, and the Resources Enhancement and Protection Fund. Major administrative entities appropriated moneys include the Department of Agriculture and Land Stewardship, the Department of Natural Resources, lowa State University of Science and Technology, and the State University of Iowa. A number of the appropriations are made to support the Water Quality Initiative codified in Iowa Code chapter 466B.

SENATE FILE 629

- Vehicles of Excessive Size and Weight — Permits — Raw Forest Product Transport SEE TRANSPORTATION. This Act relates to permits for vehicles of excessive size and weight, including by requiring the creation of a single statewide system to receive applications for and issue such permits, and by authorizing the Department of Transportation to issue permits for vehicles transporting raw forest products.

HOUSE FILE 769

- Gross Weight of Special Trucks — Requirements and Restrictions *SEE TRANSPORTATION.* This Act increases the maximum gross weight registration for a special truck to 39 tons, and imposes an additional registration fee for such a vehicle.

HOUSE FILE 778

Sale of Farming Business Real Property — Capital Gain Deduction
 SEE TAXATION. This Act modifies the capital gain deduction for the sale of real property
 used in a farming business enacted in 2018 lowa Acts, chapter 1161(113), which is set to
 begin in tax year 2023 or in a later tax year, contingent upon the satisfaction of certain net

General Fund of the State revenue amount and growth targets. The Act does not change the future effective date of the capital gain deduction.

HOUSE FILE 779

- Taxation and Tax Law Administration — Miscellaneous Changes **SEE TAXATION.** Division II of this Act exempts from the state sales and use tax the purchase price of a grain bin, including material or replacement parts used to construct or repair a grain bin. Division XI of the Act specifies that the research and activities tax credit is available against the individual income tax or corporate income tax, if an individual or corporation is engaged in agriscience, and if certain conditions are met.

AGRICULTURE

SENATE FILE 265 - Mushroom Sales at Farmers Markets

BY COMMITTEE ON AGRICULTURE. This Act provides for the sale of a certain mushroom, commonly referred to as a variety of wild golden oyster, at a farmers market, according to rules adopted by the Department of Inspections and Appeals (see 481 IAC 31.1). The department regulates food establishments, including farmers markets, under lowa Code chapter 137F in which the department has adopted the United States Food and Drug Administration Food Code subject to certain exceptions (e.g., morel mushrooms). Farmers markets are regulated by the department or a political subdivision, referred to as a municipal corporation, which issues licenses to vendors (lowa Code sections 137F.3 and 137F.8).

The Act took effect May 6, 2019.

SENATE FILE 519 - Agricultural Production Facility Trespass

BY COMMITTEE ON AGRICULTURE. This Act amends lowa Code chapter 717A, which provides that a person who disrupts agricultural production at an agricultural production facility is subject to criminal prosecution. A facility is a location where agricultural animals or crops are maintained, and includes related real or personal property. The Act creates the criminal offense of agricultural production facility trespass that involves the use of deception to obtain access to a facility, that is not open to the public, with the intent to cause physical or economic harm or other injury to the facility's operations, property, or persons. The offense also involves obtaining employment with the agricultural production facility by deception with the intent to cause physical or economic harm or other injury to the facility's operations, property, or persons.

A person who commits agricultural production facility trespass is guilty of a serious misdemeanor for a first offense and an aggravated misdemeanor for a second or subsequent offense. The Act also expressly provides for the application of the conspiracy statute. A person convicted of conspiracy under the Act's provisions is guilty of a misdemeanor of the same class as the underlying offense.

A serious misdemeanor is punishable by confinement for no more than one year and a fine of at least \$315 but not more than \$1,875. An aggravated misdemeanor is punishable by confinement for no more than two years and a fine of at least \$625 but not more than \$6,250.

The Act took effect March 14, 2019.

SENATE FILE 599 - Regulation of Hemp

BY COMMITTEE ON WAYS AND MEANS. This Act enacts new Iowa Code chapter 204 under Title V, Subtitle 4, of the Iowa Code which requires the Department of Agriculture and Land Stewardship (DALS) to regulate certain agricultural articles, and provides for the production of hemp in accordance with federal law, the transportation of hemp, and the retail sale of hemp products.

FEDERAL LAW. The Act authorizes the production of hemp when acting under the relevant sections of the federal Agriculture Improvement Act of 2018, Pub. L. No. 115-334 (2018 Farm Bill). The 2018 Farm Bill defines hemp as a species of cannabis (sativa L.) having a maximum concentration of delta-9 tetrahydrocannabinol (THC) that does not exceed three-tenths of one percent. States are allowed to assume primary regulatory authority over the production of hemp by submitting a state plan for approval by the United States Department of Agriculture (USDA). The 2018 Farm Bill provides that state regulations may be more but not less stringent than applicable federal regulations.

GENERAL PROVISIONS. New lowa Code chapter 204 is titled the "lowa Hemp Act" (IHA) (new lowa Code section 204.1). The IHA includes a number of definitions, including "federal hemp law" which refers to the relevant provisions in the 2018 Farm Bill. Hemp includes a seed capable of germination and a plant grown from such seed, if classified as cannabis sativa L. (new lowa Code section 204.2). Hemp may also include any other plant of a genus cannabis, if designated by DALS in accordance with the federal hemp law. "Hemp product" refers to any item derived from or made by processing hemp or parts of hemp.

STATE PLAN — ADMINISTRATION AND ENFORCEMENT. DALS is provided primary regulatory supervision over the production of hemp (new lowa Code section 204.3) and is required to prepare the state plan as an administrative rule to be adopted on an emergency basis under lowa Code chapter 17A. Enforcement responsibilities are shared with the Department of Public Safety (DPS) and local law enforcement agencies which include any county sheriff or municipal police department having the requisite jurisdiction.

HEMP LICENSE. DALS is required to establish and administer a process to issue and renew a one-year hemp license to qualified producers (new Iowa Code section 204.4). DALS may issue any number of licenses to a qualified person so long as all licensed crop sites do not exceed a total of 40 acres. DALS is required to disapprove a license application for good cause which includes a prior criminal conviction involving a controlled substance in this state or another state, multiple violations of the IHA, or the prior revocation of a license issued in this state or another state.

HEMP FEES AND HEMP FUND. DALS must impose, assess, and collect hemp fees for issuing a license and conducting an annual inspection of the licensee's fall crop (new lowa Code section 204.5). After June 30, 2022, statutory hemp fees are replaced by those established by DALS' rule based on the amount estimated as necessary to administer and enforce the IHA. Moneys collected from hemp fees are to be deposited into a newly created hemp fund and are appropriated to DALS for purposes of administration and enforcement (new lowa Code section 204.6).

REGULATIONS. The lowa Crop Improvement Association (lowa Code chapter 177) is required to adopt procedures to certify hemp seed capable of germination which is presumed to comply with IHA requirements (new Iowa Code section 204.7). DALS is to adopt rules to administer or enforce the IHA. A person complying with IHA regulations is not subject to a criminal offense for producing, possessing, using, harvesting, handling, manufacturing, marketing, transporting, delivering, or distributing hemp. A person must also comply with certain regulations when transporting hemp in this state which may include carrying the license, a certificate of crop inspection (certificate) issued by DALS prior to harvest, or a bill of lading. A person may engage in the retail sale of a hemp product if the hemp is produced in this state or another state in compliance with applicable federal law (e.g., rules adopted by the United States Food and Drug Administration). DALS is authorized to grant a variance or waiver from a provision in the IHA for a limited period if it determines that the provision is in conflict with a regulation or order promulgated by a federal agency (Iowa Code section 204.16).

RIGHT OF ACCESS. DALS, DPS, or a local law enforcement agency may conduct an inspection of a crop site or any structure, other than a dwelling, that is in close proximity to the crop site (new lowa Code sections 204.8 and 204.9). A licensee may be required to furnish DALS, DPS, or a local law enforcement agency's business records.

ENFORCEMENT AND PENALTIES. DALS, in consultation with DPS, may order the disposal, including destruction of a crop produced at a licensee's crop site which does not qualify as hemp (new lowa Code section 204.10). DALS may suspend or revoke a license if a licensee violates a provision of the IHA (new lowa Code section 204.11). A person who violates a provision of the IHA is subject to a civil penalty of not less than \$500 and not more than \$2,000 with each day of a continuing offense considered as a separate offense (new lowa Code section 204.12). DALS, or the Attorney General, may seek injunctive relief by petitioning a court (new lowa Code section 204.13). A person falsifying a certificate or acquiring a falsified certificate is subject to criminal penalties applicable to controlled substances (new lowa Code section 204.14). DALS may establish a Negligent Violation Program that allows a qualifying licensee to avoid civil or criminal liability by complying with a corrective plan approved by DALS (new lowa Code section 204.15). A licensee cannot participate in the program if the results of a test of the licensee's crop exceeds 2 percent THC.

STATUTORY CONSTRUCTION. The IHA provides for the construction and application of its provisions, including when interpreting possible conflict, and the rights of DPS or a local law enforcement agency to conduct a search (new lowa Code section 204.17).

COORDINATING AMENDMENTS. The Act amends a number of provisions in related Iowa Code chapters, including the regulation of agricultural articles (amended Iowa Code section 189.1), the destruction of noxious weeds (new Iowa Code section 317.1D), and the classification of marijuana as a controlled substance (amended Iowa Code section 124.401). The provisions of Iowa Code chapter 124 do not apply to a person who produces,

possesses, uses, harvests, handles, manufactures, markets, transports, delivers, or distributes hemp or a hemp product in compliance with the IHA and the federal hemp law (amended lowa Code section 124.411) or who is participating in or has successfully completed the Negligent Violation Program (new lowa Code section 124.401H). The same exemptions apply to the excise tax imposed on controlled substances (new lowa Code sections 453B.17 and 453B.18). The applicable criminal penalty for an offense under those lowa Code chapters ranges from imprisonment in a county jail for not more than six months or a fine of not more than \$1,000 to 50 years imprisonment and a fine of not more than \$1 million (see lowa Code sections 124.401 and 453B.12).

EFFECTIVE DATES AND IMPLEMENTATION. The provisions of the Act that enact the IHA took effect May 13, 2019, but will be implemented if Iowa's state plan is approved. The implementation date is the publication date of that edition of the Iowa Administrative Bulletin (IAB) that includes a statement by DALS certifying that approval (Section 18 of the Act). The only provisions that are implemented upon enactment require DALS to submit the state plan to USDA. The coordinating amendments take effect on the IAB's publication date and therefore are also contingent on IHA's implementation.

HOUSE FILE 750 - Powers and Duties of the Department of Agriculture and Land Stewardship

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the powers and duties of the Department of Agriculture and Land Stewardship (DALS) and in certain circumstances impacts the Department of Natural Resources (DNR).

NAME CHANGE — *WEATHER BUREAU TO CLIMATOLOGY BUREAU*. The Act changes the name of the agency's Weather Bureau to Climatology Bureau to correspond to current practice.

AGRICULTURAL PRODUCTION — LICENSES — COMMERCIAL FEED, FERTILIZERS AND SOIL CONDITIONERS, AND BULK DRY ANIMAL NUTRIENT PRODUCTS. The Act amends a number of provisions in various lowa Code chapters providing for the issuance of licenses to manufacturers or distributors of commercial feed, manufacturers of fertilizers and soil conditioners, and distributors of bulk dry animal nutrient products. In the case of licenses for commercial feed and of fertilizers and soil conditioners, a license remains valid for a two-year period. For commercial feed, the license expires on July 1 of each odd-numbered year and for fertilizers and soil conditioners, the license expires on July 1 of an even-numbered year. In the case of bulk dry animal nutrient products, the license would be for a two-year rather than one-year period expiring on July 1 of each even-numbered year. The license fee increases from \$10 to \$20 for each place of distribution.

WEIGHTS AND MEASURES — MOTOR VEHICLE FUEL. The Act provides that DALS rather than DNR may award demonstration grants to persons who purchase motor vehicles operated using alternative fuels.

WEIGHTS AND MEASURES — COMMERCIAL WEIGHING AND MEASURING DEVICES — RELOCATION. The Act requires the lowa Code Editor to transfer certain lowa Code sections (e.g., a definitional section) relating to the regulation of commercial weighing and measuring devices for purposes of enhancing readability.

WATER QUALITY — GROUNDWATER PROTECTION FUND. The Act amends a provision that allocates moneys to DALS from the Agriculture Management Account of the Groundwater Protection Fund. It authorizes DALS to use any of those moneys to support programs, projects, and activities related to improving the quality of surface water or groundwater.

WATER QUALITY — WATERSHED PLANNING. The Act eliminates a provision that authorizes DALS and DNR to establish one or more watershed demonstration projects.

HOUSE FILE 768 - Iowa Finance Authority and Agricultural Development — Beginning Farmer Tax Credits
BY COMMITTEE ON WAYS AND MEANS. This Act amends provisions in several Iowa Code chapters; primarily,

lowa Code chapter 16, which governs programs administered by the lowa Finance Authority (IFA). IFA is under the jurisdiction of a nine-member board of directors appointed by the Governor. The lowa Code chapter also provides for several other boards, including the Agricultural Development Board which oversees various programs associated with beginning farmers under IFA's supervision.

BACKGROUND. In 2006, the Agricultural Assets Transfer Tax Credit (AATTC) was first established (2006 lowa Acts, chapter 1161). The tax credit was administered by the Agricultural Development Board acting as the Agricultural Development Authority under Iowa Code chapter 175 (based on Iowa Code chapter 16), which included a number of programs to assist beginning farmers who satisfied low or minimum net worth requirements. In 2009, an aggregate award limitation was established at \$6 million per fiscal year (2009 lowa Acts, chapter 135). In 2013, the Beginning Farmer Tax Credit Program (BFTCP) was established, which included the AATTC as amended and a new Custom Farming Contract Tax Credit (CFCTC) (2013 lowa Acts, chapter 125). The aggregate award limitation for the program was increased to \$12 million in any one year. Tax credits were awarded year to year on a prorated basis if the aggregate award limitation was exceeded due to the actual amount of all tax credits that could be claimed. Effective December 31, 2017, the BFTCP was to be eliminated, the former version of the AATTC was to be restored, the CFCTC was to be repealed, and the aggregate award limitation was to be reduced to its former \$6 million. Also in 2013, responsibility for administering beginning farmer programs was transferred to IFA, which assumed supervision over the Agricultural Development Board (2013 Iowa Acts, chapter 100, and 2014 Iowa Acts, chapter 1080). In 2014, amendments to the then-present version and future-restored version of the AATTC and the future-repealed CFCTC were amended to extend the carryforward period from 5 to 10 years (2014 lowa Acts, chapter 1112). The restored AATTC as amended was included in the 2018 edition of the Iowa Code. This Act now amends the 2019 edition by providing for a new version of the BFTCP, including by repealing the AATTC and providing for a BFTC. The provisions in the BFTC closely resemble those in the repealed AATTC. However, the Act revises provisions applying to lease arrangements, the calculation of the aggregate award limitation, and the amount of the aggregate award limitation which is again increased to \$12 million. No version of the CFCTC is restored.

IFA BOARD OF DIRECTORS. The Act provides that the Agricultural Development Board is to designate one of its members to serve on IFA's Board of Directors on an ex officio voting basis and at the pleasure of the Agricultural Development Board.

ELIGIBLE TAXPAYERS AND QUALIFYING BEGINNING FARMERS PARTICIPATING IN THE BFTCP. An eligible taxpayer is entitled to claim a tax credit against the taxpayer's individual or corporate income tax liability based on the type of rent and the amount of the rent payment under an agricultural lease agreement executed by the parties, including the taxpayer and qualifying beginning farmer. Under the agreement, the beginning farmer must assume control over agricultural assets (the taxpayer's agricultural land, and any depreciable agricultural property such as equipment, as well as commodities such as crops or livestock). A new provision limits the number of years that a taxpayer may participate in the program to not more than 10.

The taxpayer must be eligible to hold agricultural land generally under lowa's corporate farming law (as an individual, partnership, family farm corporation, or family farm limited liability company as defined in lowa Code section 9H.1). The taxpayer must not have been at fault for terminating a prior agreement. The taxpayer must not be a party to a pending administrative or judicial action involving an animal feeding operation or be classified as a habitual violator of statutes regulating such operation (see lowa Code chapter 459).

The beginning farmer must be an individual, partnership, family farm corporation, or family farm limited liability company meeting a low or moderate net worth requirement (lowa Code section 16.58). The aggregate net worth requirement for all members of a family farm limited liability company participating in a beginning farmer program is increased to not more than twice the net worth requirement for an individual. This is the same aggregate net worth requirement that has applied to all partners in a partnership or shareholders in a family farm corporation. In addition, the beginning farmer must be a resident of this state; have sufficient education, training, or experience in farming; have access to adequate working capital and production items; must materially and substantially participate in farming; and must not own more than a 10 percent ownership interest in an agricultural asset included in the agreement.

CALCULATION OF BFTC AMOUNTS. The amount of the tax credit is calculated differently based on the type of rent payment arrangement described in the agreement. For a rent payment made on a cash basis in which a fixed payment is made, the tax credit equals 5 percent of the gross amount paid to the taxpayer under the agreement. For a rent payment made on a commodity share basis in which the taxpayer takes a percentage of the crop or livestock produced, the tax credit amount equals 15 percent of the amount paid to the eligible taxpayer from the crops or

livestock received under the agreement and sold in any year. A provision, which was not part of the AATTC, also takes into account an agreement made on a flexible basis which takes into account special risk-sharing factors that may adjust the rent payment amount as provided in IFA rule. The tax credit amount equals 15 percent of the highest adjusted amount that the taxpayer could receive in excess of the rent payable on either or both a cash basis and commodity share basis. A new provision also limits the credit amount to not more than \$50,000 in any one year.

APPLICATIONS, AWARDS, AND CERTIFICATES. The process of reviewing applications, awarding tax credits, and issuing tax credit certificates to taxpayers under the BFTC differs in a number of respects from the AATTC. The Agricultural Development Board is required to review applications for the tax credit prior to IFA's approval. A statutory application fee schedule is established which ranges from \$300 to \$500. On and after January 1, 2022, the schedule is to be replaced by a schedule established by IFA rule based on costs necessary to administer the program. IFA must still approve all applications on a first-come, first-served basis and issue tax credit certificates to approved taxpayers as proof of the award in the tax year for which the tax credit is claimed. However, the increased aggregate award limitation is calculated on a calendar year basis at the time when all applications for that year have been approved and are based on the terms (rent payment amount) of those agreements for all eligible years under the agreement. Tax credits are awarded to all taxpayers whose applications have been approved during that calendar year so long as the amount of all awards does not exceed the \$12 million aggregate award limitation. In cases in which an agreement is on a commodity share or flexible basis, the tax credit awarded is based on an IFA estimate of expected rent payment rather than actual rent payment. In the case of an agreement on a commodity share basis, the rent payment may be determined by an equation established by IFA rule. IFA is still required to issue tax credit certificates on an annual basis to those taxpayers who have been awarded the tax credit but on a proportional basis divided by the number of years of the agreement.

APPLICABILITY OF AATTC AND CFCTC. The Act provides for the continued applicability of the AATTC in cases in which an application was submitted prior to the Act's effective date. This includes the case in which an application was approved for a year prior to 2019, if the taxpayer could continue to be issued a tax credit certificate for a tax year beginning on or after January 1, 2019, under repealed lowa Code section 16.80. In that case, the taxpayer may continue to receive a tax credit certificate each year for the remainder of the agricultural lease agreement which will not be counted against the \$12 million aggregate award limitation. Otherwise, the amount of the tax credit is to be counted against the \$12 million aggregate award limitation for the calendar year in which the tax credit certificate is issued. In all cases, the 10-year carryforward provisions continue to apply notwithstanding the repeal of the AATTC on the effective date of the Act and the CFCTC repealed on December 31, 2017.

EFFECTIVE AND RETROACTIVE APPLICABILITY. The Act took effect May 21, 2019, and applies retroactively to January 1, 2019, to tax years beginning on or after that date.

ALCOHOL REGULATION AND SUBSTANCE ABUSE

SENATE FILE 230 - Manufacturers of Alcoholic Beverages

SENATE FILE 323 - Alcoholic Beverage Regulation — Canned Cocktails

SENATE FILE 618 - Alcoholic Beverage Regulation and Control

HOUSE FILE 668 - Regulation of Alcoholic Beverages — Business Interests of Manufacturers, Wholesalers,

and Retailers

RELATED LEGISLATION

SENATE FILE 113 - Habitual Offenders — Operating While Intoxicated Third or Subsequent Offenders SEE CRIMINAL LAW. PROCEDURE. AND CORRECTIONS. This Act specifies

that certain punishments apply to persons convicted of a third or subsequent operating-while-intoxicated (OWI) offense, and allows a person convicted of such an

offense to be sentenced as an habitual offender.

SENATE FILE 303 - Replacement of Driver's Licenses or Nonoperator's Identification Cards — Persons Attaining Age Twenty-One

> SEE TRANSPORTATION. This Act provides that a person, upon attaining the age of 21, is eligible to apply electronically for issuance of a replacement driver's license or nonoperator's

identification card for the unexpired months of the license or card.

ALCOHOL REGULATION AND SUBSTANCE ABUSE

SENATE FILE 230 - Manufacturers of Alcoholic Beverages

BY COMMITTEE ON COMMERCE. This Act relates to the authority of manufacturers of beer, wine, and native distilled spirits.

The Act authorizes a manufacturer of native distilled spirits to be issued a class "C" native distilled spirits liquor control license regardless of whether the manufacturer is also a manufacturer of beer.

The Act provides that a manufacturer of beer may be granted one class "B" beer permit for the purpose of selling beer at retail for consumption on or off the premises of the manufacturing facility regardless of whether the manufacturer is also a manufacturer of native distilled spirits or native wine.

The Act authorizes a manufacturer of native wine to be issued a class "C" native wine permit regardless of whether the manufacturer is also a manufacturer of beer.

The Act also allows alcoholic liquor for beverage purposes to be used or kept at a premises for which both a class "B" beer permit and class "A" native distilled spirits license have been issued.

SENATE FILE 323 - Alcoholic Beverage Regulation — Canned Cocktails

BY COMMITTEE ON STATE GOVERNMENT. This Act provides for canned cocktails as a separately defined alcoholic beverage. "Canned cocktail" is defined as a mixed drink or cocktail that is premixed, packaged in a metal can, and contains more than 6.25 percent, but not more than 15 percent, of alcohol by volume. The Act provides that the provisions of Iowa Code chapter 123 governing alcoholic beverages that are applicable to beer shall also apply to canned cocktails. In addition, the Act provides that the provisions of Iowa Code chapter 123A that apply to brewers and wholesalers of beer also apply to manufacturers and wholesalers of canned cocktails.

The Act took effect May 10, 2019.

SENATE FILE 618 - Alcoholic Beverage Regulation and Control

BY COMMITTEE ON WAYS AND MEANS. This Act concerns alcoholic beverage control and matters under the purview of the Alcoholic Beverages Division of the Department of Commerce. The Act is organized by divisions.

<u>Division I</u> — Alcoholic Beverage Control

The Act amends, modifies, and adds definitions for purposes of lowa Code chapter 123 governing alcoholic beverage control. The Act removes references in definitions to a percent of alcohol by weight and, if not already included in the definition, provides for the percent of alcohol by volume for each definition. In addition, the Act strikes the exclusion of mixed drinks or cocktails mixed on the premises from the definition of "beer." The definition of "licensed premises" is amended by striking areas susceptible of precise definition from what may constitute a single licensed premises. The definition of "person" is also amended to add limited liability companies and to add, in relation to corporations and limited liability companies, other similar legal entities. The Act also adds definitions for "completed application," "mixed drink or cocktail," "native brewery," and "private place." "Mixed drink or cocktail" is defined as an alcoholic beverage, consisting in whole or in part of alcoholic liquors, that is combined with other alcoholic or nonalcoholic beverages. "Native brewery" is defined as a business that manufactures beer or high alcoholic content beer by a person holding a class "A" beer permit that authorizes the manufacture. "Private place" is defined as a location that, at the time alcoholic beverages are kept, dispensed, or consumed, does not provide access to the general public, limits access to bona fide social hosts and invited guests, is not of a commercial nature, does not provide for the sale and purchase of goods and services, is not a licensed premises, and does not charge admission.

The Act authorizes the Alcoholic Beverages Division to prescribe a uniform fee to be assessed against certain licensees and permittees to recover administrative costs incurred relating to the failure of that licensee or permittee to maintain dramshop liability insurance coverage and for contested case proceedings. The uniform fee authorized for contested case proceedings shall not exceed \$100.

The Act specifically provides that the general penalty provisions of Iowa Code chapter 123 apply to any violation of the Iowa Code chapter or rules adopted pursuant to the Iowa Code chapter by a holder of a distiller's certificate of compliance, a holder of a manufacturer's license, a holder of a brewer's certificate of compliance, a holder of a charity beer, spirits, and wine auction permit, or a holder of a vintner's certificate or a class "A" wine permit.

The Act eliminates the restriction on sales and deliveries of alcoholic liquor from the state warehouse on Sunday.

The Act provides that a liquor control license shall not be issued for a premises that does not constitute a safe and proper place or building. The Act also strikes a provision that allowed a person holding a liquor control license to permit a customer to carry an open container of alcoholic liquor from the licensed premises to an adjacent licensed premises, temporary closed public right-of-way, or private property.

The Act provides that officers, directors, and persons owning at least 10 percent of stock in a limited liability company or other similar legal entity shall be included on the application for a liquor control license, a class "A" native distilled spirits license, a class "A" or special class "A" beer permit, or a class "A" or retail wine permit, as applicable.

The Act specifically authorizes seasonal and shorter duration permits for class "B" and class "C" native wine permits and provides for the appropriate fee for these shorter duration class "B" and class "C" native wine permits.

The Act eliminates the additional tax imposed on an air common carrier for a class "D" license.

The Act provides for the confidential treatment of investigative information in the possession of the Alcoholic Beverages Division before administrative or criminal charges are filed. The Act authorizes the disclosure of information to other law enforcement, investigative, or regulatory agencies, including other licensing authorities in other jurisdictions.

Concerning suspension or revocation of a license or permit, the Act provides that civil penalties imposed and collected by the Alcoholic Beverages Division shall be credited and used, subject to appropriation by the General Assembly, for purposes of providing educational programs regarding the alcoholic beverages industry, and for promoting compliance with alcoholic beverage laws and rules.

The Act eliminates the restriction on the number of class "A" native distilled spirits licenses that may be issued to a person.

The Act provides that if a bond of a liquor control licensee or beer or wine permit holder is forfeited to the Alcoholic Beverages Division, the division shall retain only that portion of the bond equal to the amount the licensee or permit holder owes the division.

The Act requires a person who manufactures native wine or beer to file with the division the records that are filed monthly with the Alcohol and Tobacco Tax and Trade Bureau of the United States Department of the Treasury.

The Act provides that a holder of a class "A" beer permit may sell beer to distributors outside lowa pursuant to the laws of that jurisdiction, and provides that a native brewery may be granted not more than one class "B" beer permit for selling beer at the manufacturing facility.

The Act provides that sales of beer under a class "B" beer permit for consumption off the premises in a container that is not the original container may be carried into an immediately adjacent premises only if the premises is covered by a license or permit that allows the consumption of beer.

The Act provides that the exceptions for the barrel tax on beer applicable to class "A" beer permittees also applies to special class "A" beer permittees.

The Act provides that a holder of a class "A" wine permit may sell wine to distributors outside Iowa, pursuant to the laws of that jurisdiction.

The Act provides that the wine gallonage tax shall not be levied on wine sold by a class "A" wine permittee to a distributor outside of the state.

The Act requires that the Alcoholic Beverages Division adopt as rules the substance of the entirety of certain federal regulations governing alcoholic beverages, and not just those regulations as they relate to transactions between wholesalers and retailers.

Division II — Alcoholic Beverage Deliveries

The Act allows a licensee or permittee authorized to sell alcoholic beverages to deliver alcoholic beverages to another licensed premises if there is identical ownership of the premises by the licensee or permittee. Deliveries to another licensed premises shall contain only those alcoholic beverages authorized for sale by the license or permit covering the premises receiving delivery. In addition, orders delivered to another licensed premises shall be fulfilled using alcoholic beverages owned by the licensee or permittee who received the delivery order and if the recipient of the order fails or is unable to pick up the order, the alcoholic beverages shall be returned to the licensee or permittee who fulfilled the order.

The Act also allows orders for deliveries between 2:00 a.m. and 6:00 a.m. on a day other than Sunday and between 2:00 a.m. and 8:00 a.m. on a Sunday.

The Act provides that the exception on certain prohibitions relating to the keeping of any alcoholic liquor in certain containers for common carriers holding a class "D" liquor control license applies to all holders of that license or to alcoholic liquor delivered in accordance with the law governing delivery of alcoholic beverages by retailers.

This division of the Act took effect May 10, 2019.

+ HOUSE FILE 668 - Regulation of Alcoholic Beverages — Business Interests of Manufacturers, Wholesalers, and Retailers

BY COMMITTEE ON COMMERCE. This Act provides exceptions to the general limitations on business interests of manufacturers, wholesalers, and retailers of alcoholic beverages, commonly referred to as the three-tier system.

The Act provides that the limitations on business interests concerning alcoholic beverages do not apply to an institutional investor. The Act also provides that a manufacturer, bottler, or wholesaler of alcoholic beverages is not prohibited from being interested in the business of another retail licensee or permittee, or from holding a retail liquor control license or retail wine or beer permit, if the retail business, licensee, or permittee does not purchase or sell the alcoholic beverages of the person engaged in the business of manufacturing, bottling, or wholesaling alcoholic beverages. However, the Act further provides that a person engaged in the business of manufacturing wine that is not native wine may still purchase and sell the person's wine on the premises of a retail licensee of the person so long as the licensed premises is the principal office of the manufacturer.

The Act also allows a broker, employee, or agent of a person engaged in the business of manufacturing, bottling, or wholesaling alcoholic beverages to be a broker, employee, or agent of another person engaged in the business of manufacturing, bottling, or wholesaling alcoholic beverages or a business authorized to sell alcoholic beverages at retail as long as the broker, employee, or agent is not an officer, owner, director, or employee in a position to exercise any control or influence over the types of sales or the purchasing of alcoholic beverages in either position of employment.

The Act also provides that a person holding a class "A" beer permit who also holds a brewer's notice issued by the United States Department of the Treasury shall be authorized to sell, at wholesale, no more than 30,000 barrels of beer on an annual basis for consumption off the premises to a person authorized to sell beer at retail.

APPROPRIATIONS

SENATE FILE 600 - Appropriations — Transportation

SENATE FILE 608 - Appropriations — Economic Development

SENATE FILE 609 - Appropriations — Agriculture and Natural Resources

SENATE FILE 615 - Appropriations — Justice System

SENATE FILE 616 - Appropriations — Judicial Branch

SENATE FILE 632 - Appropriations — Gambling Treatment Program

SENATE FILE 638 - State and Local Government and Regulatory Matters — Appropriations and Miscellaneous

Changes

HOUSE FILE 756 - Federal Block Grant Appropriations and Other Federal Funding

HOUSE FILE 758 - Appropriations — Education

HOUSE FILE 759 - Appropriations — Administration and Regulation

HOUSE FILE 765 - Appropriations — Infrastructure and Capital Projects

HOUSE FILE 766 - Appropriations — Health and Human Services

RELATED LEGISLATION

SENATE FILE 548

 Water Pollution Control Projects — Real Property Acquisition by Private Entities for Sale or Donation to Government Entities — Funding Restricted

SEE ENVIRONMENTAL PROTECTION. This Act relates to the acquisition, donation, or sale of real property for specified purposes with the assistance of moneys in the revolving loan funds established under requirements of the federal Clean Water Act or Safe Drinking Water Act.

SENATE FILE 599

- Regulation of Hemp

SEE AGRICULTURE. This Act authorizes the production of hemp in accordance with federal law, the transportation of hemp, and the retail sale of hemp products. The Act provides that primary responsibility for the administration of the Act is delegated to the Department of Agriculture and Land Stewardship (DALS). DALS must impose, assess, and collect a hemp fee for issuing a license and conducting an annual inspection of the licensee's fall crop. After June 30, 2022, statutory hemp fees are replaced by those established by rule based on the amount estimated by DALS to administer and enforce the relevant provisions of the Act. Moneys collected from hemp fees are to be deposited into a hemp fund and are appropriated to DALS for that purpose.

SENATE FILE 619

- Regulation of Motor Vehicle or Residential Services Contracts and Service Companies SEE BUSINESS, BANKING, AND INSURANCE. This Act establishes a Service Company Oversight Fund under the control of the Commissioner of Insurance and consisting of all moneys deposited in the fund as provided in the Act. Moneys in the fund are appropriated to the commissioner for the administration and enforcement of Iowa Code chapter 523C, relating to the licensure and regulation of residential and motor vehicle service contract providers, and for establishing consumer complaint, education, and outreach programs. The Act took effect May 16, 2019.

APPROPRIATIONS

SENATE FILE 600 - Appropriations — Transportation

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act makes appropriations to the Department of Transportation (DOT) for FY 2018-2019 and FY 2019-2020.

Division I — FY 2018-2019

This division makes an appropriation from the Primary Road Fund to the DOT for FY 2018-2019 for the purchase of salt. The division took effect May 1, 2019.

Division II — FY 2019-2020

This division makes appropriations from the Road Use Tax Fund and the Primary Road Fund to the DOT for FY 2019-2020 for DOT's ongoing operations, maintenance, and infrastructure projects, including a driver and identification services center in Dallas County and a Sioux City combined facility.

SENATE FILE 608 - Appropriations — Economic Development

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act makes appropriations to the Department of Cultural Affairs (DCA), the Iowa Economic Development Authority (IEDA), the Iowa Finance Authority (IFA), the Public Employment Relations Board (PERB), the Iowa Department of Workforce Development (IWD), the College Student Aid Commission (CSAC), and the State Board of Regents and certain regents institutions for fiscal year 2020 and includes provisions related to IFA's board of directors. The Act is organized by divisions.

Division I — FY 2019-2020 Appropriations

The Act appropriates moneys from the General Fund of the State and other funds to DCA, IEDA, IFA, PERB, IWD, CSAC, and the State Board of Regents and certain regents institutions for FY 2019-2020.

The division makes a new appropriation of \$400,000 from the Skilled Worker and Job Creation Fund (SWJCF) to IWD for FY 2019-2020 to be allocated to the Iowa Commission on Volunteer Services to establish a volunteer mentoring program to support Future Ready Iowa. The division provides a new \$100,000 appropriation from the SWJCF to the IEDA for FY 2019-2020 to be distributed by the IEDA to establish a Housing Needs Assessment Grant Program. Any unexpended funds remain available for expenditure in FY 2020-2021. IEDA is required to adopt administrative rules to establish criteria for distribution of the appropriated moneys.

The division provides a new \$300,000 appropriation from the SWJCF to the IEDA for FY 2019-2020 to be distributed by the IEDA to support innovative rural projects. Any unexpended funds remain available for expenditure in FY 2020-2021. IEDA is required to adopt administrative rules to establish criteria for distribution of the appropriated moneys.

The division limits certain standing appropriations in FY 2019-2020 for the World Food Prize, operational support grants, community cultural grants, and regional tourism marketing.

The division requires the IEDA and the Department of Revenue to submit a joint annual report to the General Assembly no later than November 1 of each year that details all financial assistance awarded to a person during the prior fiscal year.

The division makes a new appropriation of \$1.2 million from the General Fund of the State to IWD for FY 2019-2020 for funding of the Iowa Employer Innovation Program. Any unexpended funds remain available for expenditure in FY 2020-2021.

The division makes a new appropriation of \$1.0 million from the SWJCF to CSAC for FY 2019-2020 for deposit in the Future Ready Iowa Skilled Workforce Grant Fund.

The division makes a new appropriation from the General Fund of the State of \$825,000 and 3.0 full-time equivalent (FTE) positions to Iowa State University of Science and Technology, and \$275,000 and 1.0 FTE position to the State University of Iowa, for support of a biosciences innovation system.

The division makes a new appropriation of \$400,000 and 4.0 FTE positions to the University of Northern Iowa (UNI) for equipment and technology to expand the university's additive manufacturing capabilities related to investment casting technology and industry support. UNI is required to make a good-faith effort to coordinate with private entities to seek funds to supplement this appropriation.

Division II — Miscellaneous

The division adds four ex officio, nonvoting legislative members to the IFA's Board of Directors.

SENATE FILE 609 - Appropriations — Agriculture and Natural Resources

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act relates to agriculture, natural resources, and environmental protection by making appropriations to support a number of administrative entities and related programs and projects under their respective control. Generally, appropriations are made for the fiscal year beginning July 1, 2019, and ending June 30, 2020. The Act also includes a number of changes to the lowa Code.

Moneys are appropriated from or to both major and minor sources, including funds or accounts. Major sources include the General Fund of the State (General Fund), the Environment First Fund (EFF), and the Resources Enhancement and Protection (REAP) Fund. Major administrative entities that are appropriated moneys include the Department of Agriculture and Land Stewardship (DALS), the Department of Natural Resources (DNR), Iowa State University of Science and Technology (ISU), and the State University of Iowa (UI). The Act classifies an appropriation made from or to a major source to support a general purpose such as an appropriation to a major administrative unit as a general appropriation, an appropriation made from or to a minor source to support either a general or special purpose as a designated appropriation, and an appropriation made from or to a major or minor source to support a special purpose as a special appropriation. A number of the appropriations are made to support the Water Quality Initiative (WQI) codified in Iowa Code chapter 466B, which are deposited in the WQI Fund, to support programs and projects administered by DALS' Division of Soil Conservation and Water Quality.

Division I — DALS — General, Designated, and Special Appropriations — Various Purposes

GENERAL APPROPRIATION — GENERAL FUND. For DALS, the Act appropriates moneys from the General Fund to support its administrative divisions, including consumer protection and industry services, soil conservation, and food safety and animal health. Moneys are transferred to ISU to support its Midwest Grape and Wine Industry Institute.

DESIGNATED APPROPRIATIONS — MINOR SOURCES. The Act appropriates moneys to DALS from several minor sources to support a number of special purposes, including moneys derived from unclaimed winnings from horse and dog races for the administration and enforcement of racing regulations (Iowa Code section 99D.12); and moneys credited to the Renewable Fuel Infrastructure Fund (Iowa Code section 159A.16) to support motor fuel inspection (Iowa Code section 214A.2B) and the audit of biofuel processing and production (see new Iowa Code section 214A.2C).

SPECIAL APPROPRIATIONS — GENERAL FUND. The Act appropriates moneys from the General Fund to DALS in order to provide for milk inspection (Iowa Code chapter 192), agricultural education, and assistance to farmers with disabilities. Moneys are appropriated from the General Fund for deposit into a number of minor sources, including those used to support the Local Food and Farm Program (see Iowa Code section 267A.5, establishing the Local Food and Farm Program Fund), the Hungry Canyons Account of the Loess Hills Development and Conservation Fund (Iowa Code section 161D.2), and the Agricultural Drainage Well Water Quality Assistance Program Fund (Iowa Code section 460.303).

Division II — DALS — Special Appropriations — Watershed Improvement Fund — WQI

The Act provides for the expenditure of remaining moneys that had been credited to the Watershed Improvement Fund and used to support watershed improvement grants under Iowa Code chapter 466A prior to the repeal of its authorizing statute (2017 Iowa Acts, chapter 168(22 and 24)). The Act requires DALS to expend those moneys to support two special purposes: (1) the continuation of a statewide voluntary farm management demonstration program to show the effectiveness and adaptability of emerging practices in agronomy that protect water resources and provide other environmental benefits; and (2) to support the WQI, including high-priority watershed projects.

Division III — DALS — Special Appropriation — General Fund — WQI Fund

The Act appropriates moneys from the General Fund to DALS for deposit in the WQI Fund to support associated WQI projects, including high-priority watershed projects.

Division IV — DNR — General, Designated, and Special Appropriations — Various Purposes

GENERAL APPROPRIATIONS — DIFFERENT MAJOR SOURCES. The Act makes appropriations from the General Fund and several other major sources to DNR in order to support its administrative divisions regulating and promoting natural resources and environmental protection, including the State Fish and Game Protection Fund (Iowa Code section 456A.17) and the Groundwater Protection Fund (Iowa Code section 455E.11) that are not otherwise statutorily allocated.

DESIGNATED APPROPRIATIONS. The Act appropriates moneys to DNR from a number of minor sources including the Special Snowmobile Fund (Iowa Code section 321G.7) to administer and enforce state snowmobile programs and moneys deposited in the Unassigned Revenue Fund to support administration of DNR's Underground Storage Tanks Section.

SPECIAL APPROPRIATIONS — GENERAL FUND. The Act makes appropriations from the General Fund to DNR to support floodplain management and dam safety programs and forestry health management programs.

Division V — ISU — Special Appropriation — General Fund — College of Veterinary Medicine

The Act appropriates moneys from the General Fund to ISU to support the operation of the Veterinary Diagnostic Laboratory operated by ISU's College of Veterinary Medicine.

Division VI — UI — Special Appropriation — General Fund — lowa's Center for Agricultural Safety and Health

The Act makes appropriations from the General Fund to support the operations of lowa's Center for Agricultural Safety and Health, which is part of UI's College of Public Health. The UI must use the moneys, in cooperation with DALS, to anticipate, recognize, and prevent occupational illness and injury among members of the agricultural community.

Division VII — DALS, DNR, and UI — EFF — General and Special Appropriations — Various Purposes

GENERAL APPROPRIATIONS. The Act appropriates moneys from the EFF to support a number of programs administered by DALS and DNR. For DALS, the moneys are appropriated to support programs involving soil and water conservation and water quality, watershed protection and nutrient management, and the Loess Hills Development and Conservation Fund (Iowa Code section 161D.2). For DNR, moneys are appropriated to support programs involving state parks, geographic information systems, water quality monitoring, public water supplies, regulation of animal feeding operations, air quality, and floodplain management and dam safety.

SPECIAL APPROPRIATIONS. The Act appropriates moneys from the EFF to UI to support the Iowa Geological Survey for its operations and to measure, assess, and evaluate water quantity sources and assist DNR in regulating water quantity (Iowa Code chapter 456 and sections 455B.262B and 456.14).

Division VIII — DALS — EFF — Special Appropriations — WQI Fund

The Act appropriates additional moneys from the EFF to the WQI Fund (Iowa Code section 466B.45) to support the WQI as administered by DALS, subject to the same conditions applicable to moneys appropriated to that fund from both remaining moneys credited to the Watershed Improvement Fund and the General Fund.

Division IX — REAP Fund — General Fund — General and Special Appropriations

APPROPRIATION TO REAP FUND IN LIEU OF GENERAL FUND APPROPRIATION. The Act appropriates moneys from the EFF to the REAP Fund in lieu of the \$20 million standing limited appropriation from the General Fund (lowa Code section 455A.18).

SPECIAL USE OF ALLOCATED MONEYS ALLOWED — STATE PARKS. The Act authorizes DNR to use moneys allocated to the Open Spaces Account of the REAP Fund (Iowa Code section 455A.19) to be used for state park maintenance and repair.

SPECIAL USE OF ALLOCATED MONEYS ALLOWED — FLOOD DAMAGE REPAIR, RESTORATION, OR REHABILITATION. The Act appropriates any amount of moneys allocated to the Open Spaces Account of the REAP Fund (lowa Code section 455A.19) for FY 2018-2019 for the repair, restoration, or rehabilitation of property under the jurisdiction or control of the DNR that has been damaged by flood waters and which shall remain available for that same use until the close of FY 2019-2020. The division took effect May 13, 2019.

Division X — Related Iowa Code Changes — Programs to Audit Motor Fuel

The Act codifies provisions enacted in annual appropriation Acts since 2006 that authorize DALS to establish and administer programs for auditing motor fuel production and processing, motor fuel screening and testing, and inspection of motor fuel sold by dealers (new lowa Code section 214A.2C).

Division XI — Related Iowa Code Changes — Iowa Geological Survey

The Act changes the name of the Geological Survey of the state to the Iowa Geological Survey to conform with current naming conventions (Iowa Code chapter 352).

Division XII — Related Iowa Code Changes — Future Repeal of Mercury Thermostat Regulation

Effective January 1, 2022, the Act eliminates certain regulations requiring businesses to complete the process of discontinuing the use of mercury thermostats (lowa Code section 455D.16).

<u>Division XIII — Related Iowa Code Changes — Agricultural Drainage Well Closures</u>

The Act provides that a person is not eligible to participate in the Agricultural Drainage Well Water Quality Assistance Program (lowa Code section 460.304) involving an agricultural drainage well that has not been registered with DNR (lowa Code section 460.502) by January 1, 2019.

SENATE FILE 615 - Appropriations — Justice System

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations to the justice system. The Act is organized by divisions.

Division I — FY 2019-2020 Appropriations

The Act makes appropriations from the General Fund of the State for FY 2019-2020 to the departments of Justice, Corrections, Public Defense, Public Safety, and Homeland Security and Emergency Management, and the Iowa Law Enforcement Academy, Office of the State Public Defender, Board of Parole, Iowa Civil Rights Commission, and the Criminal and Juvenile Justice Planning Division of the Department of Human Rights.

The Act appropriates moneys from the Department of Commerce Revolving Fund to the Office of Consumer Advocate of the Department of Justice for FY 2019-2020.

The Act also appropriates moneys from the Gaming Enforcement Revolving Fund to the Department of Public Safety for FY 2019-2020.

The Act appropriates moneys from the Wireless E911 Emergency Communications Fund to the Department of Homeland Security and Emergency Management for FY 2019-2020.

The Act appropriates moneys from the Consumer Education and Litigation Fund to the Department of Justice for farm mediation services and salaries, support, maintenance, and miscellaneous purposes for criminal prosecuting, criminal appeals, and performing duties for FY 2019-2020.

Division II — Supplemental and Miscellaneous Appropriations

The Act appropriates moneys to the State Public Defender and the Iowa Law Enforcement Academy for FY 2018-2019. The division took effect May 22, 2019.

Division III — Attorney General

The Act provides that the Attorney General shall report to the Legislative Services Agency and the Department of Management all money settlements and court money awards which were awarded to the state of lowa. The Act provides that the Attorney General shall report which funds are designated to receive the moneys and under what legal authority the designation is being made.

The Act repeals Iowa Code section 7A.6, which prescribes the requirements of the biennial report of the Attorney General. 2018 Iowa Acts, chapter 1168(18), eliminated the Iowa Code provision which required the Attorney General to submit the report to the Governor.

The Act extends the period beginning fiscal year July 1, 2014, and ending June 30, 2019, by two years for an increase in annual appropriations in Iowa Code section 714.6C. Specifically, it increases the annual appropriations from \$1,125,000 to \$1,875,000 from the Consumer Education and Litigation Fund to the Department of Justice to be used for public education relating to consumer fraud and for enforcement of Iowa Code section 714.16 and federal consumer laws. It also increases the annual appropriations from \$75,000 to \$125,000 from the Consumer Education and Litigation Fund to the Department of Justice to be used for investigation, prosecution, and consumer education relating to consumer and criminal fraud committed against older Iowans.

Division IV — Fire Service Training Revolving Fund

The Act creates a Fire Service Training Revolving Fund and appropriates moneys in the fund to the Department of Public Safety and provides that the moneys shall be under the control of the State Fire Marshal. The division took effect May 22, 2019, and is retroactively applicable to July 1, 2018.

Division V — Department of Corrections

The Act provides that the Department of Corrections may use General Fund of the State resources appropriated to the department for fiscal year 2018-2019 for the resolution of the settlement agreement with the Division of Labor Services to remedy the citation by providing adequate means of communication for employees to summon assistance during violent attacks. The division took effect May 22, 2019.

Division VI — Indigent Defense

The Act provides for an increase in compensation for attorneys who contract with the Office of the State Public Defender to provide indigent defense. The Act raises compensation rates by \$3 per hour effective for appointments made on or after July 1, 2019.

The Act provides for the extension of the State Public Defender pilot project allowing an indigent person to choose an eligible attorney to represent the person in the person's case that requires such representation, extending the completion date of that project from June 30, 2019, to June 30, 2022. The division took effect May 22, 2019.

The Act establishes a Public Safety Survivor Benefits Fund in the State Treasury under the control of the Department of Public Safety. The fund shall consist of moneys transferred to the fund pursuant to Iowa Code section 99G.39, which provides that \$100,000 in lottery revenues shall be transferred every fiscal year, and any other moneys appropriated to the department. The Act provides that of the moneys credited to the fund in a fiscal year, the department shall distribute 50 percent in the form of grants to nonprofit organizations that provide resources to assist surviving families of eligible peace officers killed in the line of duty and 50 percent in the form of grants to nonprofit organizations that provide resources to assist surviving families of eligible fire fighters killed in the line of duty in paying costs associated with accident or health care coverage pursuant to Iowa Code section 509A.13C.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

A provision that limited the ability of the Attorney General to initiate lawsuits in courts or tribunals other than lowa state courts or tribunals to when the Attorney General had the approval or acted at the request of the Governor, Executive Council, or General Assembly.

SENATE FILE 616 - Appropriations — Judicial Branch

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act makes appropriations to the judicial branch.

The Act appropriates moneys from the General Fund of the State for FY 2019-2020 to the judicial branch for salaries, maintenance, equipment, and miscellaneous purposes. The Act also appropriates moneys 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 summary jurors, costs and fees for interpreters and translators, and certain attorney fee reimbursements.

The Act provides that it is the intent of the General Assembly that the offices of the clerks of the district court operate in all 99 counties and be accessible to the public as much as is reasonably possible to address the relative needs of the citizens of each county. The Act provides that an office of the clerk of the district court shall be open regular courthouse hours.

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

The Act permits a judicial officer to waive travel reimbursement for any travel outside the judicial officer's county of residence to conduct official business.

The Act allows a judicial officer to be placed on unpaid leave for the fiscal year beginning July 1, 2019, on any day a court employee is required to furlough. The Act provides additional details.

The Act states legislative intent that the judicial branch utilize the lowa Communications Network or other secure electronic communications in lieu of traveling.

The Act sets forth the salary rates for certain positions in the judicial branch for the fiscal year beginning July 1, 2019, and for subsequent pay periods.

SENATE FILE 632 - Appropriations — Gambling Treatment Program

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act makes an appropriation from the Sports Wagering Receipts Fund for FY 2019-2020 to the Iowa Department of Public Health for purposes of the Gambling Treatment Program.

SENATE FILE 638 - State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act relates to state and local finances by making appropriations, providing for legal and regulatory responsibilities, and providing for other properly related matters. The Act is organized by divisions.

Division I — Standing Appropriations and Related Matters

This division limits the standing appropriation for payment of claims for nonpublic school transportation to approximately \$8.2 million for FY 2019-2020, limits the standing appropriation for paying instructional support state aid to zero for FY 2019-2020, and reduces state aid for area education agencies and the portion of the combined district cost calculated for those agencies by \$15 million for FY 2019-2020.

For FY 2019-2020 and FY 2020-2021, salary adjustments may be funded as determined by the Department of Management using unappropriated moneys remaining in certain funds.

Division II — Miscellaneous Appropriations

This division makes an appropriation from the General Fund of the State to the Department of Public Safety for FY 2019-2020 for costs associated with the training and equipment needs of volunteer fire fighters.

Division III — Miscellaneous Provisions

This division requires the Ombudsman's report concerning the exercise of the Ombudsman's functions to be submitted to the General Assembly and the Governor by December 31 rather than April 1, and to cover the preceding fiscal year rather than the preceding calendar year.

The division also prohibits a county recorder from charging or collecting a fee for the submission or filing of a groundwater hazard statement.

Division IV — Corrective Provisions

This division makes technical corrections to legislation enacted or considered during the 2019 Legislative Session. The division sets forth certain effective date and applicability provisions for certain provisions.

Division V — Flood Recovery

This division creates a Flood Recovery Fund under the control of the Flood Mitigation Board, and allows the board to award moneys from the fund to eligible political subdivisions for projects supporting flood response, flood recovery, or flood mitigation activities following an application process as set forth in the division. The division appropriates \$15 million from the General Fund of the State to the Department of Homeland Security and Emergency Management to be credited to the Flood Recovery Fund. The division took effect May 8, 2019.

Division VI — State Budget Process

This division codifies provisions relating to the Salary Model Administrator and the submission of estimates of expenditure requirements by departments and establishments of government, including the judicial branch, to the Department of Management that previously appeared or applied annually in past standing appropriations acts.

<u>Division VII — Blackout Special Registration Plates</u>

This division provides for the issuance of blackout special registration plates for motor vehicles. Blackout plates have a black background and white letters and numbers. The special fee for blackout plates is \$35 and the annual special fee for blackout plates is \$10. The special fees must be deposited in the Road Use Tax Fund.

Division VIII — Gambling Regulation

This division prohibits a person from selling, granting, assigning, or turning over to another person the operation of an individually branded Internet site to conduct advance deposit wagering without the approval of the Racing and Gaming Commission. In addition, for a licensed subsidiary of a parent company, an audit of the parent company meets the requirements of Iowa Code section 99F.13.

Division IX — Public Utilities

This division prohibits the Iowa Utilities Board from requiring or allowing the adoption of certain energy efficiency plans or demand response plans by gas and electric utilities that exceed certain projected cumulative average annual cost thresholds as set forth in the division.

Division X — Board of Regents Capital Projects

This division requires the State Board of Regents to submit a report to the General Assembly by December 13, 2019, regarding the financing of capital projects at institutions under the control of the board. The division also repeals a provision relating to match requirements for State Board of Regents construction projects.

Division XI — Watershed Management Authorities

This division provides that if a portion of a United States Geological Survey Hydrologic Unit Code 8 Watershed is located outside of the state, any political subdivision in such a watershed may participate in any watershed management authority that includes the county in which the political subdivision is located.

Division XII — Elections

This division alters the effective date of the section of HF 692 (see Elections, Ethics, and Campaign Finance) amending Iowa Code section 39.2 to July 1, 2019. The division took effect May 8, 2019, and applies retroactively to May 16, 2019.

Division XIII — Judicial Nominating Commission Modernization

This division increases the number of commissioners that the Governor appoints to the State Judicial Nominating Commission (SJNC) from eight to nine. Appointees must be chosen without reference to political affiliation. There must be at least one commissioner appointed by the Governor from each congressional district but not more than two commissioners from a single congressional district unless each congressional district has at least two commissioners. A commissioner who has served a full six-year term is ineligible to be appointed to a second six-year term. No person may be appointed who holds an office of profit of the United States or lowa at the time of appointment.

The division maintains the status quo of having members of the bar elect eight eligible electors to the SJNC, but requires such electors to be chosen without reference to political affiliation. Commissioners who have served a full six-year term are ineligible to be elected to a second six-year term. No person may be elected who holds an office of profit of the United States or Iowa at the time of election.

The division provides that the term of the ninth commissioner appointed by the Governor begins on May 8, 2019, and expires on April 30, 2024, after which a new commissioner must be appointed by the Governor for a six-year term. The terms of current commissioners or any commissioner already elected are not affected by the Act.

An appointive commissioner is deemed to have submitted a resignation if that commissioner fails to attend a meeting of the SJNC that is properly noticed and at which the SJNC conducts interviews or selects nominees for judicial office. The Governor may accept or reject such resignation and, if the Governor accepts, must then make another appointment.

A vacancy in an office of elective judicial nominating commissioner must be filled by a special election within the judicial district or congressional district where the vacancy occurs unless the term has less than 90 days remaining, in which case the office must remain vacant. Appointed and elected commissioners on the state and district judicial nominating commissions are prohibited from holding over until their successor is elected and qualified. All judicial nominating commissioners shall be subject to removal by the Executive Council.

The division modifies the selection of the chairperson of the SJNC, providing that the commissioners shall elect a chairperson who serves a two-year term. The commissioner may be elected for a second or third term as chairperson.

The judge of longest service in a district must serve as the chair of a particular district judicial nominating commission, but if the judges of longest service are of equal service, the eldest of such judges must be the chairperson.

In elections for judicial nominating commissioners, the division requires that bar members must be a resident of lowa and of the appropriate congressional district or judicial election district at the time the member votes in the election. A bar member's residency is determined by the home address shown on the member's most recent submission to the Commission on Continuing Education and the Client Security Commission or on the member's bar admission records.

The division modifies the judicial nominating commission election process by first requiring that the State Court Administrator provide a voting period of at least 21 days from when the electronic voting notification is sent or the paper ballots are mailed during which eligible attorneys may vote. The election results must be made publicly available and reported to the Governor and the General Assembly. In order to have an eligible elector's name printed on the ballot for state or district judicial nominating commissioner, the eligible elector must file a nominating petition signed by at least 10 eligible electors of the congressional district in the case of a candidate of state judicial nominating commissioner or at least 10 eligible electors of the judicial district in case of a candidate for district judicial nominating commissioner.

The division further provides that each commission shall publish the following on the judicial branch Internet site: notice that the commission is accepting applications for judge or justice along with a copy of the application form at least two weeks before applications are required to be submitted; copies of nonconfidential application materials submitted by applicants; the schedule of applicant interviews before the commission; and the list of nominees submitted by the commission to the Governor and the Chief Justice. Commissioners are permitted to conduct individual interviews with applicants in advance of the commission's meetings to choose the nominees.

The division states that if any provision of Iowa Code chapter 46 is preliminarily enjoined, no judicial nominating commission shall meet to nominate persons to serve as a judge or justice while the preliminary injunction is in effect or while any appeal of the preliminary injunction or a related permanent injunction is pending.

The division took effect May 8, 2019.

Division XIV — Chief Justice Selection

This division provides that at the first meeting in each odd-numbered year, the justices of the Iowa Supreme Court by majority vote must designate one justice as Chief Justice, to serve for a two-year term. A vacancy must be filled for the remainder of the unexpired term by a majority vote of the justices after any vacancy on the court has been filled. If the Chief Justice desires to be relieved of the duties of Chief Justice while retaining the status of justice, the Chief Justice must notify the Governor and other justices, and the Office of Chief Justice must be deemed vacant and filled as provided in the division.

The division provides for a transition period and specifies that the term of the Chief Justice serving on May 8, 2019, will expire on January 14, 2021, or upon the conclusion of the first meeting of the justices in January 2021, whichever occurs earlier. If the Office of Chief Justice becomes vacant prior to expiration of the term in January 2021, the office must be filled for the remainder of the unexpired term as provided in the division.

HOUSE FILE 756 - Federal Block Grant Appropriations and Other Federal Funding

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates moneys to various state agencies for federal fiscal years 2019-2020 and 2020-2021, and from the various federal block grants. The Act contains provisions allocating the appropriated moneys and also provides procedures for decreasing or increasing the appropriations in the event that the amount received from the federal government is less than or more than the amount appropriated in the Act.

The following federal block grants are specifically appropriated: Substance Abuse Prevention and Treatment, Community Mental Health Services, Maternal and Child Health Services, Preventative Health and Health Services, Stop Violence Against Women Grant Program, Community Services, Community Development, Community Development Disaster Relief, Surface Transportation, Low-Income Home Energy Assistance Program, Social Services, and Child Care and Development. In addition, the Act appropriates funding from the federal formula grants: Residential Substance Abuse Treatment for State Prisoners and the Edward Byrne Memorial Justice Assistance Grant Program. The Act requires that moneys be distributed in accordance with the applicable federal requirements.

The Act appropriates other federal or nonstate grants, receipts, and funds which are awarded when the General Assembly is not in session but which require expenditures prior to March 15 of the fiscal years beginning July 1, 2019, and July 1, 2020, to the extent necessary provided the Legislative Fiscal Committee is notified within 30 days of receipt and has an opportunity to comment.

Most sections of the Act provide for administrative expenses, and some require audits by the Auditor of State with the expense of the audit either billed to the department or taken out of the administrative costs.

HOUSE FILE 758 - Appropriations — Education

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates moneys for fiscal year 2019-2020 from the General Fund of the State and other funds to the Department for the Blind, the College Student Aid Commission (CSAC), the Department of Education, and the State Board of Regents and its institutions. The Act is organized by divisions.

Division I — FY 2019-2020

The Act appropriates to the Department for the Blind for its administration.

The Act includes appropriations to the CSAC for general administrative purposes, administration of the Future Ready Iowa Workforce Last-Dollar Scholarship Program, the Health Care Professional Recruitment Program, the National Guard Service Scholarship Program, the All Iowa Opportunity Scholarship Program, the Teach Iowa Scholar Program, the Rural Iowa Primary Care Loan Repayment Program, the Health Care Loan Repayment Program, and the Future Ready Iowa Skilled Workforce Last-Dollar Scholarship Program.

The Act amends Iowa Code section 84A.1B, which, for purposes of the Future Ready Iowa Act, directs the Iowa Workforce Development Board to create a list of high-demand jobs and authorizes the community colleges to create regional lists, to provide that certain criteria apply when creating such lists. The criteria include an entry-level wage of not less than \$14; educational attainment of a credential up to a bachelor's degree; and projected annual job openings of at least 250 or more during the next five years or annual job growth of at least 1 percent.

The standing appropriations for Iowa Tuition Grants, for students attending nonprofit and for-profit accredited private institutions, are increased.

A statutory provision is amended to rename the National Guard Educational Assistance Program as the National Guard Service Scholarship Program. Also under the program, the limitation for scholarship awards for recipients who are enrolled in a postsecondary degree program that meets the eligibility requirements for the federal Edith Nourse Rogers STEM Scholarship, established under 38 U.S.C. §3320, is raised to 130 semester hours.

The Act appropriates moneys to the Department of Education for purposes of the department's general administration, career and technical education (CTE) administration, Division of Vocational Rehabilitation Services including independent living programs, the Entrepreneurs with Disabilities Program, and independent living centers, the State Library for general administration and the Enrich Iowa Program, the Public Broadcasting Division, CTE reimbursement for expenditures made by CTE regional planning partnerships, school food service, the Early Childhood Iowa Fund, expansion of the federal Individuals with Disabilities Education Improvement Act birth through age three services, Early Head Start projects, textbooks for nonpublic school pupils, the Student Achievement and Teacher Quality Program, statewide student assessment, statewide clearinghouse to expand work-based learning, a postsecondary summer classes for high school students program, Jobs for America's Graduates specialists, attendance center performance/general internet site and data system support, the online state job posting system, successful progression for early readers, an early warning system for literacy, the Iowa Reading Research Center, the Computer Science Professional Development Incentive Fund, children's mental health school-based training and support, Best Buddies Iowa, adult education and literacy programs, distribution to the Midwestern Higher Education Compact to pay Iowa's member state annual obligation, nonpublic school concurrent enrollment payments to community colleges, and general state financial aid to community colleges.

For FY 2019-2020, the Act reduces the standing appropriation for at-risk children under lowa Code section 279.51.

The division provides that moneys appropriated for the postsecondary summer classes for high school program for FY 2018-2019 and FY 2019-2020 carry over for expenditure for the same purpose in the following fiscal year. The Act also provides a supplemental appropriation to moneys appropriated for purposes of the Public Broadcasting Division for FY 2018-2019. The provisions relating to FY 2018-2019 took effect May 13, 2019.

Statute is amended to provide for the FY 2019-2020 allocation of moneys appropriated for purposes of the Student Achievement and Teacher Quality Program, and to delay until FY 2020-2021 the allocation of moneys for implementing the supplemental assistance for high-need schools provisions of lowa Code section 284.11.

The Act appropriates moneys to the State Board of Regents for the board office, universities' general operating budgets, the Western Iowa Regents Resource Center, Iowa Public Radio, the State University of Iowa, Iowa State University of Science and Technology, the University of Northern Iowa, the Iowa School for the Deaf, and the Iowa Braille and Sight Saving School.

Division II — Workforce Training Programs — Appropriations FY 2019-2020

The Act appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to the Department of Education and the CSAC.

The Act also modifies the definition of "new job" for purposes of the lowa Industrial New Jobs Training Act, to provide that, for FY 2018-2019, the term includes a new, existing, or recalled job in an industry which, for purposes of the provision, means a business existing on July 1, 2019, located in a county with a population between 40,500 and 41,000, as determined by the 2010 federal decennial census, that was declared a disaster area by the Governor following a weather-related natural disaster which impacted the county on or about July 19, 2018. The provision took effect May 13, 2019.

The Gap Tuition Assistance Act, established under lowa Code chapter 260I, is amended to provide that a criterion for assessing financial need shall be based on the applicant's family income for the three months prior to the date of application or documentation of a life-changing event, rather than the six months required under prior law. Under the Act, the community college receiving the application may limit an applicant to one eligible certificate program or to eligible programs within one career pathway, based on the funding available to the community college for purposes of this program. However, a provision making a person ineligible to receive tuition assistance for more than one eligible certificate program is stricken.

The requirement that an initial assessment include assessments for completion of a national career readiness certificate, including reading for information, applied mathematics, and locating information, is stricken, though the Act requires that the initial assessment include reading and mathematics.

Existing law provides that moneys in the Gap Tuition Assistance Fund must be allocated according to a formula established in Iowa Code, but the Act provides in statute that the Department of Education, in coordination with the community colleges, may adjust the allocations to ensure efficient delivery of services. A requirement that the department adopt rules in consultation with the Economic Development Authority and the community colleges is modified to provide that the State Board of Education, in adopting rules, must consult only with the community colleges. The Act makes coordinating changes.

HOUSE FILE 759 - Appropriations — Administration and Regulation

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates moneys to and makes related statutory changes involving various state departments, agencies, and funds for FY 2019-2020.

Division I — FY 2019-2020

This division makes appropriations to state departments and agencies for FY 2019-2020, including the Department of Administrative Services (DAS), Auditor of State, Iowa Ethics and Campaign Disclosure Board, Office of the Chief Information Officer (OCIO), Department of Commerce, offices of the Governor and Lieutenant Governor, Governor's Office of Drug Control Policy, Department of Human Rights, Department of Inspections and Appeals, Department of Management, Iowa Public Information Board, Department of Revenue, Secretary of State, Treasurer of State, and Iowa Public Employees' Retirement System.

Division II — Standing Appropriations — Limitations

This division limits a standing appropriation of \$25,000 for enforcement of Iowa Code chapter 453D relating to tobacco product manufacturers under Iowa Code section 453D.8. The appropriation for FY 2019-2020 shall not exceed \$17,525.

Division III — Supplemental Appropriations

This division makes supplemental appropriations to DAS for FY 2019-2020 for payments of utility costs. The division took effect May 13, 2019.

Division IV — Iowa Code Changes

This division requires DAS to submit an annual report to the General Assembly containing a listing of real property owned or leased by the state, by December 31, 2019, and by the same date each year thereafter. The division requires OCIO to submit a quarterly report to the General Assembly regarding the status of technology upgrades or enhancements for state agencies, beginning October 1, 2019. The division provides that the \$150 annual hotel license fee established in lowa Code section 137C.9 applies to hotels containing 101 guest rooms or more.

HOUSE FILE 765 - Appropriations — Infrastructure and Capital Projects

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund (RIIF) and the Technology Reinvestment Fund, and provides for related matters. The Act is organized by divisions.

Division I — Rebuild Iowa Infrastructure Fund

This division appropriates project funding for FY 2019-2020 from RIIF for projects for the departments of Agriculture and Land Stewardship, Corrections, Cultural Affairs, Human Services, Natural Resources, Public Defense, Public Safety, and Transportation, and for the Iowa Finance Authority, the Treasurer of State, Iowa Veterans Home, and the judicial branch. The division appropriates project funding from RIIF for FY 2019-2020 and FY 2020-2021 for projects for the State Board of Regents and State Fair Authority, and for multiple fiscal years for projects for the Economic Development Authority.

Division II — Technology Reinvestment Fund

This division appropriates project funding for FY 2019-2020 from the Technology Reinvestment Fund for the departments of Corrections, Education, Homeland Security and Emergency Management, Human Rights, Human Services, Management, Public Health, Public Safety, and Veterans Affairs, and for the Office of the Chief Information Officer, the Iowa Law Enforcement Academy, and State Public Defender.

Division III — Changes to Prior Appropriations

This division makes a change to the reversion provision for moneys appropriated to the Department of Natural Resources from RIIF in FY 2014-2015. The division also makes a change to the reversion provision for moneys appropriated from RIIF to the Department of Administrative Services for the costs of major maintenance of monuments in FY 2016-2017. The division makes changes to moneys appropriated to the State Board of Regents for construction of a student innovation center at Iowa State University from RIIF in FY 2019-2020 and FY 2021-2022. This division took effect May 13, 2019.

Division IV — Department of Administrative Services

This division requires the Director of the Department of Administrative Services to prepare an annual report of vacant state buildings and to submit the report to the Legislative Services Agency and the Department of Management on or before January 15 of each year. The Act also provides that moneys in the Routine Maintenance Fund under the control of the Department of Administrative Services may be appropriated for routine maintenance projects for state buildings and facilities excluding buildings and facilities under the control of the State Board of Regents, State Department of Transportation, Department of Natural Resources, and Department of Public Defense.

Division V — Miscellaneous Provisions

lowa Code section 8.57C, concerning the Technology Reinvestment Fund, is amended to provide that the appropriation to the fund from the General Fund of the State for fiscal years beginning on or after July 1, 2019, is changed to fiscal years beginning on or after July 1, 2020, and to provide for an appropriation of \$18,069,075 to the fund from RIIF for the fiscal year beginning July 1, 2019. The division also establishes a State Historical Building Task Force within the State Fair Authority. The division provides for membership on the task force and directs the task force to consider the feasibility, costs, and possible options relative to construction of a new state historical building museum on the state fairgrounds, to include options for relocating the collections stored in the current state historical building, and to create increased access to the collections to lowans. The division requires the task force to submit an interim report to the General Assembly by December 20, 2019, and to submit a final report, including its findings and recommendations, to the General Assembly by January 1, 2021.

Division VI — Vacant State Buildings — Funds

This division creates a Vacant State Buildings Demolition Fund in the State Treasury under the control of the Economic Development Authority. Moneys in the Vacant State Buildings Demolition Fund shall be used for purposes of funding a grant program for the demolition of buildings owned by the state which are vacant and no longer used for a state purpose.

The division also creates a Vacant State Buildings Rehabilitation Fund in the State Treasury under the control of the Economic Development Authority. Moneys in the Vacant State Buildings Rehabilitation Fund shall be used for purposes of funding a loan program for the rehabilitation or redevelopment of buildings owned by the state which are vacant and no longer used for a state purpose.

Division VII — Regents Construction — Match Requirements

This division requires the State Board of Regents, as a condition of receiving an appropriation from RIIF for construction of buildings at a regents institution, to provide matching funds in an amount based upon the regents institution. This provision was repealed in SF 638.

Division VIII — On-Stream Impoundment Restoration

This division establishes an On-Stream Impoundment Restoration Fund under the control of the Department of Natural Resources to fund projects for the maintenance, restoration, and sustainability of eligible water bodies. An "eligible water body" is defined as a body of water that is owned by the state of Iowa, a county, a municipal government, or a public entity organized under Iowa Code chapter 357E; is a multi-use system capable of supporting diverse wildlife, fish, and recreational opportunities; has a surface water area of at least 10 acres; has a watershed-to-body-of-water ratio of not less than 200 to 1 and not more than 1,000 to 1; is a public body of water with public access; has diverse water depths and is capable of supporting aquatic vegetation; and is not used solely as a water supply reservoir. The division requires that the Department of Natural Resources fund projects from the fund that ensure a cost-effective, positive return on investment for the citizens of Iowa; ensure local community commitment to watershed protection; ensure significant improvement in water clarity, safety, and quality; provide for sustainable, healthy, and functioning bodies of water; and contribute to the department's fish and wildlife conservation plans. The division requires that the process and criteria the department shall utilize to fund projects favor proposals which include nonstate matching funds of at least \$1 for every \$1 of state funding, and funding for watershed improvement practices and participation of corresponding watershed management authority.

HOUSE FILE 766 - Appropriations — Health and Human Services

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2019-2020 and includes appropriations for other specified periods. The appropriations are from the General Fund of the State, unless otherwise stated. The Act is structured in divisions.

Division I — Department on Aging (IDA)

This division appropriates funding for FY 2019-2020 for aging programs and area agencies on aging (AAAs). Funding is transferred to the Economic Development Authority for the Iowa Commission on Volunteer Services to be used for the Retired and Senior Volunteer Program. Funds are also allocated for continuation of the Aging and Disability Resource Center Lifelong Links, Home and Community-Based Services (HCBS), and the prevention of elder abuse, neglect, and exploitation. Funding is also allocated to continue the pilot initiative to provide long-term care options counseling to assist non-Medicaid eligible consumers to return to their community following a nursing facility stay.

Division II — Office of Long-Term Care Ombudsman

This division appropriates funding for the Office of Long-Term Care Ombudsman for FY 2019-2020.

Division III — Department of Public Health (DPH)

This division appropriates funding for FY 2019-2020 to DPH, including provisions and funding for the following purposes:

- Addictive disorders including tobacco use prevention and control; problem gambling and substance-related disorder prevention, treatment, and recovery services, public information resources, professional training, youth prevention, and program evaluation; and to support the establishment and maintenance of a single statewide crisis hotline for the lowa children's behavioral health system.
- Healthy children and families, including funding for the Healthy Opportunities for Parents to Experience Success (HOPES) Healthy Families Iowa (HFI) Program through a request for proposals process; to continue to address the initiative for healthy mental development of children from birth through five years of age, known as "First Five"; for a statewide dental carrier to continue the Donated Dental Services Program for indigent elderly and individuals with disabilities; for audiological services and hearing aids for children; to the University of Iowa College of Dentistry for provision of primary dental services to children; for youth suicide prevention; for the Iowa effort to address the survey of children who experience adverse childhood experiences, known as ACEs; and for childhood obesity prevention.
- Chronic conditions, including for grants to individual patients who have an inherited metabolic disorder to assist with costs of medically necessary special foods and formula; for the Brain Injury Services Program

and recruitment of service providers, and for a position to serve as the State Brain Injury Services Program Manager; for continuation of a contract to provide supportive services to people living with epilepsy and their families; for child health specialty clinics; for the Regional Autism Assistance Program administered by the child health specialty clinics to enhance interagency collaboration and coordination of services for persons with autism, their families, and providers; for the Comprehensive Cancer Control Program including for efforts related to melanoma; for cervical and colon cancer screening; and for the Center for Congenital and Inherited Disorders.

- Community capacity, including for continuation of a child vision screening program implemented through the
 University of Iowa Hospitals and Clinics; for continuation of a program to rotate intern psychologists in mental
 health professional shortage areas; for the Iowa Prescription Drug Corporation, free clinics and Free Clinics of
 Iowa, the Iowa Association of Rural Health Clinics, and the Polk County Medical Society for increased access,
 health system integration, and engagement activities; for health care and public health workforce initiatives;
 for a matching dental education Ioan repayment program; for the Iowa Donor Registry; for continuation of a
 grant to a nationally affiliated volunteer eye organization; for the Medical Residency State Matching Grants
 Program; to Des Moines University for continuation of a provider education project to provide mental health
 training to primary care physicians; for rural psychiatric residencies; and for psychiatric training for physician
 assistants and nurse practitioners.
- Essential public health services to reduce risks and invest in promoting and protecting good health over the course of a lifetime with a priority given to older lowans and vulnerable populations.
- Infectious diseases.
- Public protection, including emergency medical services; sexual violence prevention programming; the State Poison Control Center; and for childhood lead poisoning.
- · Resource management.
- Miscellaneous provisions relating to the indirect costs and billings of the University of Iowa Hospitals and Clinics. The division also directs DPH to review the allocations, grants, and other distributions of funds in the division and to submit a proposal for the distribution of funds that more clearly reflects the department's stated priorities and goals, provides increased flexibility, and ensures stakeholder accountability and a discernable return on investment.

The division also requires DPH to report the outcomes of any program or activity for which funding is appropriated or allocated from the General Fund of the State under the division and for which a request for proposals process is specifically required; and requires that in any award document involving funding appropriated or allocated from the General Fund of the State to DPH under the division include a prohibition against the use of such funding for lobbying.

Division IV — Department of Veterans Affairs and Iowa Veterans Home

This division appropriates funds for FY 2019-2020 to the Department of Veterans Affairs and the Iowa Veterans Home. A transfer is made to the Iowa Finance Authority for continuation of the Home Ownership Assistance Program and the standing appropriation to county commissions of veteran affairs is limited.

Division V — Department of Human Services (DHS)

This division makes appropriations for FY 2019-2020 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. Appropriations are made from the federal TANF Block Grant for a number of purposes, including the Family Investment Program (FIP); the Job Opportunities and Basic Skills (JOBS) Program; FIP agreements; the 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; child and family services; child abuse

prevention grants; pregnancy prevention grants; technology needs and other resources to meet federal welfare reform requirements; and for food assistance.

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. These appropriations are directed to DHS to coordinate the FaDSS Program with the Department of Human Rights (DHR); to DHR for the FaDSS Program; for the diversion subaccount of the FIP account; to the Food Assistance Employment and Training Program, including a directive to DHS to apply the state plan to maximize the state/federal match for the federal Food Assistance Employment and Training Program and to continue the expansion of the categorical federal Food Assistance Program eligibility provisions at 160 percent of the federal poverty level; and for the JOBS Program. Funding is allocated to continue a grant to an lowa-based nonprofit organization with a history of providing tax preparation assistance to low-income lowans in order to expand the usage of the Earned Income Tax Credit through a request for proposals process. Funding is provided to continue the parental obligations pilot project, in which the Child Support Recovery Unit participates, to support a broad-based parenthood initiative that promotes child support obligations, improved family relationships, and full-time employment.

CHILD SUPPORT RECOVERY. The division continues the Iowa Child Support Public Awareness Campaign located in the Office of the Attorney General and continues to direct DHS to issue federal access and visitation grant moneys directly to private not-for-profit agencies that provide services designed to increase compliance with child access provisions of court orders, including but not limited to neutral visitation site and mediation services.

MEDICAL ASSISTANCE (MEDICAID) PROGRAM. The division provides for appropriations from the General Fund of the State to DHS for the Medicaid program and continues provisions required in previous years, including the provision relating to the performance of abortions under the Medicaid program requiring the Office of the Governor to approve reimbursement for each abortion performed under the program. The division provides for use of funds for the administration of the State Family Planning Services Program; provides funding for continued implementation of regional Mental Health and Disability Services; funding for reduction of the waiting list for the Medicaid children's mental health home and community-based services waiver; funding for increased reimbursement to critical access hospitals for inpatient and outpatient services; and funding for increased reimbursement for supported community living provider daily rates for all tiers under the tiered rate reimbursement methodology.

MEDICAL CONTRACTS. The division provides for an appropriation from the General Fund of the State to DHS for medical contracts including for continuation of HCBS waiver quality assurance programs; for planning and development of a dental home for children; for the Autism Support Program; and for continuation of a grant to provide support services for children with autism spectrum disorder and their families.

STATE SUPPLEMENTARY ASSISTANCE (SSA) AND CHILDREN'S HEALTH INSURANCE PROGRAM. The division appropriates funding for SSA and for the State Children's Health Insurance Program, known as the Healthy and Well Kids in Iowa (hawk-i) Program, including supplemental dental services.

CHILD CARE ASSISTANCE. The division provides for an appropriation from the General Fund of the State to DHS for child care programs. The State Child Care Assistance Program is allocated the majority of the amount appropriated. This program also receives federal funding through the federal Child Care and Development Block Grant.

JUVENILE INSTITUTION. The division provides an appropriation for the State Training School at Eldora, including for continuation of a substance use disorder treatment program.

CHILD AND FAMILY SERVICES. The division provides an appropriation for child and family services. Major allocations include funding for the expenditure cap for group foster care maintenance and services, the Child Welfare and Juvenile Justice Funding Decategorization Initiative, shelter care, court-ordered services for juveniles, the Child Protection Center Grant Program including for the establishment of satellite centers, the Preparation for Adult Living

Program, and the Community Circle of Care collaboration for children and youth in northeast Iowa. Funding for System of Care Grant projects is continued, as is funding for the foster care respite pilot program.

ADOPTION SUBSIDY. The division provides a separate appropriation for the Adoption Subsidy Program and provides that funds are to be used as authorized or allowed by federal law or regulation for adoption subsidy and post-adoption services and other purposes.

FAMILY SUPPORT SUBSIDY PROGRAM AND CONNER DECREE. The division provides an appropriation for the Family Support Subsidy Program and provides that a portion of the funding is to be transferred to DPH for the family support center component of the Comprehensive Family Support Program in a cooperative effort. The division provides funding to continue coordination and training opportunities associated with disability services in accordance with the Conner Consent Decree.

MENTAL HEALTH INSTITUTES (MHIs) AND STATE RESOURCE CENTERS. The division provides appropriations to the state MHIs at Cherokee and Independence. Appropriations are also made for the state resource centers at Glenwood and Woodward utilizing a net General Fund of the State appropriation approach known as "net budgeting," and funding is provided for additional specified full-time equivalent (FTE) positions at the MHIs.

SEXUALLY VIOLENT PREDATORS. The division appropriates funding for payment of costs associated with the commitment and treatment of sexually violent predators at the State Mental Health Institute at Cherokee, and funding is provided for additional specified FTE positions.

FIELD OPERATIONS, GENERAL ADMINISTRATION, AND VOLUNTEERS. The division includes appropriations for DHS field operations, general administration, and volunteers. The appropriation for field operations provides prioritization for the filling of FTE positions related to child protection services and eligibility determinations for low-income families and additional funding is provided for additional specified FTE positions. The appropriation for general administration continues allocations related to a program to provide technical assistance, support, and consultation to providers of habilitation services and HCBS for adults with disabilities; provides for a transfer to the lowa Finance Authority to be used for administrative support for the Council on Homelessness; provides an allocation to the Achieving a Better Life Experience (ABLE) Savings Plan Trust under lowa Code chapter 12I; provides for transfer of funding to the Economic Development Authority for the RefugeeRISE AmeriCorps Program; and provides funding to support the work of the children's behavioral health system, the system state board, and implementation of regional mental health and disability services system core services.

DEPARTMENT-WIDE DUTIES. The division includes an appropriation to DHS for salaries, support, maintenance, and miscellaneous purposes at facilities under the purview of DHS.

MEDICAID, STATE SUPPLEMENTARY ASSISTANCE, AND SOCIAL SERVICES PROVIDERS REIMBURSED UNDER DHS. Reimbursement rates for providers and services remain the same as the reimbursement in effect on June 30, 2019, with the following exceptions:

- DHS is directed to rebase case-mix nursing facility rates effective July 1, 2019, to the extent possible within the state funding, including the \$23.4 million appropriated for this purpose.
- For managed care claims for nursing facilities, DHS is required to adjust the payment rate annually to maintain a rate floor for nursing facilities that is no lower than the Medicaid fee-for-service case-mix adjusted rate as calculated under current rules, and to make adjustments to reimbursement rates in a manner that is budget neutral.
- For the fiscal year beginning July 1, 2019, critical access hospitals are to be reimbursed for inpatient and outpatient services based on a critical access hospital adjustment factor methodology developed by DHS.
- For the fiscal year beginning July 1, 2019, emergency medical services providers are to remain at the rates in effect on June 30, 2019, or as approved by the centers for Medicare and Medicaid Services of the United States Department of Health and Human Services.

• For the fiscal year beginning July 1, 2019, assertive community treatment per diem rates are to be adjusted with the additional funding appropriation.

CONTRACTED SERVICES — PROHIBITED USE OF STATE FUNDING FOR LOBBYING. The division requires DHS to submit a report regarding the outcomes of any program or activity for which funding is appropriated or allocated from the General Fund of the State under the division and for which a request for proposals process is specifically required; and requires that in any award document involving funding appropriated or allocated from the General Fund of the State to DHS under the division to include a prohibition against the use of such funding for lobbying.

Division VI — Health Care Accounts and Funds

PHARMACEUTICAL SETTLEMENT ACCOUNT. This division appropriates funds from the Pharmaceutical Settlement Account to supplement the appropriations for medical contracts under the Medicaid program.

QUALITY ASSURANCE TRUST FUND. The division appropriates funds from the Quality Assurance Trust Fund to DHS to supplement the appropriations for the Medicaid program.

HOSPITAL HEALTH CARE ACCESS TRUST FUND. The division appropriates funds from the Hospital Health Care Access Trust Fund to DHS to supplement the appropriations for the Medicaid program.

Division VII — Graduated Sanctions, Court-Ordered, and Group Foster Care Services and Funding Work Group

This division requires the Division of Criminal and Juvenile Justice Planning of the Department of Human Rights (DHR) to convene and provide administrative support to a work group to review and develop an action plan to transfer the administration of graduated sanctions and court-ordered services and funding and the oversight of group foster care placements from DHS to the Office of State Court Administrator or other appropriate entity, including a plan to implement the plan by July 1, 2021, to the Governor and the General Assembly by December 15, 2019.

Division VIII — Co-Occurring Conditions — Enhanced Delivery of Services Review

This division requires the directors of Public Health and the Department of Human Services to develop recommendations for the enhanced delivery of co-occurring conditions services and to submit a report of findings, a five-year plan, and recommendations to the Governor and the General Assembly by December 15, 2019.

Division IX — Medicaid Managed Care Contracts — Notification to General Assembly

This division requires DHS to notify the chairpersons and ranking members of the Joint Appropriations Subcommittee on Health and Human Services, the Legislative Services Agency, and the Legislative Caucus Staffs within 30 days of: the execution of a Medicaid managed care contract; the execution of an amendment to a Medicaid managed care contract; or the determination by DHS in each measurement year whether to return the incentive payment withhold amount to a Medicaid managed care organization based upon performance and the criteria used in making the determination.

Division X — Iowa Department on Aging — Medicaid Claiming

This division requires IDA and DHS to continue to collaborate to develop a cost allocation plan requesting Medicaid administrative funding to provide for the claiming of federal financial participation for aging and disability resource center activities that are performed to assist with administration of the Medicaid program, and to submit the plan for federal approval by January 1, 2021.

Division XI — Decategorization FY 2017 Carryover Funding

This division provides for the transfer of carryover decategorization funding to the Medicaid program. The division took effect May 3, 2019, and is retroactively applicable to July 1, 2018.

Division XII — Prior Appropriations and Other Provisions

This division includes amendments to prior appropriations relating to TANF, FIP, the group foster care reallocation, the shelter care allocation, other funding for child welfare services, and the Medicaid program. The division took effect May 3, 2019, and is retroactively applicable to July 1, 2018.

<u>Division XIII — Hospital Health Care Access Assessment Program Future Repeal</u>

This division extends the date of the repeal of Iowa Code chapter 249M (Hospital Health Care Access Assessment Program) from July 1, 2019, to July 1, 2021. The division took effect May 3, 2019.

Division XIV — Mental Health and Disability Services — Transfer of Funds

This division provides that notwithstanding a provision to the contrary, a county with a population of over 300,000 based on the most recent federal decennial census, may transfer funds from any other fund of the county not comprised of revenue generated by a levy to the Mental Health and Disability Regional Services Fund for purposes of providing mental health and disability services for 2019-2020. The county is required to submit a report to the Governor and the General Assembly by September 1, 2020, regarding the activities related to the transfer of any funds.

Division XV — Appointment of Executive Directors of Certain Health Profession Boards

This division provides that the Director of Public Health shall appoint the executive directors of the Board of Medicine, Board of Nursing, Board of Pharmacy, and Dental Board. The division instructs each board to advise and consult with the Director of Public Health relative to potential candidates for the position of executive director and the performance of current executive directors, and provides that each board shall retain sole discretion and authority to execute the core functions of the board.

Division XVI — Medicaid Medical Prior Authorization — Uniform Process — Central Portal

This division requires DHS to adopt administrative rules by October 1, 2019, to require that both Medicaid managed care and fee-for-service payment and delivery systems utilize a uniform process to request medical prior authorization under the Medicaid program, and to implement the process by a date determined by DHS. The division also requires DHS to review the costs associated with expanding the Medicaid Management Information System to integrate a single statewide system to serve as a central portal for submission of all medical prior authorizations and to submit the results of the study to the Governor and the General Assembly by March 31, 2020. This division took effect May 3, 2019.

Division XVII — Health and Human Services Executive Branch Entities — Reform

This division eliminates or combines certain health and human services-related entities and makes other changes relating to health and human services-related entities.

The division eliminates the Iowa Collaborative Safety Net Provider Network; the Hospital Health Care Access Trust Fund Board, the advisory committee to the Center for Rural Health and Primary Care, the Governmental Public Health Advisory Council, and the patient-centered health advisory council. The division combines the state Medical Examiner Advisory Council with the Interagency Coordinating Council, and limits the membership of the Trauma System Advisory Council to seven members selected from a listing of organizations, and includes membership transition provisions. The division requires any statutorily established board, commission, committee, or council under the purview of DPH to provide for a teleconference option for board, commission, committee, or council members to participate in official meetings. The division eliminates payment of compensation or expenses, as applicable, to public members of the Child Death Review Team, the Early Childhood Iowa State Board, the Emergency Management Services Advisory Council, the Health Facilities Council, and the Plumbing and Mechanical Systems Board. The division also eliminates the Child Welfare Advisory Committee, the Child

Support Advisory Committee, the Children's Mental Health Waiver Implementation Committee, and the Property Tax Relief Fund Risk Pool.

Division XVIII — Medical Assistance Advisory Council

This division amends provisions relating to the Medical Assistance Advisory Council by eliminating the executive committee and limiting the number of voting members of the council to 10 members, 5 of whom are selected by and from a listing of professional and business entities and 5 of whom are public members selected by the Governor. The council also includes several nonvoting members including four members of the General Assembly.

Division XIX — Medicaid Coverage — Pregnant Women Lawfully Admitted for Permanent Residence

This division requires DHS to seek a waiver from the Centers for Medicare and Medicaid Services of the United States Department of Health and Human Services to provide coverage under the Medicaid program for pregnant women lawfully admitted for permanent residence in the United States, without application of the five-year waiting period. If federal approval is received, the department shall provide such coverage effective the first day of the month following the department's receipt of federal approval.

<u>Division XX — Provision of Certain Surgeries or Procedures — Exemption from Required Accommodations or Services</u>

This division provides that Iowa Code section 216.7 (Civil Right Commission — Unfair Practices — Accommodations or Services) shall not require any state or local government unit or tax-supported district to provide for sex reassignment surgery or any other cosmetic, reconstructive, or plastic surgery procedure related to transsexualism, hermaphroditism, gender identity disorder, or body dysmorphic disorder. The division took effect May 3, 2019.

<u>Division XXI — Revision of Medicaid Managed Care Contracts — Liquidated Damages</u>

This division requires DHS to revise the Medicaid managed care contracts to provide for the assessment of liquidated damages for: prior authorization and claims payment system issues that were reported by the managed care organization to the department as corrected, but reoccurred within 60 days of the reported correction; and for the failure of a managed care organization to complete provider credentialing or to accurately load provider rosters as required in the contract.

Division XXII — Health Data Collection and Use

This division requires DPH to enter into a memorandum of understanding with the contractor selected through a request for proposals process to act as the department's intermediary in collecting, maintaining, and disseminating hospital inpatient, outpatient, and ambulatory data.

The division requires DPH to continue the memorandum of understanding with the entity acting as intermediary on June 30, 2019, until the contractor selected through a request for proposals process assumes the duties of intermediary on January 1, 2021.

Division XXIII — Distribution of Federal Funds — Restrictions — Abortion

This division includes limitations on distribution to certain applicants of federal funds received by the state under Title X of the federal Public Health Services Act, the Personal Responsibility Education Program and Sexual Risk Avoidance Education Grant Program, and the Community Adolescent Pregnancy Prevention Grant Program. The division provides for severability of any provision or application of the division that is held invalid from the provisions or applications of the division which can be given effect without the invalid provisions or application. The division took effect May 3, 2019.

Division XXIV — Non-State Government-Owned Nursing Facility Quality of Care Rate Add-On Program

This division requires DHS to request federal approval for a Medicaid state plan amendment to allow a qualifying non-state government-owned entity to receive a quality of care rate add-on in accordance with federal requirements. The division provides definitions, the purpose of the program, qualifications for non-state government-owned nursing facilities and non-state government-owned entities for participation in the program, care criteria requirements, the methodology utilized to calculate the quality of care rate add-on, change-of-ownership provisions for a participating non-state government-owned nursing facility, and payment of a participating non-state government-owned nursing facility. The program is only to be implemented upon receipt of federal approval and once approval is received, the rate add-on is applicable no earlier than the first day of the calendar quarter following the date of receipt of federal approval.

Division XXV — Preparation for Adult Living Program

This division provides that a person is eligible for the Preparation for Adult Living Program if the person is 18 to 22 years of age. Under prior law, eligibility was limited to only those 18 to 20 years of age.

Division XXVI — Children's Behavioral Health System State Board

This division amends provisions related to the membership of the Children's Behavioral Health System State Board enacted in 2019 lowa Acts, HF 690 (see Children and Youth).

<u>Division XXVII</u> — Prior Year Carryforward Provisions

This division provides that funds appropriated for FY 2018-2019 from the General Fund of the State for the Family Investment Program General Fund Account, the state resource centers, field operations, general administration, and State Supplementary Assistance that remain unencumbered or unobligated shall not to revert, but shall remain available for expenditure to be used for the purposes designated or to be transferred to other appropriations for the fiscal year to be used for the state juvenile institution, the mental health institutes, or the state resource centers. The division took effect May 3, 2019, and is retroactively applicable to July 1, 2017.

Division XXVIII — Vaccine and Immunization Administration — Future Repeal

This division extends the date on which lowa Code section 155A.44 (Vaccine and Immunization Administration) is repealed from July 1, 2019, to July 1, 2020. The division took effect May 3, 2019.

BUSINESS, BANKING, AND INSURANCE

SENATE FILE 304	- Student Loan Delinquencies and Defaults — Licensing Sanctions Prohibited
SENATE FILE 402	- Submission to Credit Union Division — Good Faith Requirement
SENATE FILE 403	- Superintendent of Credit Unions — Subpoena Powers
SENATE FILE 412	 Homeowner's Insurance — Repairs or Services on Residential Real Estate — Assignment of Rights to Residential Contractors
SENATE FILE 505	- Regulation of Landscape Architects
SENATE FILE 506	- Credit Union Mergers — Notice and Approval Requirements
SENATE FILE 528	- Self-Service Storage Facilities — Use, Rental Agreements, and Liens
SENATE FILE 556	- Life and Health Insurance Guaranty Association — Membership and Assessments
SENATE FILE 558	- Domestic Surplus Lines Insurer Requirements
SENATE FILE 559	- Portable Electronics Insurance — Electronic Notices to Consumer
SENATE FILE 563	- Management of Prescription Drug Benefits — Reports on Fees and Rebates
SENATE FILE 569	- Limited Liability Companies — Uniform Protected Series Act
SENATE FILE 619	- Regulation of Motor Vehicle or Residential Services Contracts and Service Companies
HOUSE FILE 260	- Loans — Permissible Interest Rates and Charges
HOUSE FILE 263	- Consumer Loan Application Fees
HOUSE FILE 264	- Domestic Stock Insurers — Plans of Division

RELATED LEGISLATION

SENATE FILE 112

- Certification of Trust Requirements

SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to the requirements for a certification of trust. Under prior law, the certification of trust must contain a statement that it is being signed by all of the currently acting trustees of the trust. Under the Act, the certification of trust must be signed by an acting trustee or the attorney for an acting trustee. The Act applies to certifications of trust signed on and after July 1, 2019.

SENATE FILE 220

- Taxation of Corporations and Financial Institutions — Increased Expensing Allowance Deduction

SEE TAXATION. This Act expands the increased expensing allowance deduction on section 179 property available for corporate state income tax purposes to include corporations, financial institutions, and partnerships and limited liability companies taxed as corporations when such income is taxed directly to the entity.

SENATE FILE 302

- Operation of Motor Vehicles — Automated Driving Systems

SEE TRANSPORTATION. This Act regulates motor vehicles equipped with an automated driving system, including prohibiting a system-equipped vehicle from operating unless financial liability coverage is in effect for the vehicle, and allowing a person to operate an on-demand driverless-capable vehicle network.

SENATE FILE 435

- Towable Recreational Vehicles, Travel Trailers, and Fifth-Wheel Travel Trailers *SEE TRANSPORTATION.* This Act relates to towable recreational vehicles (TRVs), travel trailers, and fifth-wheel travel trailers, including by requiring and regulating manufacturer-dealer agreements for the sale of new TRVs.

HOUSE FILE 327

- Employers and Employees — Franchise Relationships

SEE LABOR AND EMPLOYMENT. This Act provides that, for the purposes of Iowa Code chapter 216 relating to civil rights, Iowa Code chapters 85, 86, and 87 relating to workers' compensation, Iowa Code chapter 91A relating to wage payment collection, Iowa Code chapter 91D relating to the minimum wage, and Iowa Code chapter 96 relating to unemployment insurance, a franchisor shall not be considered to be an employer of a franchisee or of an employee of a franchisee unless at least one of two specified conditions are met.

HOUSE FILE 391

- Travel Trailer Dealer's License — Surety Bond Amount

SEE TRANSPORTATION. This Act increases the required amount for a surety bond necessary for the issuance of a travel trailer dealer's license by the Department of Transportation from \$25,000 to \$75,000.

HOUSE FILE 590

- Regulation of Tax Return Preparers

SEE TAXATION. This Act requires that tax return preparers, on or after January 1, 2020, with a few exceptions, include the tax return preparer's federally issued preparer tax identification number (PTIN) on each tax return or refund claim prepared by the tax return preparer if the tax return preparer prepares 10 or more lowa tax returns or refund claims in a calendar year.

HOUSE FILE 668

 Regulation of Alcoholic Beverages — Business Interests of Manufacturers, Wholesalers, and Retailers

SEE ALCOHOL REGULATION AND SUBSTANCE ABUSE. This Act provides exceptions to the general limitations on business interests of manufacturers, wholesalers, and retailers of alcoholic beverages, commonly referred to as the three-tier system. The Act provides that a manufacturer, bottler, or wholesaler of alcoholic beverages is not prohibited from being interested in the business of another retail licensee or permittee, or from holding a retail liquor control license or retail wine or beer permit, if the retail business, licensee, or permittee does not purchase or sell the alcoholic beverages of the person engaged in the business of manufacturing, bottling, or wholesaling alcoholic beverages. However, the Act further provides that a person engaged in the business of manufacturing wine that is not native wine may still purchase and sell the person's wine on the premises of a retail licensee of the person so long as the licensed premises is the principal office of the manufacturer.

HOUSE FILE 779

Taxation and Tax Law Administration — Miscellaneous Changes
 SEE TAXATION. This Act makes numerous changes to tax credits, refunds, income taxes, sales and use taxes, franchise taxes including repeal of the franchise alternative minimum tax, moneys and credits taxes, the automobile rental excise tax, and property owned by certain telephone companies.

BUSINESS, BANKING, AND INSURANCE

SENATE FILE 304 - Student Loan Delinquencies and Defaults — Licensing Sanctions Prohibited

BY COMMITTEE ON LABOR AND BUSINESS RELATIONS. This Act eliminates Iowa Code provisions that authorize and establish a process by which the College Student Aid Commission can initiate action to deny, revoke, or suspend any license authorized by the laws of this state to any person who has defaulted on an obligation owed to or collected by the commission, and requires the state's licensing boards to adopt administrative rules to prohibit the suspension or revocation of a license issued to a person who is in default or is delinquent on repayment or a service obligation under federal or state postsecondary educational loans or public or private services-conditional postsecondary tuition assistance solely on the basis of such default or delinquency.

SENATE FILE 402 - Submission to Credit Union Division — Good Faith Requirement

BY COMMITTEE ON COMMERCE. This Act requires the good-faith submission of information, records, applications, and documents to the Credit Union Division under Iowa Code chapter 533. A director, officer, agent, or employee of a state credit union or credit union service organization, or any other person, shall not intentionally publish, report, submit, file, or cause to be filed with the division any information or document that is false or misleading by statement or omission. The Act provides that any information or document provided to the division in the absence of good faith is subject to revocation of prior approval or denial, if applicable.

SENATE FILE 403 - Superintendent of Credit Unions — Subpoena Powers

BY COMMITTEE ON COMMERCE. This Act relates to the subpoena authority of the Superintendent of Credit Unions of the Credit Union Division in conducting state credit union examinations.

The Act allows the superintendent to compel the production of any relevant record related to any period of examination of a state credit union or related to any report or filing made by or provided to the division, rather than limit the production of records to the period of examination. Under existing law, if a person subpoenaed by the superintendent fails to produce a record as required, the superintendent may apply to the District Court of Polk County to issue an order compelling compliance. The refusal of any person to obey such an order issued by the court without reasonable cause constitutes contempt of court.

SENATE FILE 412 - Homeowner's Insurance — Repairs or Services on Residential Real Estate — Assignment of Rights to Residential Contractors

BY COMMITTEE ON COMMERCE. This Act establishes the Insured Homeowner's Protection Act and relates to post-loss assignment of rights to residential contractors for repair or services performed on residential real estate covered by property and casualty insurance.

The Act requires a post-loss assignment by a named insured of rights or benefits to a residential contractor under a property and casualty insurance policy insuring residential real estate to only authorize the residential contractor as a co-payee for the payment of benefits under the policy. The requirements for a valid post-loss assignment, including mandatory notices, are detailed in the Act.

The Act makes it an unlawful practice under the lowa Consumer Fraud Act, and voids the contract between the named insured and the residential contractors, if a residential contractor violates any requirement of the Act.

SENATE FILE 505 - Regulation of Landscape Architects

BY COMMITTEE ON COMMERCE. This Act modifies provisions applicable to the licensure of professional landscape architects by the Landscape Architectural Examining Board under Iowa Code chapter 544B.

Prior law required all five professional members of the board to be actively engaged in the practice or teaching of landscape architecture for five years preceding appointment to the board. The Act provides that one of the five professional members may be actively engaged in the practice or teaching of landscape architecture for fewer than five years preceding appointment to the board but at least one year preceding appointment.

The Act removes language requiring the board to provide public notice prior to conducting examinations for licensure. The Act also removes language requiring the board to conduct examinations for licensure at least once a year. The board may adopt the uniform standardized examination and grading procedures of a recognized national certification body in conducting examinations for licensure. The Act provides that the examination may be conducted by representatives of the board, the fee for examination shall be based on the annual cost of administering such examinations, and the identity of any person taking the examination shall be concealed until after the examination is graded.

The Act provides that an applicant for licensure shall not be ineligible on the basis of membership in any protected class under lowa Code chapter 216, the "lowa Civil Rights Act."

The Act allows an applicant for licensure holding a license to practice landscape architecture after examination by a board-recognized national certification body in another state or foreign jurisdiction to be licensed in lowa without further examination under certain circumstances.

The Act removes language requiring a certificate of licensure to be signed by the officers of the board. The Act also removes language requiring the seal of a professional landscape architect to be approved by the board.

The Act replaces the term "charge" with "complaint" in provisions establishing a procedure for complaints against professional landscape architects. The Act removes language requiring any such complaint by a person other than the board to be sworn to and in writing.

SENATE FILE 506 - Credit Union Mergers — Notice and Approval Requirements

BY COMMITTEE ON COMMERCE. This Act relates to procedural requirements for the merger of state credit unions.

Under existing law, a state credit union may merge with another credit union if the merger is pursuant to a plan agreed upon by a majority of the board of directors of each credit union joining in the merger and the merger is approved by a majority vote of the credit union's members. A merging credit union must send notice of balloting for the membership vote on the merger to members at least 20 days prior to the scheduled vote.

The Act provides that prior to the sending of notice of balloting for the membership vote on a merger, a merging credit union shall submit all materials included in the notice to the Superintendent of Credit Unions at least 15 days before such notice is sent to members. The superintendent shall review and approve the materials at least 10 days before the notice is sent to members. The Act allows the superintendent to direct any materials to be included in the notice of balloting.

SENATE FILE 528 - Self-Service Storage Facilities — Use, Rental Agreements, and Liens

BY COMMITTEE ON COMMERCE. This Act enacts a new lowa Code chapter on self-service storage facility liens, repeals the current lowa Code chapter on the same subject, and provides restrictions on the use of leased space.

The Act provides that an operator, as defined in the Act, shall have a lien on an occupant's personal property for delinquent rent, late fees, labor, or other charges incurred pursuant to a rental agreement and for expenses incurred for preservation, sale, or disposition of the personal property. "Occupant" is defined in that Act. Details regarding the lien, its priority, and when it attaches are provided in the Act. If the rental agreement specifies a limit on the value of personal property that the occupant may store in the leased space, such limit shall be deemed to be the maximum value of the personal property in the occupant's leased space. A rental agreement may provide for a reasonable late fee for failure to make timely payments.

The Act provides that operator and occupant may agree to use electronic mail to satisfy all notice requirements under the Act, and provides additional details necessary to satisfy notice requirements.

The Act details the circumstances under which an operator may deny the occupant access to the leased space.

The Act provides a process for enforcement of a lien, which allows an operator to sell an occupant's personal property if an occupant has been in default for a period of at least 30 days. Additional requirements and details are provided in the Act.

The Act specifies the additional rights available to an operator or an occupant, which may be agreed to and contained in the rental agreement, in lieu of the rights and responsibilities as outlined in the Act.

The Act requires that the operator disclose in the rental agreement whether the self-service storage facility is located in a special flood hazard area. The Act requires the operator to make a good-faith effort to notify an occupant in the event a self-service storage facility is damaged or destroyed by fire, flood, or other catastrophic event; allows for the occupant to terminate the rental agreement; and provides details governing the removal of items from the leased space and return of prepaid rent.

The Act amends other Iowa Code sections to provide that the owner of a vehicle purchased pursuant to new Iowa Code section 578B.7 shall present documentation that such sale was completed in compliance with the applicable Iowa Code section providing the process for lien enforcement.

SENATE FILE 556 - Life and Health Insurance Guaranty Association — Membership and Assessments
BY COMMITTEE ON COMMERCE. This Act relates to the membership of the Life and Health Insurance Guaranty
Association and to assessments to member insurers for insurance written by impaired or insolvent member insurers.

The Act amends Iowa Code chapter 508C (Iowa Life and Health Insurance Guaranty Association) to conform more closely to the National Association of Insurance Commissioners' recently adopted Life and Health Guaranty Association Model Act.

The Act provides for assessments to member insurers of the association for long-term care insurance written by an impaired or insolvent insurer to be allocated to accident and health member insurers and to life and annuity member insurers. Prior law did not include life and annuity member insurers in the assessment.

The Act also includes health maintenance organizations, other than limited service organizations, as member insurers of the association. Prior to the Act, health maintenance organizations were not members of the association. An entity whose only business in this state is operating as a managed care organization is not included as a member insurer of the association.

The Act applies to any member insurer that becomes insolvent or unable to fulfill the member insurer's contractual obligations on or after March 29, 2019.

The Act took effect March 29, 2019.

SENATE FILE 558 - Domestic Surplus Lines Insurer Requirements

BY COMMITTEE ON COMMERCE. This Act establishes requirements for domestic surplus lines insurers in Iowa. A "domestic surplus lines insurer" is defined in the Act as an insurer that is domiciled in this state and has been authorized by the Commissioner of Insurance to do business as a domestic surplus lines insurer with which a surplus lines insurance producer may place surplus lines insurance.

The requirements that a nonadmitted insurer domiciled in this state must meet to be considered a domestic surplus lines insurer are detailed in the Act. A domestic surplus lines insurer that has been authorized by the commissioner is considered an eligible surplus lines insurer and is subject to all requirements of lowa Code chapter 515I that are applicable to an eligible surplus lines insurer. A domestic surplus lines insurer is authorized to write any kind of insurance that a nonadmitted insurer not domiciled in this state is eligible to write.

The requirements for placement of surplus lines insurance business with nonadmitted insurers and domestic surplus lines insurers are detailed in the Act. A policy or contract issued by a domestic surplus lines insurer is not subject to the jurisdiction of the lowa Insurance Guaranty Association or of the lowa Life and Health Insurance Guaranty Association.

The Act provides that all financial and solvency requirements imposed in this state upon a domestic admitted insurer are applicable to a domestic surplus lines insurer unless the domestic surplus lines insurer is specifically exempted. The Act exempts a policy or contract issued by a domestic surplus lines insurer from all requirements imposed in this state relating to insurance rating plans, policy or contract forms, policy or contract cancellation and nonrenewal, and premiums charged to the insured in the same manner and to the same extent as a policy or contract issued by a nonadmitted insurer domiciled in another state.

SENATE FILE 559 - Portable Electronics Insurance — Electronic Notices to Consumer

BY COMMITTEE ON COMMERCE. This Act relates to insurance notices and documents delivered by electronic means to a consumer who purchases portable electronics insurance in a retail transaction.

Prior law required that notices or correspondence related to a policy of portable electronics insurance be in writing and that the notices or correspondence be delivered or mailed. The Act allows such notices and correspondence to be delivered by electronic means if all requirements as detailed in the Act are satisfied.

SENATE FILE 563 - Management of Prescription Drug Benefits — Reports on Fees and Rebates

BY COMMITTEE ON HUMAN RESOURCES. This Act creates new lowa Code section 510C.1 and requires pharmacy benefit managers (PBM), as defined in the Act, to submit an annual report to the Commissioner of Insurance that provides information on prescription drug prices and rebates received by the PBM for the prior calendar year.

The information is required to encompass prescription drug benefits provided to covered persons of each health carrier, as defined in the Act, with whom the PBM was contracted during that calendar year. The commissioner is required to make the information available on a publicly accessible Internet site.

The commissioner is authorized to enforce the Act.

The Act applies to health benefit plans that are delivered, issued for delivery, continued, or renewed in this state on or after January 1, 2019.

SENATE FILE 569 - Limited Liability Companies — Uniform Protected Series Act

BY COMMITTEE ON JUDICIARY. This Act enacts new or amends existing sections in the Revised Uniform Limited Liability Company Act (RULLCA) as approved and recommended by the National Conference on Commissioners of Uniform State Laws, more commonly referred to as the Uniform Law Commissioners (ULC) (see lowa Code chapter 5, enacted by the General Assembly by 2008 lowa Acts, chapter 1162), and codified in lowa Code chapter 489. That lowa Code chapter includes 13 articles governing limited liability companies (LLCs), including their formation; relations between members, managers, and other persons (e.g., creditors) dealing with an LLC; transferrable interests and rights; members' dissociations; the LLC's dissolution and windup; foreign LLCs; actions by members; mergers, conversions, and domestication; and professional LLCs. Article 12 provides for a special type of business organization referred to as a "series." Article 13 includes a number of miscellaneous provisions, including providing for the uniformity of the lowa Code chapter's application and construction, the relationship of lowa Code chapter 489 to the federal Electronic Signatures in Global and National Commerce Act, and a savings clause that allows actions to commence prior to the Act's effective date.

UNIFORM PROTECTED SERIES ACT. The Act enacts the Uniform Protected Series Act (UPSA) adopted by the Uniform Law Commission which replaces former Article 12. The provisions of the UPSA are codified and fit within the other provisions of the RULLCA. The Act provides that any number of protected series may exist under an umbrella LLC, which is referred to as the series LLC. Article 12 as amended contains two parts: Part 1 includes the sections of the UPSA replacing the former series provisions and Part 2 includes the former LLC series provisions that are temporarily transferred to Part 2 until repealed on July 1, 2021.

Generally, the Act provides that each protected series may function in a manner analogous to a separate legal entity. It may have different ownership, management structures, assets, and liabilities. The debts and obligations of one protected series are not the debts or obligations of another protected series, or of the series LLC. Part 1 is divided into eight subparts, lettered A through H. Subpart A includes definitions, a description of the nature of a series LLC,

and a protected series, including the power, purpose, and duration of a protected series; how the protected series is governed by the series LLC's operating agreement; and rules for applying certain provisions of an existing series LLC to a protected series. Subpart B provides for how a protected series is established, including by requiring an affirmative vote of the series LLC's membership. Subpart C provides for the assets, membership, management, and information of a series LLC and any protected series. An asset is only associated with a series LLC or its protected series if there are adequate records describing the asset. Subpart D provides for limitations on liabilities and claims asserted against a series LLC or its protected series. Subpart D creates a "horizontal" shield that protects each protected series and its assets from automatic, vicarious liability for the debts of the series LLC and the debts of any other protected series of the series LLC. The part also creates a vertical shield that shields protects the series LLC and its assets from the creditors of any of its protected series. Subpart E provides for the dissolution and winding up of a protected series. It also provides for the effect of a protected series when a series LLC is reinstated or rescinds a voluntary dissolution. Subpart F provides for changing transactions, including restrictions on mergers involving a series LLC or its protected series. Subpart G provides that the law where a foreign (out-of-state) series LLC is created generally governs its protected series. Subpart H provides for transitional provisions, including by providing that generally Part 1 takes effect July 1, 2021. However, before that date, Part 1 governs a series LLC formed, or a protected series established, on or after July 1, 2020; or a series LLC existing before July 1, 2020, that elects to be subject to that part.

UNIFORM PROTECTED SERIES ACT — CONFORMING AMENDMENTS. The Act amends the number of existing provisions which refer to a series by providing for their repeal on July 1, 2021, the date when all LLCs and series must comply with Part 1. It also provides for the transfer of the previously existing LLC sections to Part 2. It amends other provisions in the Iowa Code to conform with Part 1.

MANAGEMENT. The Act amends a provision in Iowa Code section 489.407, which provides for member-managed LLCs, by removing a reference to merger, conversion, or domestication.

DISSOLUTION. The Act provides that an LLC may rescind a voluntary dissolution and consequently cease the process of winding up its affairs and activities. In cases of a voluntary dissolution, a statement of dissolution is filed. Under the Act, an LLC may rescind such a statement by filing with the Secretary of State a statement of rescission. Generally, once an LLC rescinds its dissolution, the LLC carries on its affairs as if the dissolution had never occurred. One exception applies to protect a person (creditor) who would be adversely affected by the retroactive effect of the statement of rescission.

EFFECTIVE DATES. The provisions of the Act which enact the UPSA, including its conforming amendments, take effect July 1, 2020.

SENATE FILE 619 - Regulation of Motor Vehicle or Residential Services Contracts and Service Companies BY COMMITTEE ON WAYS AND MEANS. This Act relates to the licensure and regulation of certain service contract providers by the Commissioner of Insurance.

Prior law required motor vehicle service contract providers in Iowa to register annually with the commissioner under Iowa Code chapter 516E, whereas residential service contract providers were required to become licensed annually by the commissioner under Iowa Code chapter 523C.

The Act repeals lowa Code chapter 516E and incorporates provisions relating to motor vehicle service contract providers in lowa Code chapter 523C, thereby requiring any service company offering a residential or motor vehicle service contract in lowa to obtain an annual license from the commissioner under lowa Code chapter 523C. A residential or motor vehicle service contract issued or sold in lowa is void if the person who issued or sold the service contract, at the time of issuance or sale, was not licensed as a service company under lowa Code chapter 523C.

The Act makes other changes throughout Iowa Code chapter 523C and establishes regulations or requirements relating to license applicability, applications, validity, renewal, demonstration of financial responsibility, reimbursement insurance policies, disclosure to service contract holders, service contract form, disciplinary action,

examination costs, prohibited acts, civil penalties, annual reporting, exclusions, and lending institution practices, as described in the Act.

The Act establishes a Service Company Oversight Fund under the control of the commissioner. The Act directs the commissioner to deposit an amount equal to one-third of all fees collected under lowa Code chapter 523C in the fund, provided that the maximum amount deposited each fiscal year does not exceed \$500,000. Any remaining fees shall be deposited in the Department of Commerce Revolving Fund. Moneys in the oversight fund are appropriated to the commissioner for the administration and enforcement of lowa Code chapter 523C, and for establishing consumer complaint, education, and outreach programs.

The Act allows the commissioner to adopt emergency rules to implement the provisions of the Act.

The Act took effect May 16, 2019.

HOUSE FILE 260 - Loans — Permissible Interest Rates and Charges

BY COMMITTEE ON COMMERCE. This Act relates to permissible interest rates and charges for certain loans.

Prior law allowed the Superintendent of Banking to establish the maximum rate of interest or charges for regulated loans subject to lowa Code chapter 536 with unpaid principal balances of \$10,000 or less. The Act increases this amount to \$30,000. For loans with unpaid principal balances in excess of \$30,000, the maximum interest rate or charges a lender may charge remains the greater of the rate permitted in lowa Code chapter 535 or the rate authorized for supervised financial organizations in lowa Code chapter 537.

The Act allows a creditor to contract for and receive, for an interest-bearing consumer credit transaction, a service charge in an amount not to exceed the lesser of 10 percent of the amount financed or \$30. If a creditor has received a service charge, the creditor shall not collect or retain a minimum charge upon prepayment. The Act specifies that provisions relating to rebate upon prepayment do not apply to service charges collected pursuant to the Act.

HOUSE FILE 263 - Consumer Loan Application Fees

BY COMMITTEE ON COMMERCE. This Act relates to application fees for certain consumer loans.

Existing law allows financial institutions to charge an application fee, in addition to a finance charge, for a consumer loan where the amount financed does not exceed \$3,000 and the term of the loan does not exceed 12 months. The application fee is the same amount for loans that are approved and loans that are not approved. The Act provides that the application fee may be charged solely to applicants who are approved or to all applicants and removes duplicative language regarding application fees for loans that are not approved.

HOUSE FILE 264 - Domestic Stock Insurers — Plans of Division

BY COMMITTEE ON COMMERCE. This Act creates new lowa Code chapter 521I, governing the process by which a domestic stock insurer, as defined by the Act, may divide into two or more domestic stock insurers. The Act provides for insurers surviving a division, insurers not surviving a division, amending a plan of division, abandoning a plan of division, approving a plan of division, confidentiality, certificates of division, liability following a division, shareholder appraisal rights, and enforcement by the Commissioner of Insurance.

The Act amends the definition of "plan" in lowa Code section 490.120 to include a plan of division pursuant to lowa Code chapter 521l. The Act amends lowa Code section 490.1302 to provide for shareholder appraisal rights, and the right to obtain payment of the fair value of a shareholder's shares, for a division in which a corporation is a party and does not survive such division. The Act creates a new lowa Code section 521.19 to allow a dividing insurer to adopt and execute a plan of merger or consolidation on behalf of an insurer resulting from the division.

CHILDREN AND YOUTH

HOUSE FILE 644

- Juvenile Justice — Foster Care Providers — Parent Visitation in Child in Need of

Assistance Proceedings

HOUSE FILE 690

- Children's Behavioral Health System

RELATED LEGISLATION

SENATE FILE 140

 Special Minor's Driver's Licenses — Accredited Nonpublic School Students — Maximum Driving Distance

SEE TRANSPORTATION. This Act increases certain distance restrictions related to special minor's driver's licenses of students who attend accredited nonpublic schools.

SENATE FILE 337

- Child Labor Prohibitions — Exceptions

SEE LABOR AND EMPLOYMENT. This Act establishes new exceptions to lowa Code chapter 92.

SENATE FILE 605

- Child Support — Nonassistance — Fees

SEE HUMAN SERVICES. This Act relates to fees for services provided by the Child Support Recovery Unit and makes changes in the application fee and the annual fee for nonassistance child support cases.

HOUSE FILE 224

- Lascivious Conduct with a Minor

SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act rewrites the criminal offense of lascivious conduct with a minor child.

HOUSE FILE 499

- Use of Non-School Bus Motor Vehicles for Student Transport

SEE TRANSPORTATION. This Act relates to motor vehicles designed to carry 10 passengers or less, used passenger vans designed to carry 12 passengers or less, and pickups designed to carry 9 passengers or less when such vehicles are used as school buses or to transport pupils in certain situations.

HOUSE FILE 591

- Minor Guardianship Proceedings

SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act provides the basis for appointment of a guardian for a minor by the juvenile court, the procedures for establishment of a minor guardianship, and court monitoring and administration of minor guardianships.

HOUSE FILE 598

Public Elementary School Classroom Assignments — Siblings at Same Grade Level
 SEE EDUCATION. This Act provides a process for the placement of siblings by a school district in the same classroom or different classrooms for kindergarten through grade five if the siblings are at the same grade level academically.

HOUSE FILE 707

- Juvenile Delinquency and Termination of the Parent-Child Relationship Proceedings — Service of Process

SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act provides an alternative to service of process relating to juvenile delinquency proceedings and termination of parental rights proceedings under lowa Code chapter 232 (Juvenile Justice).

HOUSE FILE 756

Federal Block Grant Appropriations and Other Federal Funding
 SEE APPROPRIATIONS. This Act appropriates moneys to various state agencies for
 federal fiscal years 2019-2020 and 2020-2021, and from the various federal block grants.

Preparation for Adult Living Program to include persons aged 21 or 22.

HOUSE FILE 766

- Appropriations — Health and Human Services SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2019-2020, 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 justice, subsidized adoption, Early Childhood Iowa Initiative funding, and the Autism Support Program. The Act includes provisions relating to the children's behavioral health and state board system and expands eligibility for the

CHILDREN AND YOUTH

HOUSE FILE 644 - Juvenile Justice — Foster Care Providers — Parent Visitation in Child in Need of Assistance Proceedings

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to juvenile justice including provisions relating to child foster care placement and parent visitation in child in need of assistance proceedings.

The Act requires a case permanency plan for a child placed in foster care to include plans for retaining any suitable existing medical, dental, or mental health providers providing medical, dental, or mental health care to the child when the child entered foster care. The Act directs the Department of Human Services (DHS) to amend its administrative rules to provide that a case permanency plan for a child placed in foster care shall include information describing efforts to maintain suitable mental health care and medical health care in an effort to avoid inappropriate diagnoses of mental illness, other emotional or behavioral disorders, medically fragile conditions, and developmental disabilities.

Under current law, when a child in foster care placement is 14 years of age or older, a written transition plan of services is developed by DHS or the appropriate agency and the child's parent, guardian, or custodian and the transition plan is included in the case permanency plan to assist the child in preparing to transition from foster care to adulthood. The transition plan must include a provision for DHS to provide to the child a certified copy of the child's birth certificate, social security card, and driver's license or government-issued nonoperator's identification card on or before the date the child reaches 18 years of age, unless the child has been placed in foster care for less than 30 days. The Act expands current law to provide that DHS shall also provide the child written verification of the child's foster care status.

The Act provides that care provided by a relative of a child or an individual person with a meaningful relationship with the child, where the child is not under the placement, care, or supervision of DHS, is a care situation excluded from the definition of "child foster care."

Under current law, an individual (defined as an individual person or a married couple who provides child foster care in a home environment) who is subject to licensure under lowa Code chapter 237 as a foster parent, in addition to criminal and child abuse record checks, is required to provide the individual's fingerprints to the Department of Public Safety for submission through the state criminal history repository to the United States Department of Justice, Federal Bureau of Investigation for a national criminal history check. The Act expands the scope of individuals who must provide fingerprints to include individuals being considered for licensure under lowa Code chapter 237 or for employment involving direct responsibility for a child or in a facility where children reside, and individuals who will reside in a facility utilized by a licensee.

The Act provides that if the required criminal and child abuse record checks have been completed for an individual being considered for licensure or for employment involving direct responsibility for a child or in a facility where children reside, by a licensee under lowa Code chapter 237, or for an individual who will reside in a facility utilized by a licensee, and the individual does not have a record of crime or founded child abuse or the department's evaluation of the record has determined that the prohibition of the individual's licensure or employment is not warranted, the individual may be provisionally approved for licensure or employment pending the outcome of the fingerprint-based criminal history check. However, such an individual shall not be licensed or be employed and an evaluation shall not be performed if the individual has been convicted of a felony-level offense including: a drug-related offense within the five-year period preceding the application date; child endangerment or neglect or abandonment of a dependent person; domestic abuse; a crime against a child, including but not limited to sexual exploitation of a minor; or a forcible felony.

HOUSE FILE 690 - Children's Behavioral Health System

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to mental health and disability services including the establishment of a children's behavioral health system and the Children's Behavioral Health System State Board, and requiring certain children's behavioral health core services.

CHILDREN'S BEHAVIORAL HEALTH SYSTEM STATE BOARD. The Act establishes a Children's Behavioral Health System State Board as the state body to provide guidance on the implementation and management of the children's behavioral health system and for the provision of services to children with a serious emotional disturbance.

The Act requires the Department of Human Services (DHS) to provide support to the state board and authorizes the state board to utilize staff support and other assistance provided to the state board by other persons. The state board is required to meet a minimum of four times per year.

The duties of the state board include advising the administrator of the Division of Mental Health and Disability Services of DHS on the administration of the children's behavioral health system; providing consultation services to agencies regarding the development of administrative rules for the children's behavioral health system; identifying behavioral health outcomes and indicators for eligible children with a serious emotional disturbance to promote children living with their own families and in the community; and submitting a written report on or before December 1 of each year to the Governor and the General Assembly.

ELIGIBILITY REQUIREMENTS — CHILDREN'S BEHAVIORAL HEALTH SERVICES. Under current law, a person who is 17 years of age, is a resident of lowa, and is receiving publicly funded children's mental health services may be considered eligible for mental health services through the Adult Mental Health and Disability Services Regional Service System during the three-month period preceding the person's 18th birthday in order to provide a smooth transition from children's services to adult services. The Act strikes this provision and provides that a child shall be eligible for behavioral health services under the children's behavioral health system if the child is under 18 years of age, a resident of lowa, has been diagnosed with a serious emotional disturbance, and the child's family has a family income equal to or less than 500 percent of the federal poverty level. A child's family whose household income is between 150 percent but not more than 500 percent of the federal poverty level shall be eligible for behavioral health services subject to a copayment, a single statewide sliding fee scale, or other cost-sharing requirements approved by DHS.

CHILDREN'S BEHAVIORAL HEALTH SYSTEM — CORE SERVICES. The Act provides that, subject to available appropriations, the director of DHS shall ensure that the children's behavioral health core services domains, as specified in the Act, are covered services for the Medical Assistance (Medicaid) Program under lowa Code chapter 249A to the greatest extent allowable under federal regulations. The Act provides the Medicaid Program shall reimburse Medicaid-enrolled providers for Medicaid-covered services when the services are medically necessary, the Medicaid-enrolled provider submits an appropriate claim for such services, and no other third-party payor is responsible for reimbursement of such services. Within the funds available, each mental health and disability services region is required to pay for such services for eligible children when payment through the Medicaid Program or another third-party payment is not available, unless a child is on a waiting list for such payment or it has been determined that the child does not meet the eligibility criteria for any such service.

The Act provides that until funding is designated for other service populations, eligibility for the core services shall be limited to such children who are in need of behavioral health services.

The Act requires DHS to adopt rules pursuant to recommendations made by the state board to define the services included in the core domains. The rules shall provide service definitions, service provider standards, service access standards, and service implementation dates, and shall also provide consistency, to the extent possible, with similar service definitions under the Medicaid Program.

The Act requires each mental health and disability services region to submit to DHS plans to implement children's behavioral health services no later than April 1, 2020.

MENTAL HEALTH AND DISABILITY SERVICES — ADMINISTRATOR'S DUTIES. The Act requires the administrator of the Division of Mental Health and Disability Services of DHS to assist the state board in planning for community-based children's behavioral health services and to encourage and facilitate coordination of children's behavioral health services with the objective of developing and maintaining a children's behavioral health system in

the state to provide behavioral health services to all children in this state who need the services, regardless of the place of residence or economic circumstances of those children. The administrator shall work with the state board and other state agencies, including but not limited to the departments of Education and Public Health, to develop and implement a strategic plan to expand access to qualified mental health workers across the state.

The Act requires the administrator to establish and maintain a data collection and management information system oriented to the needs of children utilizing the children's behavioral health system, providers, DHS, and other programs or facilities in accordance with the disability services system data repository established in lowa Code section 225C.6A. The system shall be used to identify, collect, and analyze service outcome and performance measures data in order to assess the effects of the services on the children utilizing the services. The administrator shall annually submit to the state board information collected by DHS indicating the changes and trends in the children's behavioral health system. The administrator shall make the outcome data available to the public.

Current law requires the administrator to enter into performance-based contracts with mental health and disability services regional administrators which may include requirements for the regional service system to attain outcomes within a specified range of acceptable performance in certain categories. The Act expands the categories to include a school attendance category.

STATE AND REGIONAL DISABILITY SERVICE SYSTEMS. Current law provides that the public finance disability services for persons with mental illness, intellectual disability or other developmental disability, or brain injury in lowa shall be provided by DHS and other counties operating together as regions and provides for financial administrative responsibility for such services. The Act provides that children's behavioral health services provided to eligible children that are not covered under the Medicaid Program or other third-party payor are the responsibility of the mental health and disabilities regional service system.

MENTAL HEALTH AND DISABILITY SERVICES REGIONS. The Act makes changes to the Mental Health and Disability Services Regional Governing Board. The governing board membership shall consist of at least one board of supervisors member from each county comprising the region who shall be a voting member; one adult person who utilizes mental health and disability services or is an actively involved relative of such an adult person designated by the regional advisory committee formed by the governing board; one member representing adult service providers in the region designated by the regional advisory committee formed by the governing board, who shall serve in a nonvoting, ex officio capacity; one member representing children's behavioral health services providers in the region designated by the regional advisory committee formed by the governing board, who shall serve in a nonvoting, ex officio capacity; one member representing the education system in the region; and one member who is a parent of a child who utilizes children's behavioral health services or actively involved relatives of such children, who shall be designated by the regional governing board. The membership of the governing board shall not include employees of DHS or an unelected employee of a county.

The Act adds to the regional administrator staff one or more coordinators of children's behavioral health services.

The Act requires a mental health and disability region to include provisions relating to eligibility requirements for children's behavioral health core services under the children's behavioral health system and performance and outcome measures relating to education in a region's annual service and budget plan.

CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

SENATE FILE 93 - Abandoned Buildings — Abatement Process

SENATE FILE 112 - Certification of Trust Requirements

SENATE FILE 341 - Assistance Animals and Service Animals

SENATE FILE 379 - Practice of Law — Qualifications — Pro Hac Vice Appointments

SENATE FILE 532 - Construction Defects in New Construction — Class Actions — Notice and Opportunity

to Repair

SENATE FILE 570 - Disaster Emergency Assistance by Licensed Architects and Professional Engineers —

Immunity

HOUSE FILE 266 - Civil Commitment of Sexually Violent Predators

HOUSE FILE 591 - Minor Guardianship Proceedings

HOUSE FILE 610 - Adult Guardianship and Adult and Minor Conservatorship Proceedings

HOUSE FILE 650 - Negligent Hiring of Persons with Public Offense Convictions — Limitations on Liability

HOUSE FILE 707 - Juvenile Delinquency and Termination of the Parent-Child Relationship Proceedings —

Service of Process

HOUSE FILE 719 - Dissolution of Marriage — Court-Ordered Conciliation

RELATED LEGISLATION

SENATE FILE 377 - Emergency Response Services by Nonprofit Corporations for Municipalities — Liability Exemption

SEE LOCAL GOVERNMENT. This Act extends the immunity from tort liability, absent an express statute granted to municipalities for certain claims to nonprofit corporations providing emergency response services to a municipality.

SENATE FILE 403 - Superintendent of Credit Unions — Subpoena Powers

SEE BUSINESS, BANKING, AND INSURANCE. This Act expands the subpoena authority of the Superintendent of Credit Unions of the Credit Union Division by allowing the superintendent to compel the production of any relevant record related to any period of examination of a state credit union or related to any report or filing made by or provided to the division. Under existing law, the superintendent may seek a court order compelling compliance whenever a person subpoenaed by the superintendent fails to produce a

record as required.

SENATE FILE 412 - Homeowner's Insurance — Repairs or Services on Residential Real Estate — Assignment of Rights to Residential Contractors

SEE BUSINESS, BANKING, AND INSURANCE. This Act establishes the Insured Homeowner's Protection Act and relates to post-loss assignment of rights to residential contractors for repair or services performed on residential real estate covered by property and casualty insurance, and provides that a violation of the Act is an unlawful practice

under the Iowa Consumer Fraud Act.

SENATE FILE 435 - Towable Recreational Vehicles, Travel Trailers, and Fifth-Wheel Travel Trailers

SEE TRANSPORTATION. This Act relates to towable recreational vehicles (TRVs), travel trailers, and fifth-wheel travel trailers, including by regulating civil actions and mediations between TRV dealers, manufacturers, distributors, and warrantors.

SENATE FILE 475

- Notarial Acts — Use of Communications Technology — Electronic Documents SEE STATE GOVERNMENT. This Act amends Iowa Code chapter 9B, the "Revised Uniform Law on Notarial Acts," by enacting new provisions that authorize a notary public to perform a notarial act from a remotely located individual using communication and identity-proofing technology, providing that a county in which real estate is located may accept for recording a tangible copy of an electronic record of an instrument affecting real estate, and placing restrictions upon personally identifiable information contained in an electronic record.

SENATE FILE 569

- Limited Liability Companies — Uniform Protected Series Act SEE BUSINESS, BANKING, AND INSURANCE. This Act enacts new or amends existing sections in the Revised Uniform Limited Liability Company Act codified in Iowa Code chapter 489. The Act enacts the Uniform Protected Series Act providing that a protected series established as part of a limited liability company (LLC) may function in a manner analogous to a separate legal entity. It eliminates a provision of the Iowa Code, which provides for member-managed limited liability companies, by removing a reference to merger, conversion, or domestication. It also provides that an LLC may rescind a voluntary dissolution and consequently cease the process of winding up its affairs and activities.

SENATE FILE 589

- Criminal Law and Procedure

SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act amends lowa Code section 715A.2(2) relating to forgery. A person commits forgery when the person possesses a writing that is or purports to be a driver's license, nonoperator's identification card, birth certificate, or occupational license or certificate in support of an occupational license issued by a department, agency, board, or commission in the state. A person who forges such a document commits a class "D" felony. By amending the definition of forgery, the Act also changes the circumstances under which an employer is subject to a civil penalty for hiring a person who commits such a forgery, pursuant to lowa Code section 715A.2A.

SENATE FILE 605

- Child Support — Nonassistance — Fees

SEE HUMAN SERVICES. This Act relates to fees for services provided by the Child Support Recovery Unit and makes changes in the application fee and the annual fee for nonassistance child support cases.

SENATE FILE 616

- Appropriations — Judicial Branch

SEE APPROPRIATIONS. This Act provides legislative intent and requirements relating to operation of the clerks of the district court and utilization of secure electronic communications by the judicial branch in lieu of travel, provides that certain trials may take place in contiguous counties if all parties agree, permits judicial officers to waive travel reimbursement for travel to conduct official business outside the county of residence and to be placed on unpaid leave on a day on which a court employee is required to furlough, and sets the salary rates for certain judicial branch positions.

SENATE FILE 617

- Sports Wagering and Fantasy Sports Contests

SEE GAMING. This Act authorizes wagering on sporting events and internet fantasy sports contests and amends provisions relating to gambling game regulation.

The Act provides that a person who willfully fails to comply with the requirements governing internet fantasy sports contests authorized by the Act shall be liable for a civil penalty of not more than \$1,000 for each violation, not to exceed \$10,000 for violations arising out of the same transaction or occurrence.

SENATE FILE 619

- Regulation of Motor Vehicle or Residential Services Contracts and Service Companies SEE BUSINESS, BANKING, AND INSURANCE. This Act requires service companies selling residential or motor vehicle service contracts in lowa to obtain annual licensure from the Commissioner of Insurance under lowa Code chapter 523C. The commissioner may assess certain civil penalties for any violation of lowa Code section 523C.13, which describes prohibited acts or practices for licensed service companies. The Act provides that a violation of lowa Code chapter 523C constitutes an unlawful practice under lowa Code section 714.16, the "lowa Consumer Fraud Act," which allows the Attorney General to investigate, issue subpoenas, and commence civil proceedings seeking restraining orders or injunctions to prevent persons from engaging in unlawful practices or seeking termination of the business affairs of a person engaging in unlawful practices. In addition, a court may impose a civil penalty up to \$40,000 per violation against a person found to have committed an unlawful practice. The Act took effect May 16, 2019.

SENATE FILE 638

 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division XIII of this Act relates to the appointment and election of judicial nominating commissioners. Division XIV relates to the selection of the Chief Justice of the Iowa Supreme Court.

SJR 18

- Proposed Constitutional Amendment — Right to Keep and Bear Arms SEE STATE GOVERNMENT. This Joint Resolution proposes an amendment to the Constitution of the State of Iowa providing that the right of the people to keep and bear arms shall not be infringed. The sovereign state of Iowa affirms and recognizes this right to be a fundamental individual right. Any and all restrictions of this right shall be subject to strict scrutiny. The Joint Resolution, having been adopted, is referred to the next General Assembly for adoption a second time before being submitted to the electorate for ratification.

HOUSE FILE 642

Department of Human Services Records — Confidentiality — Disclosure
 SEE HUMAN SERVICES. This Act relates to the release of certain confidential information
 by the Department of Human Services to multidisciplinary teams. The Act makes conforming
 changes to lowa Code section 217.31(1) (Civil Actions for Damages — Dissemination of
 Confidential Information).

HOUSE FILE 764

- Constitutional Amendments — Procedure and Publication Requirements SEE STATE GOVERNMENT. This Act concerns certain publication and procedural requirements relating to proposed amendments to the lowa Constitution. In an action by a taxpayer to test the legality of a proposed constitutional amendment, the Act strikes the ability of the taxpayer to challenge the procedure connected with the proposed amendment. In addition, the Act provides that a proposed constitutional amendment shall not be determined invalid as a result of an error or omission occurring with one of the publication requirements established by statute. The Act took effect May 10, 2019.

HOUSE FILE 766

- Appropriations — Health and Human Services SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2019-2020, and includes provisions relating to the Sexually Violent Predator Program under Iowa Code chapter 229A, and to child welfare and juvenile justice services and funding; and exempts from application of unfair practices in accommodations or services under the Iowa Civil Rights Act of 1965, the required provision by any state or local government unit or tax-supported district of certain surgeries or procedures related to transsexualism, hermaphroditism, gender identity disorder, or body dysmorphic disorder.

CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

SENATE FILE 93 - Abandoned Buildings — Abatement Process

BY LOFGREN. This Act changes certain civil procedures relating to abandoned structures and abatement of public nuisances.

"Abandoned" or "abandonment" is defined in the Act and is amended from prior law, which required a building to be vacant for six consecutive months. The term "building" formerly included buildings and structures only. The Act includes mobile and manufactured homes that have become real property under the definition of "building."

The Act outlines the procedures and processes for the preliminary inspection of a vacant building, the filing of a petition for abatement, service of process on the owner of an abandoned building, the hearing to determine if a building is abandoned or is a public nuisance, and post-hearing processes and procedures.

The Act applies to cities and counties that adopt the provisions of the Act by ordinance. The Act exempts houses, barns, outbuildings, and other buildings and structures located on agricultural land. "Agricultural land" is defined in the Act.

SENATE FILE 112 - Certification of Trust Requirements

BY COMMITTEE ON JUDICIARY. This Act relates to the requirements for a certification of trust. Under prior law, the certification of trust must contain a statement that it is being signed by all of the currently acting trustees of the trust. Under the Act, the certification of trust must be signed by an acting trustee or the attorney for an acting trustee. The Act applies to certifications of trust signed on and after July 1, 2019.

SENATE FILE 341 - Assistance Animals and Service Animals

BY COMMITTEE ON VETERANS AFFAIRS. This Act relates to assistance animals and service animals in housing and misrepresentation of an animal as a service animal or a service-animal-in-training.

The Act creates new lowa Code section 216.8B, which governs assistance animals and service animals in housing. The new lowa Code section provides that a landlord shall waive lease restrictions on the keeping of animals for the assistance animal or service animal of a person with a disability. It also provides that a renter is liable for damage done to any dwelling by an assistance animal or service animal. Finally, a person commits a simple misdemeanor if the person knowingly denies or interferes with the right of a person with a disability under the new lowa Code section. If a person violates lowa Code section 216.8B, it shall constitute an unfair practice or discriminatory practice as defined in lowa Code section 216.2.

The Act creates new Iowa Code section 216.8C, which governs findings of disability and needs for an assistance animal or service animal in housing. The Act provides a process for a patient or client to request the assistance of a professional licensed under certain chapters of the Iowa Code in finding that the individual is a person with a disability who needs an assistance animal or service animal as a reasonable accommodation in housing. The Act sets forth a process and guidelines for the finding.

The Act requires the Iowa Civil Rights Commission, in consultation with the Consumer Protection Division of the Office of the Attorney General, to adopt rules regarding the making of a written finding by licensees. New Iowa Code section 216.8C is effective May 2, 2019, but is not applicable until rules are adopted. The Act provides that prior to the adoption of the rules and creation of a licensee's written findings form, a renter seeking an assistance animal or service animal as a reasonable accommodation shall otherwise demonstrate pursuant to state or federal law that the person has a disability and that the person has a disability-related need for an assistance animal or service animal. Even after the adoption of the rules, a person with a disability may otherwise demonstrate, pursuant to state or federal law, that the person has a disability and a disability-related need for an assistance animal or service animal.

The Act changes the right in Iowa Code section 216C.11 to take animals to places listed in Iowa Code sections 216C.3 and 216C.4 to include service animals and service-animals-in-training and removes the right to take service dogs and assistive animals.

Also in lowa Code section 216C.11, the Act criminalizes the intentional misrepresentation of an animal as a service animal or a service-animal-in-training. A person commits this public offense if all of the following elements are established: for the purpose of obtaining any of the rights or privileges set forth in state or federal law, the person intentionally misrepresents an animal in one's possession as one's service animal or service-animal-in-training or a person with a disability's service animal or service-animal-in-training whom the person is assisting by controlling; the person was previously given a written or verbal warning regarding the fact it is illegal to intentionally misrepresent an animal as a service animal or a service-animal-in-training; and the person knows that the animal in question is not a service animal or a service-animal-in-training. The new public offense is a simple misdemeanor.

The Act creates new lowa Code section 216C.12, which governs real property owner liability for injury or damage caused by service animals and service-animals-in-training. The Act provides that an owner is not liable for any injury or damage caused by a service animal or service-animal-in-training if the owner believes in good faith that the animal is a service animal or a service-animal-in-training and the person using the animal is a person with a disability, a person assisting a person with a disability by controlling a service animal or a service-animal-in-training, or a person training a service-animal-in-training and the injury or damage is not caused by the owner's negligence, recklessness, or willful misconduct.

SENATE FILE 379 - Practice of Law — Qualifications — Pro Hac Vice Appointments

BY COMMITTEE ON JUDICIARY. This Act removes the requirement that an applicant for admission to practice law (be admitted to the bar) in lowa be a resident of lowa.

The Act provides that people who are qualified to be admitted to practice law in Iowa at the discretion of the court include not only persons who have been admitted to the bar of any other state or the District of Columbia but also a territory of the United States.

The Act provides that an out-of-state attorney who is admitted to the bar of the District of Columbia or a territory of the United States may apply to appear pro hac vice in any cause or matter pending in any court in lowa and removes the requirement that the local attorney be a resident of lowa; however, the requirement that the local attorney be admitted to practice law in the state of lowa remains.

SENATE FILE 532 - Construction Defects in New Construction — Class Actions — Notice and Opportunity to Repair

BY COMMITTEE ON JUDICIARY. This Act relates to notice and opportunity to repair construction defects.

The Act creates a new lowa Code chapter that provides a mandatory dispute resolution process for construction defects to new property, which are originally brought as class actions. A claimant must comply with the requirements set forth in the Act before filing an action. If a claimant files an action alleging a construction defect without first complying with the requirements of the Act, the court shall stay the action without prejudice until the requirements have been met. The Act sets forth specific time frames for each part of the dispute resolution.

The Act took effect April 15, 2019, and applies to actions for which litigation has not commenced prior to that date.

SENATE FILE 570 - Disaster Emergency Assistance by Licensed Architects and Professional Engineers — Immunity

BY COMMITTEE ON JUDICIARY. This Act provides immunity from civil liability for licensed architects and professional engineers providing professional assistance, voluntarily and without compensation, pursuant to a disaster emergency declared by the Governor or a major disaster declared by the President of the United States. A technical correction was made to the Act by SF 638(8) (see Appropriations).

The Act provides that expenses reimbursed for services performed are not compensation.

The Act took effect May 10, 2019.

HOUSE FILE 266 - Civil Commitment of Sexually Violent Predators

BY COMMITTEE ON JUDICIARY. This Act relates to the civil commitment of sexually violent predators.

The definition of "sexually violent offense" is expanded under the Act to include all alternative means by which the crime of sexual exploitation of a minor may be committed to include knowingly promoting any material visually depicting a live performance of a minor engaging in a prohibited sexual act or in the simulation of a prohibited sexual act, and knowingly purchasing or possessing a visual depiction of a minor engaging in a prohibited sexual act or the simulation of a prohibited sexual act.

The Act amends the notice of discharge requirements imposed on an agency with jurisdiction over a person who is confined and who may meet the definition of a sexually violent predator. The Act regulates the notice provided to the Attorney General and the multidisciplinary team by the agency with jurisdiction over a person who may meet the definition of a sexually violent predator, and specifies that lowa Code section 229A.3 (notice of discharge) is not a limit on persons subject to civil commitment as a sexually violent predator.

A petition filed by a prosecuting attorney or the Attorney General alleging that a person is a sexually violent predator must state sufficient facts to support the allegation if it appears that a person who has committed a recent overt act meets any specified criteria. The Act amends one of the criterion to provide that a petition may allege that the person was convicted of a sexually violent offense and is no longer presently confined for that offense. The Act defines "presently confined" to mean incarceration or detention in a correctional facility, a rehabilitation camp, a residential facility, a county jail, a halfway house, or any other comparable institution, including but not limited to placement at such an institution as a condition of probation, parole, or special parole following conviction for a sexually violent offense.

The Act specifies that during a civil commitment trial, the trial court shall admit and the fact finder may rely on the findings of an administrative parole judge or other agency fact finder.

HOUSE FILE 591 - Minor Guardianship Proceedings

BY COMMITTEE ON JUDICIARY. This Act provides the basis for appointment of a guardian for a minor by the juvenile court, the procedures for establishment of a minor guardianship, and court monitoring and administration of minor guardianships.

JUVENILE COURT JURISDICTION OVER MINOR GUARDIANSHIPS. Current Iowa Code chapter 633 contains provisions relating to guardianships applicable to both adults and minors. The Act repeals and amends the provisions that specifically refer to minor guardianships and replaces them with new Iowa Code chapter 232D.

Under current law, the probate court has jurisdiction over minor guardianship proceedings. The Act instead provides that the juvenile court has exclusive jurisdiction over minor guardianship proceedings.

BASIS FOR APPOINTMENT OF GUARDIAN. The Act authorizes minor guardianships under the following circumstances: termination of parental rights and child in need of assistance cases; cases involving the death of a minor's parents; cases in which there is parental consent to the establishment of a guardianship; and cases in which there is not parental consent to the establishment of a guardianship.

The Act provides that a guardianship may be established without parental consent under the following circumstances: there is a person serving as a de facto guardian; there has been a demonstrated lack of parental participation in the life of the minor; and the appointment of a guardian is in the best interest of the minor. The Act also provides that a guardianship may be established if no parent is willing or able to exercise the power the court is requested to grant to the proposed guardian, and the appointment of a guardian is in the best interest of the minor.

ESTABLISHING A GUARDIANSHIP. The Act contains provisions relating to the establishment of minor guardianships. The provisions specify the requirements regarding the contents of a minor guardianship petition, notice, and hearing.

The Act provides that the court may appoint an attorney for the minor if the court determines that the interests of the minor are, or may be, inadequately represented. The Act also provides that the court shall appoint an attorney for a parent if the parent objects to the appointment of a guardian and the court determines that the parent is unable to pay for an attorney.

The Act provides that the court may appoint a court visitor to visit the minor and other parties to the proceeding and gather the information needed by the court in determining whether to grant the petition.

The Act retains the existing standard for appointment of a person as a guardian, namely that the person be qualified, suitable, and willing to serve in that capacity.

The Act requires that proposed guardians, other than financial institutions, undergo lowa criminal record checks and checks of the lowa child abuse, dependent adult abuse, and sex offender registries. The Act provides that the judicial branch, in collaboration with other relevant state agencies, shall establish procedures for electronic access to the single contact repository for the conduct of background checks for a minimal fee. The Act gives the judge discretion to evaluate the relevance of any negative background check information in determining the suitability of a person for appointment as a guardian.

The Act authorizes the emergency appointment of a temporary guardian. The court is authorized to issue an ex parte order appointing a temporary guardian on an emergency basis under limited circumstances. The Act also provides for appointment of a guardian on a standby basis.

ORDER APPOINTING GUARDIAN AND GUARDIAN'S POWERS, DUTIES, AND RESPONSIBILITIES. The Act contains provisions relating to ongoing court monitoring of minor guardianship and administration of minor guardianships. The Act provides that guardians shall file an initial care plan for the minor within 60 days of appointment for review and approval by the court. The Act retains the existing requirement that guardians file thereafter an annual report describing the minor's status and needs and the guardian's activities. The Act authorizes the court to remove a guardian and appoint a successor guardian, or to modify or terminate a guardianship under certain circumstances.

EXPENSES. The Act provides that the court shall inquire into the ability of the minor or the minor's parent to pay expenses incurred pursuant to the guardianship proceedings. The court may order the minor or the parent to pay all or part of the following: costs of legal expenses of the minor and the parent; expenses for a court visitor; and filing fees and other court costs, unless the costs are waived for good cause shown. If the court finds a minor's parents to be indigent or if the minor has no parent, costs shall be assessed against the county in which the proceeding is pending.

The Act takes effect January 1, 2020, and applies to minor guardianship proceedings established or pending before, on, or after January 1, 2020.

HOUSE FILE 610 - Adult Guardianship and Adult and Minor Conservatorship Proceedings

BY COMMITTEE ON JUDICIARY. This Act amends the Iowa Probate Code, which provides for the opening and administration of guardianships and conservatorships for adults and minors. The Act amends the provisions governing guardianships for adults and conservatorships for adults and minors. The Act deletes provisions relating to guardianships for minors. The Act does not provide a process for a court to appoint a guardian for a minor. Rather, HF 591 provides for juvenile court jurisdiction over minor guardianship proceedings.

BACKGROUND. Guardians are persons and entities appointed by the court to make decisions for persons regarding the person's care, maintenance, health, education, welfare, and safety. Conservators are appointed by the court to make decisions for persons regarding management of their financial affairs.

BASIS FOR APPOINTMENT OF GUARDIAN AND CONSERVATOR. The Act does not alter the current lowa Code requirement for appointment of a guardian for an adult. The Act also does not alter the current lowa Code requirement for appointment of a conservator for an adult. The prior lowa Code did not set forth the substantive criteria that must be met for the appointment of a conservator for a minor. The Act requires that the court find by a preponderance of evidence that a conservator is needed to manage or protect the minor's funds or other assets.

PETITION, NOTICE, AND HEARING. The Act amends and adds specific requirements regarding the contents of a guardianship or conservatorship petition, notice, and hearing. The Act states that the petition must contain a concise statement of the factual basis for the petition and a concise statement of why there is no less restrictive alternative to

the appointment of a guardian or conservator. The Act also designates persons with an actual or potential interest in a guardianship or conservatorship proceeding who must be listed, if known, in the petition.

MEDIATION. The Act provides that the district court may order the parties to participate in mediation in any guardianship or conservatorship action. The Act provides that the court shall grant a waiver from mediation if it finds a history of domestic abuse or elder abuse. The Act provides that the mediation shall be conducted in accordance with certain standards and the court-appointed mediator shall meet certain qualifications.

ATTORNEY FOR RESPONDENT. The Act retains the current lowa Code provision under which the respondent is entitled to be represented by a court-appointed attorney if indigent or incapable of requesting an attorney. The Act also retains the lowa Code provision describing the responsibilities of the attorney representing the respondent.

GUARDIAN AD LITEM — COURT VISITOR. The Act clarifies the distinction between the appointment and role of the attorney for the respondent and the guardian ad litem. In addition, the Act substitutes the term "court visitor" for the term "guardian ad litem." The Act provides that a court may, but is not required to, appoint any qualified person as a court visitor to gather information for the court that the court needs to determine whether to grant the petition. The Act also provides that the attorney representing the respondent may not serve as a court visitor.

COURT-ORDERED PROFESSIONAL EVALUATIONS. The Act authorizes the court to order a professional evaluation of the decision-making capacity and functional abilities and limitations of an adult in guardianship and conservatorship proceedings for the purpose of determining whether to establish, modify, or terminate a guardianship or conservatorship. The evaluation must be conducted by a qualified professional and the results of the evaluation are confidential with access limited to specified individuals.

BACKGROUND CHECKS OF PROPOSED GUARDIANS AND CONSERVATORS. The Act mandates that proposed guardians and conservators, other than financial institutions, undergo lowa criminal record checks and checks of the lowa child abuse, dependent adult abuse, and sexual offender registries. The Act directs the judicial branch, in collaboration with other relevant state agencies, to establish procedures for electronic access to the single contact repository for the conduct of background checks for a minimal fee. The Act gives the court discretion to evaluate the relevance of any negative background check information in determining the suitability of a person for appointment as a guardian or conservator.

QUALIFICATIONS FOR APPOINTMENT OF A GUARDIAN OR CONSERVATOR. The Act retains the ability for the court to appoint any person as a guardian or conservator who is qualified, suitable, and willing to serve in that capacity.

EMERGENCY APPOINTMENT OF TEMPORARY GUARDIAN OR CONSERVATOR. The Act authorizes the emergency appointment of a temporary guardian. The court may issue an ex parte order appointing a temporary guardian on an emergency basis under specified limited circumstances.

ORDER APPOINTING GUARDIAN AND GUARDIAN'S POWERS, DUTIES, AND RESPONSIBILITIES. The Act sets forth the specific powers that the guardian may exercise without prior court approval and the specific powers that the guardian may exercise only with prior court approval. The Act also specifies the duties and responsibilities of the guardian.

DUTIES AND RESPONSIBILITIES OF CONSERVATORS. The Act strikes and replaces the prior lowa Code section on conservator duties. The Act adds an Iowa Code section on conservator responsibilities. The Act provides that the conservator must gain prior court authorization to engage in certain actions.

COURT MONITORING OF GUARDIANSHIPS AND CONSERVATORSHIPS. The Act contains provisions relating to the court's ongoing responsibility to monitor guardianships and conservatorships to ensure the well-being and protection of persons subject to guardianship and conservatorship and to ensure the accountability of guardians and conservators. The Act provides that guardians must file an initial care plan within 60 days of appointment for review and approval by the court. The Act retains the lowa Code requirement that guardians thereafter file an annual report describing the protected person's status and needs and the guardian's activities. The Act likewise provides that

conservators must file an initial report and retains the lowa Code requirement that conservators thereafter file annual reports and accountings, and at certain other specified times. The Act expands the contents of the conservator's reports beyond what was included under prior law.

TERMINATION OF GUARDIANSHIPS AND CONSERVATORSHIPS. The Act authorizes the court to remove a guardian or conservator and appoint a successor guardian or conservator under certain circumstances. The Act likewise authorizes the court to modify or terminate a guardianship or conservatorship under certain circumstances.

EFFECTIVE DATE AND APPLICABILITY. The Act takes effect January 1, 2020, and applies to guardianships and guardianship proceedings for adults and conservatorships and conservatorship proceedings for adults and minors established or pending before, on, or after January 1, 2020.

HOUSE FILE 650 - **Negligent Hiring of Persons with Public Offense Convictions** — **Limitations on Liability**BY COMMITTEE ON LABOR. This Act restricts the cause of action of negligent hiring. The Act does not expand or create any other causes of action.

The tort of negligent hiring allows a person injured by an employee to sue the employee's employer even though the act was committed outside the scope of the employment due to some fault resting with the employer for hiring the employee.

The Act provides that the cause of action of negligent hiring shall not be brought against a private employer, general contractor, or premises owner based solely on evidence that the employee, agent, or independent contractor has been convicted of a public offense. However, the Act does not preclude causes of action for negligent hiring of an employee, agent, or independent contractor, if two criteria are met. First, the private employer, general contractor, or premises owner knew or should have known of the conviction; and second, the employee, agent, or independent contractor was convicted of a public offense enumerated in the Act or a public offense that was committed while performing duties substantially similar to those reasonably expected to be performed in the employment, or under the relationship or contract, or under conditions substantially similar to those reasonably expected to be encountered in the employment or the relationship or contract, taking into consideration enumerated factors set forth in the Act.

The Act provides that the protections provided to a private employer, general contractor, or premises owner do not apply in a suit concerning the misuse of funds or property of a person other than the employer, general contractor, or premises owner, by an employee, agent, or independent contractor if, on the date the employee, agent, or independent contractor was hired, the employee, agent, or independent contractor had been convicted of a public offense that included fraud or the misuse of funds or property as an element of the public offense, and it was foreseeable that the position for which the employee, agent, or independent contractor was hired would involve discharging a fiduciary responsibility in the management of funds or property.

The Act does not apply to the employment of prisoners at prisons.

HOUSE FILE 707 - Juvenile Delinquency and Termination of the Parent-Child Relationship Proceedings — Service of Process

BY COMMITTEE ON JUDICIARY. This Act provides an alternative to service of process relating to juvenile delinquency proceedings and termination of parental rights proceedings under lowa Code chapter 232 (Juvenile Justice).

The Act provides that in the context of providing service of a summons or notice to specified parties relating to a formal judicial proceeding to determine whether a child has committed a delinquent act, if the court determines that personal service of a summons or notice is impracticable, the court may, in addition to the current option of ordering service by certified mail addressed to the last known address of the party, provide service by electronic mail or other electronic means with the consent of the party to be served.

In the context of termination of the parent-child relationship proceeding, the Act provides that the provision of notice to necessary parties, in addition to the current options of personal service and the sending of notice by restricted

certified mail, shall include sending notice by electronic mail or other electronic means with the consent of the party to be served, whichever is determined by the court to be the most effective means of notification.

HOUSE FILE 719 - Dissolution of Marriage — Court-Ordered Conciliation

BY COMMITTEE ON JUDICIARY. This Act provides that the court, on its own motion or upon the motion of a party, may require the parties to a dissolution of marriage to participate in conciliation efforts for a period of 60 days or less following the issuance of an order setting forth the conciliation procedure and the conciliator. Prior law required the court to order the parties to participate in conciliation upon the application of the petitioner in the petition or by the respondent in the responsive pleading to the petition, or within 20 days of appointment of an attorney.

The Act also eliminates the specific provisions requiring the court to grant a waiver of mandatory participation in conciliation based on a history of elder abuse or domestic abuse because participation in conciliation is no longer mandatory. Instead, the Act requires that the court, in making its determination whether to require participation in conciliation efforts, to consider all relevant factors including but not limited to whether a history of abuse or violence exists.

CRIMINAL LAW, PROCEDURE, AND CORRECTIONS

SENATE FILE 113 - Habitual Offenders — Operating While Intoxicated Third or Subsequent Offenders

SENATE FILE 158 - Postconviction Relief Procedure

SENATE FILE 267 - Massage Therapy — Unlawful Practices — Affirmative Defenses

SENATE FILE 346 - Female Genital Mutilation

SENATE FILE 364 - Sobriety and Drug Monitoring Program — Miscellaneous Changes

SENATE FILE 589 - Criminal Law and Procedure

SENATE FILE 590 - Indigent Defense — Payments to Privately Retained Attorneys

HOUSE FILE 224 - Lascivious Conduct with a Minor

HOUSE FILE 634 - Department of Human Rights — Division of Criminal and Juvenile Justice Planning —

Boards and Councils

HOUSE FILE 734 - Postconviction DNA Profiling

RELATED LEGISLATION

SENATE FILE 302 - Operation of Motor Vehicles — Automated Driving Systems

SEE TRANSPORTATION. This Act regulates motor vehicles equipped with an automated driving system, including requiring such vehicles to be capable of operating in compliance with applicable traffic and motor vehicle safety laws, subjecting conventional human drivers present in such vehicles to driver's license and financial liability coverage requirements and penalties, and imputing a vehicle's failure to remain at the scene of an accident to the vehicle's owner.

SENATE FILE 519 - Ag

- Agricultural Production Facility Trespass

SEE AGRICULTURE. This Act creates the offense of agricultural production facility trespass that involves the use of deception to obtain access to a facility, which is not open to the public, with the intent to cause physical or economic harm or other injury to the facility's operations or property, or an injury to a person associated with the facility (e.g., owner or customer). The offense also involves obtaining employment with the agricultural production facility by deception with the intent to cause such physical or economic harm or other injury. Finally, the Act provides for the application of the conspiracy statute. A person convicted of one of these offenses is guilty of a serious misdemeanor for a first offense and an aggravated misdemeanor for a second or subsequent offense.

SENATE FILE 567

- Professional Licensure — Eligibility — Criminal Convictions

SEE HEALTH AND SAFETY. This Act prohibits the Department of Corrections from enrolling an inmate in an apprenticeship program if that inmate would be unable to become licensed in the relevant profession due to the inmate's conviction of a felony, and requires the department to receive written confirmation from the relevant board that the inmate would be able to receive a license if it appears to the department that the inmate would be disqualified from receiving such a license. The Act also requires the Board of Barbering to allow a person who completes an application form and a barbering apprenticeship training program while incarcerated to take the examination for a license to practice barbering.

SENATE FILE 599

- Regulation of Hemp

SEE AGRICULTURE. This Act regulates the production and transportation of hemp and the retail sale of hemp products having a maximum concentration of delta-9 tetrahydrocannabinol (THC) that does not exceed three-tenths of one percent, in

accordance with federal law. Without the provisions, hemp as a variety of cannabis (marijuana) would retain its classification as a Schedule I controlled substance subject to prohibitions in Iowa Code chapter 124 and an excise tax under Iowa Code chapter 453B. The Act provides that primary responsibility for the administration of the Act is delegated to the Department of Agriculture and Land Stewardship (DALS). Enforcement responsibilities are shared with the Department of Public Safety and local law enforcement agencies. DALS may establish a Negligent Violation Program that allows a qualifying licensee to avoid criminal liability by complying with a corrective plan approved by the department. The program does not apply to a person producing a crop that tests in excess of 2 percent THC.

SENATE FILE 603

- Concurrent Enrollment Programs — Weighting — Education Standards — Accredited Nonpublic Schools

SEE EDUCATION. This Act relates to district-to-community college sharing and concurrent enrollment programs. Division III of the Act expands lowa Code section 709.15, which establishes the criminal offense of sexual exploitation by a school employee, to include under the definition of "school employee" a person employed by a community college full-time, part-time, or as a substitute who provides instruction to high school students under a concurrent enrollment program offered in accordance with lowa Code section 257.11 or 261E.8.

SENATE FILE 615

- Appropriations — Justice System

SEE APPROPRIATIONS. This Act provides for an increase in compensation for attorneys who contract with the State Public Defender's Office to provide indigent defense. Compensation rates were raised by \$3 per hour effective for appointments made on or after July 1, 2019. The Act also provides for the extension of the State Public Defender pilot project allowing an indigent person to choose an eligible attorney to represent the person in the person's case that requires such representation, extending the completion date of that project from June 30, 2019, to June 30, 2022. The provision took effect May 22, 2019.

SENATE FILE 617

- Sports Wagering and Fantasy Sports Contests

SEE GAMING. This Act authorizes wagering on sporting events and internet fantasy sports contests and amends provisions relating to gambling game regulation. The Act provides that an unlicensed person taking sports wagers from lowa residents is guilty of a class "D" felony, punishable by confinement for no more than five years and a fine of at least \$750 but not more than \$7,500. The Act also provides that a person under the age of 21 shall not make or attempt to make a wager by advance deposit sports wagering. Current prohibitions on cheating at a gambling game, claiming anything of value from a gambling game with intent to defraud, and knowingly enticing a person to go where a gambling game is conducted in violation of law, also apply to sports wagering. Concerning internet fantasy sports contests, the Act provides that a person under the age of 21 shall not enter an internet fantasy sports contest. A person who violates this provision commits a scheduled violation and is subject to a \$500 fine.

HOUSE FILE 387

- Towed Vehicles — Distance Requirements

SEE TRANSPORTATION. This Act strikes penalty provisions associated with Iowa Code section 321.308, which is repealed by the Act, and Iowa Code section 321.309(2), which is stricken by the Act.

HOUSE FILE 423

Medical Assistance — Suspension — Inmates of Public Institutions
 SEE HUMAN SERVICES. This Act provides for suspension, but not termination, of
 Medicaid coverage of an inmate of a public institution after the first 30 days of commitment
 and during the entire period of the inmate's commitment to the public institution.

HOUSE FILE 482

- Peace Officers — Designated Department of Transportation Employees — Repeal Extended

SEE TRANSPORTATION. This Act alters the future repeal of provisions relating to Department of Transportation employees designated as peace officers to July 1, 2022.

HOUSE FILE 642

Department of Human Services Records — Confidentiality — Disclosure
 SEE HUMAN SERVICES. This Act relates to the release of certain confidential information
 by the Department of Human Services to multidisciplinary teams. A violation of the Act is a
 serious misdemeanor.

HOUSE FILE 685

Prisoners of County Jails — Medical Aid Payment Review
 SEE HEALTH AND SAFETY. This Act requires a review of the current processes for payment of medical aid provided to prisoners of county jails and the submission of a report including proposed recommendations for improvements in the processes to the General Assembly by December 15, 2019.

HOUSE FILE 692

State and Local Elections — Miscellaneous Changes
 SEE ELECTIONS, ETHICS, AND CAMPAIGN FINANCE. This Act makes the false
 or fraudulent signing of nomination papers on behalf of another person an aggravated
 misdemeanor. The Act also changes the misuse of voter registration information from a
 serious misdemeanor to an aggravated misdemeanor.

CRIMINAL LAW, PROCEDURE, AND CORRECTIONS

SENATE FILE 113 - Habitual Offenders — Operating While Intoxicated Third or Subsequent Offenders

BY COMMITTEE ON JUDICIARY. This Act specifies that the punishments set forth under Iowa Code section 321J.2(5) apply to persons convicted of a third or subsequent operating-while-intoxicated (OWI) offense. The Act also allows a court to sentence a person convicted of a third or subsequent OWI offense as an habitual offender pursuant to Iowa Code sections 902.8 and 902.9 if the person otherwise qualifies as an habitual offender.

SENATE FILE 158 - Postconviction Relief Procedure

BY COMMITTEE ON JUDICIARY. This Act relates to postconviction relief procedure and the underlying trial court record of the proceedings being challenged.

The Act strikes a provision which requires that if an application for postconviction relief is not accompanied by the underlying trial court record of the proceedings being challenged, the state shall file with its answer the record or portions thereof that are material to the questions raised in the application.

The Act requires that the underlying trial court record containing the conviction for which an applicant seeks postconviction relief and the court file containing any previous postconviction relief application filed by the applicant relating to the same conviction automatically become part of the record in a claim for postconviction relief.

Upon the filing of an application for postconviction relief, the clerk of the district court must make the underlying trial court record accessible to the applicant's attorney, the county attorney, and the Attorney General. If the underlying trial court record is not available in electronic format, the clerk shall convert the record to an electronic format and make the record available to the applicant's attorney, the county attorney, and the Attorney General. Upon request made by an attorney of record, the clerk of the district court must make the court file containing any previous application for postconviction relief filed by the applicant relating to the same conviction accessible to the applicant's attorney, the county attorney, and the Attorney General. If the court file containing any previous postconviction relief application is not available in an electronic format, the clerk must convert the court file containing any previous application to an electronic format and make the court file containing any previous application available to the applicant's attorney, the county attorney, and the Attorney General. The underlying trial court record is provided without the necessity of a court order.

Costs shall not be charged to the applicant, the applicant's attorney, the county attorney, or the Attorney General for converting a court file to an electronic format or for otherwise providing access to a court file under lowa Code chapter 822.

SENATE FILE 267 - Massage Therapy — Unlawful Practices — Affirmative Defenses

BY COMMITTEE ON JUDICIARY. This Act makes the practice of massage therapy without a license a serious misdemeanor. The Act allows a defendant in a prosecution for the unlicensed practice of massage therapy to raise as an affirmative defense the fact that the defendant is a victim of human trafficking.

SENATE FILE 346 - Female Genital Mutilation

BY COMMITTEE ON JUDICIARY. This Act creates the criminal offense of female genital mutilation and provides penalties.

The Act provides that a person who knowingly circumcises, excises, or infibulates, in whole or in part, the labia majora, labia minora, or clitoris of a minor commits a class "D" felony.

A surgical procedure is not a violation of the Act if performed by a medical professional currently and appropriately licensed in the state when necessary to protect the health of the minor on whom the surgical procedure is performed or when performed on a minor in labor or who has just given birth for medical purposes connected with that labor or birth. However, in determining whether a surgical procedure performed was necessary to protect the health of the minor on whom the surgical procedure was performed, consideration shall not be given to any belief the minor or any other person holds that the surgical procedure is required based on custom or ritual.

A person who knowingly transports a minor within or outside of the state for the purpose of performing a surgical procedure that would be a violation of the Act if the conduct occurred in this state, commits a class "D" felony.

The Act also requires the Crime Victims Assistance Division of the Office of the Attorney General, in collaboration with community insiders and culturally specific victims services programs, to initiate an education campaign to increase awareness regarding the health risks of, the prohibitions against, and the criminal penalties associated with female genital mutilation. The Act requires the University of Iowa Hospitals and Clinics to develop educational programming including protocols for physicians to provide safe health care and treatment to women who are victims of female genital mutilation.

SENATE FILE 364 - Sobriety and Drug Monitoring Program — Miscellaneous Changes

BY COMMITTEE ON JUDICIARY. This Act relates to the Iowa Sobriety and Drug Monitoring Program.

The Act provides that an order or directive requiring a person to participate in and comply with the program shall continue for the time period required pursuant to Iowa Code section 901D.7, but participation in the program shall be for no less than 90 days. The order or directive requires the participant to have not failed a test result or to have missed a required testing during the 30-day period immediately preceding the end of participation in the program. The participating law enforcement agency is required to notify the Department of Transportation when a participant has completed participation in the program. The Department of Public Safety, in consultation with the judicial branch and the Department of Transportation, is required to submit a report to the General Assembly by December 1, 2023, detailing the effectiveness of the program and making recommendations concerning the continued implementation of or the elimination of the program. The Act extends the future repeal of the Iowa Sobriety and Drug Monitoring Program from July 1, 2022, to July 1, 2024.

SENATE FILE 589 - Criminal Law and Procedure

BY COMMITTEE ON JUDICIARY. This Act relates to criminal law and procedure including certain related administrative proceedings and provides penalties.

Division I — Expungements

The Act establishes a process for the expungement of numerous misdemeanor offenses. Upon the application of a defendant convicted of a misdemeanor in the county where the defendant's conviction occurred, the court shall enter an order expunging the record of such criminal case, as a matter of law, if the defendant has established that more than eight years have passed since the date of the conviction, the defendant has not previously been granted two deferred judgments, the defendant has no pending criminal charges, and all court costs, fees, fines, and restitution and other financial obligations ordered by the court or assessed by the clerk of the district court have been paid.

The Act strikes a provision in Iowa Code section 123.46 relating to the expungement of a conviction for public intoxication allowing for the expungement of a local ordinance violation that arose out of the same transaction or occurrence.

The Act provides a list of misdemeanors that are not entitled to expungement.

The Act prohibits a person from applying more than once for an expungement of the person's record. A person shall be granted an expungement of a record only one time in the person's lifetime; however, the application may request the expungement of records relating to more than one misdemeanor offense if the misdemeanor offenses arose from the same transaction or occurrence, and the application contains the misdemeanor offenses to be expunged. The expunged record is a confidential record exempt from public access, but shall be made available by the clerk of the district court upon court order. After receipt of notice from the clerk of the district court that a record of conviction has been expunged, the record of conviction shall be removed from the criminal history data files maintained by the Department of Public Safety. The Supreme Court may prescribe rules governing expungement procedures applicable to criminal cases. The Act applies to misdemeanor convictions that occur prior to, on, or after July 1, 2019.

Division II — Robbery — Aggravated Theft

The Act amends lowa Code section 711.3 to provide that all robbery which is not robbery in the first degree is robbery in the second degree. The Act repeals the offense of robbery in the third degree, an aggravated misdemeanor.

The Act provides that a person serving a sentence for a conviction for robbery in the first degree for a conviction that occurs on or after July 1, 2018, shall serve between 50 and 70 percent of a 25-year class "B" felony sentence prior to being eligible for parole or work release. In determining when the person is first eligible for parole or work release, the sentencing court shall base its determination upon all pertinent information, including the person's criminal record, a validated risk assessment, and the negative impact the offense has had on the victim or other persons.

The Act moves the lowa Code section concerning the criminal offense of aggravated theft from Iowa Code chapter 714 (relating to theft) to Iowa Code chapter 711 (relating to robbery), and increases the value of property necessary for a person to commit aggravated theft from property not exceeding \$200 to property not exceeding \$300. Aggravated theft is an aggravated misdemeanor or a class "D" felony depending upon the circumstances of the crime.

Division III — Property Crimes — Value

The Act increases the value of damaged or stolen property or services necessary to commit certain levels of the following criminal offenses: arson, theft, fraudulent practice, criminal mischief, trespass, railroad vandalism, and transmission of unsolicited bulk electronic mail (email).

Division IV — Fraud and Forgery Revisions

DEFINITION OF FORGERY. The Act amends lowa Code section 715A.2(2) relating to forgery. A person commits forgery when the person possesses a writing that is or purports to be a driver's license, nonoperator's identification card, birth certificate, or occupational license or certificate in support of an occupational license issued by a department, agency, board, or commission in the state. A person who forges such a document commits a class "D" felony. By amending the definition of forgery, the Act also changes the circumstances under which an employer is subject to a civil penalty for hiring a person who commits such a forgery, pursuant to lowa Code section 715A.2A.

STATUTE OF LIMITATIONS — FRAUD OR BREACH OF FIDUCIARY OBLIGATION. The Act amends lowa Code section 802.5 relating to extending the periods of time a prosecution may be brought against a person for any offense involving a material element of fraud or a breach of fiduciary obligation. Such a prosecution may be brought within five years. A prosecution may be commenced under the lowa Code section as long as the appropriate law enforcement agency has not delayed the investigation in bad faith. The Act does not require a law enforcement agency to pursue an unknown offender with due diligence.

Division V — Criminal Proceedings

DEFENDANT RIGHT TO APPEAL. The Act amends lowa Code section 814.6(1) by prohibiting the right to appeal to a defendant who has pled guilty to a criminal offense except this prohibition does not apply to a defendant who pleads guilty to a class "A" felony or in a case where the defendant establishes good cause. The right to appeal means that an appellate court cannot deny a defendant's statutory or constitutional right to have the defendant's case reviewed on appeal. The Act amends lowa Code section 814.6(2) by specifying that discretionary review by an appellate court applies to an order denying a motion in arrest of judgment on grounds other than an ineffective assistance of counsel claim. Under current law, discretionary review applies to an order suppressing or admitting evidence, an order granting or denying a motion for a change of venue, an order denying probation, simple misdemeanor and ordinance violations, and an order raising a question of law important to the judiciary and the profession. Discretionary review is the process by which an appellate court may exercise its discretion to review specified matters not subject to appeal as a matter of right.

PRO SE FILINGS BY DEFENDANT CURRENTLY REPRESENTED BY COUNSEL. The Act creates new Iowa Code section 814.6A relating to pro se filings by defendants currently represented by counsel. A defendant who is

currently represented by counsel shall not file any pro se document, including a brief, reply brief, or motion in any lowa court. The court shall not consider, and opposing counsel shall not respond to, such pro se filings. A defendant is not prohibited from proceeding without the assistance of counsel. A defendant currently represented by counsel may file a pro se motion seeking disqualification of the counsel, which a court may grant upon a showing of good cause.

INEFFECTIVE ASSISTANCE OF COUNSEL CLAIMS ON APPEAL. The Act amends Iowa Code section 814.7 relating to an ineffective assistance claim on appeal in a criminal case. An ineffective assistance claim is prohibited from being raised and decided on direct appeal from the criminal proceedings. Under prior law, such a claim may be raised on direct appeal from the criminal proceedings if the record at the trial level was sufficient. Generally, an ineffective assistance of counsel claim is raised on appeal by a criminal defendant alleging the defendant's attorney was so incompetent it deprived the defendant the constitutional right to assistance of counsel.

APPEALS FROM THE DISTRICT COURT — GENERAL VERDICT. The Act creates new Iowa Code section 814.28 relating to general verdicts. When the prosecution relies on multiple or alternative theories to prove the commission of a public offense, a jury may return a general verdict. If the jury returns a general verdict, the Act specifies that a court shall not set aside or reverse such a verdict on the basis of a defective or insufficient theory if one or more of the theories presented and described in the complaint, information, indictment, or jury instruction is sufficient to sustain the verdict on at least one count.

GUILTY PLEAS — CHALLENGES. If a defendant challenges a guilty plea based on an alleged defect in the plea proceedings, the Act provides that the plea shall not be vacated unless the defendant demonstrates it is more likely than not that the defendant would not have pled guilty if the defect had not occurred. The burden applies whether the challenge is made by motion in arrest of judgment or in a challenge on appeal. The Act specifies that any provision in the lowa Rules of Criminal Procedure that are inconsistent with this provision shall have no legal effect.

POSTCONVICTION RELIEF. The Act provides that an allegation of ineffective assistance of counsel in a prior postconviction case shall not toll or extend the limitation periods for postconviction proceedings nor shall such a claim relate back to a prior filing to avoid the application of the limitation periods.

The Act provides that an applicant seeking postconviction relief who is currently represented by counsel shall not file any pro se document in any lowa court. The court shall not consider, and opposing counsel shall not respond to, such pro se filings. An applicant for postconviction relief is not prohibited from proceeding without the assistance of counsel. A represented applicant for postconviction relief may file a pro se motion seeking disqualification of counsel, which a court may grant upon a showing of good cause.

The Act strikes a provision that requires the respondent to an application for postconviction relief to file an answer to the application containing relevant portions of the record of the proceedings being challenged if the applicant fails to file the application with the record of the proceedings being challenged.

PRESENTENCE DETERMINATIONS AND STATEMENTS. The Act creates new lowa Code section 901.4B relating to presentence determinations and statements. At sentencing, the court shall verify that the defendant and the defendant's attorney have read and discussed the presentence investigation report and any addendum to the report. Before imposing sentence, the court shall provide the defendant's attorney an opportunity to speak on the defendant's behalf, address the defendant personally in order to permit the defendant to make a statement or present any information to mitigate the sentence, and provide the prosecuting attorney an opportunity to speak. After hearing any statements presented by the above, and before imposing sentence, the court is required to address any victim of the crime who is present at sentencing and permit any victim to be reasonably heard, including but not limited to by presenting a victim impact statement in the manner described in lowa Code section 915.21. "Victim" means a person who has suffered physical, emotional, or financial harm as the result of a public offense or a delinquent act, other than a simple misdemeanor, committed in this state, or members of the victim's family, including the family members of a victim who died or was rendered incompetent as a result of the offense or who was under 18 years of age at the time of the offense.

Division VI — Arson

The Act amends Iowa Code section 901.11 by providing that at the time of sentencing, the court shall determine when a person convicted of arson in the first degree shall first become eligible for parole or work release within the parameters specified in Iowa Code section 902.12(3), based upon all pertinent information, including the person's criminal record, a validated risk assessment, and the negative impact the offense has had on the victim or other persons.

The Act amends Iowa Code section 902.12 by providing that a person serving a sentence for a conviction for arson in the first degree that occurs on or after July 1, 2019, shall be denied parole or work release until the person has served between one-half and seven-tenths of the maximum term of the person's sentence as determined under Iowa Code section 901.11(4).

Division VII — Limitation of Criminal Actions

SEXUAL ABUSE — FIRST, SECOND, OR THIRD DEGREE. The Act amends lowa Code section 802.2 to provide that an information or indictment for sexual abuse in the first, second, or third degree committed on or with a person who is under the age of 18 years shall be found within 15 years after the person upon whom the offense is committed attains 18 years of age. Prior law provided such offense shall be found within 10 years after the person upon whom the offense was committed attains 18 years of age.

INCEST — SEXUAL EXPLOITATION BY A COUNSELOR, THERAPIST, OR SCHOOL EMPLOYEE. The Act amends lowa Code section 802.2A to provide that an information or indictment for incest under lowa Code section 726.2 committed on or with a person who is under the age of 18 shall be found within 15 years after the person upon whom the offense is committed attains 18 years of age. Prior law provided such offense shall be found within 10 years after the person upon whom the offense was committed attains 18 years of age, and an indictment or information for sexual exploitation by a counselor, therapist, or school employee under lowa Code section 709.15 committed on or with a person who is under the age of 18 shall be found within 15 years after the person upon whom the offense is committed attains 18 years of age. Prior law provided such offense shall be found within 10 years after the person upon whom the offense was committed attains 18 years of age.

Division VIII — Second and Subsequent Alcoholic Beverage Convictions

The Act provides that a conviction under Iowa Code section 123.46 (relating to consumption or intoxication in public places) is not subject to the sentencing enhancement provisions of Iowa Code section 123.91 for a second or subsequent conviction.

SENATE FILE 590 - Indigent Defense — Payments to Privately Retained Attorneys

BY COMMITTEE ON JUDICIARY. This Act establishes a process for payments from the Indigent Defense Fund to a privately retained attorney and others for costs incurred in the representation of the indigent person.

The privately retained attorney shall file an application for the payment of state funds with the court. The application must include a copy of the attorney's fee agreement, a showing that the costs are reasonable and necessary, an itemized accounting of all compensation paid to the attorney that includes the amount of any retainer, information on any expected additional expense paid or owed to the attorney in the case, and a signed financial affidavit completed by the represented person. A copy of the application must be submitted to the State Public Defender.

The payment of state funds to a privately retained attorney is prohibited unless the court determines that the represented person is indigent and unable to pay for the expenses sought to be paid by the attorney, the expense of the attorney is reasonable and necessary for the representation of an indigent person for which counsel could have been appointed, and the moneys paid or to be paid by or on behalf of the indigent person to the private attorney are insufficient to pay all or a portion of the expenses sought to be paid from state funds. If the court finds the payment of the costs incurred or to be incurred by a privately retained attorney are reasonable and necessary, the order of the court shall specify the maximum amount of costs that the attorney may incur without further court order, and the actual amount of such costs to be allowed are subject to review by the State Public Defender for reasonableness.

Following entry of an order allowing costs to be incurred by a privately retained attorney representing an indigent person, the attorney or claimant seeking payment or reimbursement for costs shall submit a claim for payment in accordance with the rules of the State Public Defender. If the privately retained attorney or claimant seeking payment or reimbursement for such costs fails to comply with the requirements, the State Public Defender may deny all or a part of the costs requested. This process of the payment of state funds established in the Act also applies to payments to witnesses, evaluators, investigators, and certified shorthand reporters and for other costs incurred in the legal representation.

HOUSE FILE 224 - Lascivious Conduct with a Minor

BY COMMITTEE ON JUDICIARY. This Act rewrites the criminal offense of lascivious conduct with a minor or child.

A person commits lascivious conduct with a minor when a person 18 years of age or older who is in a position of authority over the minor forces, persuades, or coerces the minor, with or without consent, to disrobe or partially disrobe for the purpose of arousing or satisfying the sexual desires of either of them. A person who violates this provision commits a serious misdemeanor.

A person commits lascivious conduct with a minor 14 or 15 years of age when a person 18 years of age or older who is in a position of authority over the minor performs any of the following acts with the minor, with or without consent, for the purpose of arousing or satisfying the sexual desires of either of them: fondle or touch the inner thigh, groin, buttock, anus, or breast of the minor; touch the clothing covering the immediate area of the inner thigh, groin, buttock, anus, or breast of the minor; solicit or permit the minor to fondle or touch the inner thigh, groin, buttock, anus, or breast of the person; or solicit the minor to engage in certain acts described in the Act. A person who violates this provision commits a serious misdemeanor.

A person commits lascivious conduct with a minor 14 or 15 years of age when a person 18 years of age or older who is in a position of authority over the minor performs any of the following acts with the minor, with or without consent, for the purpose of arousing or satisfying the sexual desires of either of them: fondle or touch the pubes or genitals of the minor; permit or cause the minor to fondle or touch the person's genitals or pubes; cause the touching of the person's genitals to any part of the body of the minor; solicit the minor to engage in a sex act or solicit a person to arrange a sex act with the minor; or inflict pain or discomfort upon the minor or permit the minor to inflict pain or discomfort on the person. A person who violates this provision commits an aggravated misdemeanor.

A person who violates the Act is subject to a special sentence pursuant to Iowa Code section 903B.2 and is required to register as a sex offender.

HOUSE FILE 634 - Department of Human Rights — Division of Criminal and Juvenile Justice Planning — Boards and Councils

BY COMMITTEE ON PUBLIC SAFETY. This Act relates to certain boards and councils under the Department of Human Rights including the establishment of the Justice Advisory Board and the elimination of the Criminal and Juvenile Justice Planning Advisory Council, the Public Safety Advisory Board, and the Sex Offender Research Council. The Justice Advisory Board will consist of 28 members (22 voting members and 6 ex officio, nonvoting members), appointed as specified in the Act, all residing within the state of lowa. The Justice Advisory Board will assume many of the responsibilities, duties, and objectives of the three entities eliminated by the Act.

The purpose of the Justice Advisory Board is to: develop short-term and long-term goals to improve the criminal and juvenile justice systems; identify and analyze justice system issues; develop and assist others in implementing recommendations and plans for system improvement; provide the General Assembly with an analysis of current and proposed Criminal Code provisions; and provide for a clearinghouse of justice system information to coordinate with data resource agencies and assist others in the use of justice system data. The duties of the board are enumerated in the Act.

The Justice Advisory Board is required to submit a three-year criminal and juvenile justice plan for the state, beginning December 1, 2020, and every three years thereafter by December 1. The three-year plan must be updated annually.

The Justice Advisory Board shall identify and prioritize the issues and studies to be addressed by the Division of Criminal and Juvenile Justice Planning. The division will maintain an Iowa correctional policy project for the purpose of conducting analyses of major correctional issues affecting the criminal and juvenile justice systems.

HOUSE FILE 734 - Postconviction DNA Profiling

BY COMMITTEE ON JUDICIARY. This Act relates to a defendant filing an application for an order to require that DNA analysis be performed on evidence after conviction.

Numerous definitions related to DNA profiling are added or modified.

The Act provides that a defendant who has been convicted of a felony or an aggravated misdemeanor may make an application to the court for an order to require that DNA profiling be performed on a forensic sample collected in the case for which the defendant stands convicted. Prior law provided that only a defendant who was not previously required to submit a DNA sample for DNA profiling may make such an application. The Act requires the defendant's application for an order to require DNA profiling be performed on a forensic sample collected in the case to include a statement detailing why the DNA profiling results would have changed the outcome of the trial or invalidated a guilty plea if the requested DNA profiling had been conducted prior to the conviction. The defendant's application shall be served upon the county attorney and upon the laboratory holding the biological evidence, if known by the defendant.

The court shall grant the defendant's application when either DNA profiling has not been performed on the forensic sample or when DNA profiling has been previously performed on the forensic sample and the defendant is requesting DNA profiling using a new method or technology that is substantially more probative than the DNA profiling previously performed. The defendant's application shall be granted if any of the following apply: a sufficient chain of custody has been established for the forensic sample, the identity of the person who committed the crime for which the defendant was convicted was a significant issue in the crime for which the defendant was convicted, the forensic sample is material to evidence included in the trial record or admitted to at a guilty plea proceeding, and the DNA profiling results would raise a reasonable probability that the defendant would not have been convicted if such results had been introduced at trial.

If an application is granted, DNA profiling of a forensic sample shall be conducted within the guidelines generally accepted by the scientific community if the testing type or resulting profile is not eligible to be uploaded or searched in the National DNA Index System database. If court-ordered DNA profiling produces an unidentified DNA profile, the court may order the Department of Public Safety to either: (1) compare the DNA profile to the national DNA index system if the combined DNA index system administrator determines that the forensic sample is collected contemporaneously from the crime scene, has a nexus to the crime scene, is probative, and suitable for analysis; the DNA profile was generated through a technology that complies with all requirements in the national DNA index system operational procedures manual; and the DNA profile meets all the requirements in the national DNA index system operational procedures manual for either uploading the profile or conducting a keyboard search; or (2) compare the DNA profile to the state DNA index system if the profile meets all applicable state requirements.

If the court determines after DNA profiling was ordered that the results indicate conclusively that the DNA profile of the defendant matches the profile from the analyzed evidence used against the defendant, the court may order the defendant to pay the costs of the proceedings. The Act provides that a court shall not enter an order that would result in a violation of state or federal law or loss of access to a federal system or database. A finding that the results of DNA profiling ordered would have changed the outcome of the trial or would void the factual basis of a guilty plea had the profiling been conducted prior to the conviction can form the basis for a postconviction proceeding, and such results are considered a ground of fact that could not have been raised within the applicable time period for bringing a postconviction relief proceeding.

ECONOMIC DEVELOPMENT

SENATE FILE 228 - Bioscience Economic Development

HOUSE FILE 303 - Statewide Welcome Center Program

HOUSE FILE 305 - Enhance Iowa Board — Member Terms — Duties

HOUSE FILE 486 - Community Catalyst Building Remediation Grants — Emergency Projects

HOUSE FILE 772 - Economic Incentives for Broadband and Workforce Housing Development

RELATED LEGISLATION

SENATE FILE 534

Solid Waste — Recovery and Conversion — Gasification and Pyrolysis Facilities
 SEE ENVIRONMENTAL PROTECTION. This Act relates to the use of gasification and pyrolysis facilities for the conversion of certain recoverable waste materials. Definitions are created or amended to allow certain gasification and pyrolysis facilities to operate without being subject to solid waste requirements set forth in Iowa Code chapter 455B. Permit and fee requirements for facilities that use waste conversion technologies are eliminated.

SENATE FILE 599

- Regulation of Hemp

SEE AGRICULTURE. This Act authorizes the production of hemp in accordance with federal law, the transportation of hemp, and the retail sale of hemp products. The Act provides that primary responsibility for administering the Act is delegated to the Department of Agriculture and Land Stewardship.

SENATE FILE 608

- Appropriations — Economic Development

SEE APPROPRIATIONS. This Act appropriates moneys from the General Fund of the State and other funds to the Department of Cultural Affairs, the Iowa Economic Development Authority (IEDA), the Iowa Finance Authority, the Public Employment Relations Board, the Department of Workforce Development, the College Student Aid Commission, and the State Board of Regents and certain regents institutions for fiscal year 2019-2020. The Act provides a new \$100,000 appropriation from the Skilled Worker and Job Creation Fund (SWJCF) to IEDA to be distributed by the IEDA to establish a housing needs assessment grant program, and a new \$300,000 appropriation from the SWJCF to support innovative rural projects.

HOUSE FILE 485

- Targeted Small Business Procurement — State Agency Purchasing Requirements SEE STATE GOVERNMENT. This Act provides that any state agency, with approval by the Department of Administrative Services (DAS), may purchase directly from a vendor if the direct purchasing will contribute to the agency complying with targeted small business procurement goals and will not exceed an amount, not to exceed \$25,000, as determined by DAS by rule.

ECONOMIC DEVELOPMENT

SENATE FILE 228 - Bioscience Economic Development

BY COMMITTEE ON COMMERCE. This Act relates to bioscience-based economic development, the establishment of a bioscience development corporation, and membership on the Iowa Innovation Council.

The Act replaces the Iowa Innovation Corporation with the Bioscience Development Corporation. The Bioscience Development Corporation has the responsibility of enhancing the state's bioscience-based economic development, which is economic development related to industries involved in bioscience development platforms. The Act defines "bioscience development platforms" as industries involved in vaccines and immunotherapeutics, biobased chemicals, precision and digital agriculture, and medical devices and medical diagnostics.

The Act details changes to the membership of the Iowa Innovation Council.

HOUSE FILE 303 - Statewide Welcome Center Program

BY COMMITTEE ON ECONOMIC GROWTH. This Act requires the Economic Development Authority (IEDA) to establish and administer a statewide welcome center program and to operate, manage, and maintain all state-owned and state-operated welcome centers.

Prior law assigned various state agencies specific functions and responsibilities related to the Welcome Center Program.

HOUSE FILE 305 - Enhance Iowa Board — Member Terms — Duties

BY COMMITTEE ON ECONOMIC GROWTH. This Act increases the term of voting members on the Enhance Iowa Board from two to three years and provides a transition from the current two-year staggered terms to three-year staggered terms.

The Act directs the board, rather than the Economic Development Authority, to adopt rules to administer the programs established in Iowa Code chapter 15F (Community Attraction and Tourism Development). The requirement that the board allocate \$100,000 from the Community Attraction and Tourism Fund to market projects receiving moneys from the fund is eliminated by the Act.

HOUSE FILE 486 - Community Catalyst Building Remediation Grants — Emergency Projects

BY COMMITTEE ON ECONOMIC GROWTH. This Act allows an emergency project to be eligible for a grant under the Community Catalyst Building Remediation Program. An emergency project is the remediation of an underutilized building that may present a unique and immediate opportunity or a unique and immediate threat. "Unique and immediate opportunity" and "unique and immediate threat" are defined in the Act.

HOUSE FILE 772 - Economic Incentives for Broadband and Workforce Housing Development

BY COMMITTEE ON WAYS AND MEANS. This Act provides incentives for broadband and workforce housing.

Division I — Title of Act

Division I of the Act provides that it may be known and cited as the "Empower Rural Iowa Act."

Division II — Broadband

Division II of the Act modifies provisions applicable to the Broadband Grant Program administered by the Office of the Chief Information Officer (OCIO) under Iowa Code chapter 8B, and the property tax exemption for installations of broadband infrastructure under Iowa Code chapter 427.

OCIO BROADBAND GRANT PROGRAM. Prior law required the OCIO to administer a Broadband Grant Program to award grants to communications service providers that reduce or eliminate targeted service areas, as defined, by installing broadband infrastructure that facilitates broadband service at or above 25 megabits per second of download speed and 3 megabits per second of upload speed as of July 1, 2015. The division removes references

to the specified broadband speeds in the definition of "targeted service area" and throughout Iowa Code chapter 8B and instead references the broadband speeds identified by the Federal Communications Commission (FCC). The division provides a new definition for "facilitate."

The division requires the OCIO to periodically make renewed determinations of whether a communications service provider facilitates broadband service at or above the requisite speeds, including making such determinations prior to each round of grant applications to the extent that updated maps and data sources are available at the time.

The division provides that the Broadband Grant Program shall be designed to reduce or eliminate unserved and underserved areas in lowa, leveraging federal funds and public and private partnerships where possible, by awarding grants to communications service providers to install broadband infrastructure that facilitates broadband service in targeted service areas at or above the requisite speeds. The division provides a new definition for "underserved area."

The division allows unencumbered or unobligated moneys remaining in the Broadband Grant Fund at the close of the fiscal year to remain available for use until three years following the last day of the fiscal year in which the funds were originally appropriated, instead of only one year. The division also allows the OCIO to increase the requisite broadband speeds for broadband grant eligibility by rule.

The division requires the OCIO to conduct a validation process for public comment on grant applications, as described in the division, and requires the OCIO to identify certain information relating to such grants on a public Internet site. The division modifies the factors the OCIO must consider in awarding grants on a competitive basis and requires the OCIO to afford the greatest weight to certain factors, as described in the division. The division allows the OCIO to consider any information obtained during the application or validation process to evaluate applications for broadband grant eligibility, instead of only the information provided in an application.

The division extends the OCIO Broadband Grant Program from July 1, 2020, to July 1, 2025.

The division gives the OCIO discretion to adopt rules necessary to interpret or administer Iowa Code chapter 8B, including but not limited to rules relating to the Broadband Grant Program. However, the division requires the OCIO to adopt rules establishing grievance procedures to challenge broadband grant award decisions.

PROPERTY TAX EXEMPTION — BROADBAND INFRASTRUCTURE. Prior law provided owners of broadband infrastructure an exemption from property tax for installations of broadband infrastructure that facilitate broadband service in targeted service areas at or above the same broadband speeds previously specified in Iowa Code chapter 8B for the Broadband Grant Program, the installations of which are commenced and completed on or after July 1, 2015, and before July 1, 2020, for assessment years beginning before January 1, 2022.

The division provides that the words and phrases used in the property tax exemption provisions shall have the same meaning as the words and phrases defined in Iowa Code chapter 8B. The division extends the property tax exemption to apply to broadband infrastructure installations commenced and completed on or after July 1, 2015, and before July 1, 2025, for assessment years beginning before January 1, 2027. The division extends the future repeal date of the property tax exemption from July 1, 2024, to July 1, 2030.

Division III — Workforce Housing

Division III of the Act modifies the Workforce Housing Tax Incentives Program.

Prior law allowed the Economic Development Authority to accept applications for the Workforce Housing Tax Incentives Program on a continuous basis. The division requires the authority to accept applications during one or more application periods, and provides that housing project applications must be reviewed and scored on a competitive basis by the authority pursuant to rules adopted by the authority.

Under the division, housing projects are no longer required to be registered, and the authority may make tax incentive awards to housing projects. Applicants who do not receive a tax incentive award may make additional applications for

the same housing project during subsequent application periods. The division prohibits the authority from using an amount of housing project costs that exceeds the amount included in the housing project application in determining tax incentive awards.

The division requires the authority to notify a housing business of its tax incentive award and the notification must include a statement that the housing business must satisfy all requirements of the program and the tax incentive to receive a tax incentive certificate or to claim a tax incentive.

The requirements for the tax incentive agreement entered into by the authority and a housing business are amended from prior law and the requirements are outlined in the division.

After the authority reviews the examination of the housing project and verifies the qualifying new investment, the division allows the authority to notify the housing business of the amount that the housing business may claim as a refund of the sales and use tax under lowa Code section 15.355(2), and the authority may issue a tax credit certificate to the housing business. The division prohibits the sum of the sales and use tax refund and the amount of the workforce housing investment tax credits from exceeding the amount of the tax incentive award.

The division amends the prior definition of "small city" for purposes of the program. Under prior law, the definition of "small city" included any city or township not located within the 11 most populous counties in the state. Under the division, "small city" includes any city or township not located wholly within one or more of the 11 most populous counties in the state, so that any city or township located in whole or in part in one of the 88 least populated counties in lowa will qualify as a small city under the program. The definition is also amended to provide that the population is computed using the most recent population estimates issued by the United States Census Bureau, instead of the most recent federal decennial census.

Failure to comply with the requirements of the program may result in the revocation of the tax incentive award under the division. Prior law provided only for the reduction, termination, or rescission of an approved tax incentive for failure to comply with the requirements of the program.

The division amends prior law relating to the calculation of the amount of tax incentives for which a housing project qualifies. Under prior law, the amount of the sales and use tax refunds was calculated using the taxes directly related to a housing project, and the amount of the investment tax credits was calculated using a percentage of the qualifying new investment of the housing project. The division provides that these amounts of taxes or qualifying new investment can only be used in the tax incentive calculation to the extent they were specified in the tax incentive agreement.

The division increases the amount of tax incentives the authority may award each fiscal year under the program from \$20 million to \$25 million, and increases the amount of the total cap that must be reserved each fiscal year for awards made to housing projects located in small cities from \$5 million to \$10 million. The division provides details on two exceptions to the \$10 million reserved for housing projects in small cities.

The division provides that the authority shall give priority in making tax incentive awards to housing projects registered prior to July 1, 2019, and shall create a wait list of housing projects registered prior to that date, and place those housing projects on the wait list in the order the projects were registered.

The provision amending Iowa Code section 15.354(4), relating to the maximum tax incentive amount awarded by the authority, applies to housing projects registered by the authority under the program prior to July 1, 2019, and to such housing projects awarded tax incentives by the authority under the program on or after July 1, 2019. All other provisions of the division apply to housing projects awarded tax incentives by the authority under the program on or after July 1, 2019. Housing projects registered by the authority under the program prior to July 1, 2019, shall be governed by Iowa Code sections 15.352, 15.354, and 15.355, Code 2019.

The division provides that for the fiscal year beginning July 1, 2019, and ending June 30, 2020, all tax incentives allocated by the authority pursuant to Iowa Code section 15.119(2)(g) shall be allocated to small cities that were

registered prior to July 1, 2019. If the sum allocated to small cities does not exceed the cap, the authority may allocate the remaining moneys to other qualified housing projects that were registered prior to July 1, 2019.

The division also provides that the authority shall allocate \$10 million, in addition to the \$25 million cap, to the Workforce Housing Tax Incentives Program for qualified housing projects located in a county that has been declared a major disaster by the President of the United States on or after March 12, 2019, and that is also a county in which individuals are eligible for federal individual assistance. These tax credits are to be allocated during the period beginning July 1, 2019, and ending June 30, 2024, and the eligibility requirements and the process for allocation are outlined in the division. This provision is repealed July 1, 2024. The authority may adopt emergency rules to implement the division. The division took effect May 20, 2019.

EDUCATION

- Educational Standards — Financial Literacy

SENATE FILE 159	- Teacher Preparation Program Assessments — Minimum Scores — Waivers
SENATE FILE 188	 Carrying Weapons Producing Nonprojectile High-Voltage Pulses at Community Colleges or Regents Universities
SENATE FILE 245	 Skilled Workforce Shortage Tuition Grant Program — Eligibility and Reporting Requirements
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HOUSE FILE 609	- Legalizing Act — Bennett Community School District Instructional Support Program
HOUSE FILE 637	- School Employee Misconduct — Reports to Board of Educational Examiners
	RELATED LEGISLATION
SENATE FILE 140	 Special Minor's Driver's Licenses — Accredited Nonpublic School Students — Maximum Driving Distance SEE TRANSPORTATION. This Act increases certain distance restrictions related to special minor's driver's licenses of students who attend accredited nonpublic schools.
SENATE FILE 283	- Ethics — Conflicts of Interest in Government Contracts SEE LOCAL GOVERNMENT. Current lowa Code provisions generally restrict school board members from entering into contracts with the applicable governmental entity or having an interest, direct or indirect, in a contract with the entity. The prohibition does not, however, apply to contracts if purchases benefiting the individual do not exceed specified value thresholds in a fiscal year. The Act increases current thresholds for school board members to \$6,000. By operation of law, the threshold amount changes in the Act also

SENATE FILE 304

SENATE FILE 139

- Student Loan Delinquencies and Defaults — Licensing Sanctions Prohibited SEE BUSINESS, BANKING, AND INSURANCE. This Act eliminates Iowa Code provisions that authorized the College Student Aid Commission to deny, revoke, or suspend any license authorized by the laws of this state to any person who has defaulted on an obligation owed to or collected by the commission, and requires the state's licensing boards to adopt administrative rules to prohibit the suspension or revocation of a license to such a person solely on the basis of such default or delinquency.

apply to other provisions governing school board members and provisions governing

certain school organizations and clubs under Iowa Code section 298A.15.

SENATE FILE 319

Driver Education Instructors — Peace Officers and Retired Peace Officers
 SEE TRANSPORTATION. This Act exempts certain peace officers with at least five years of experience, and certain retired peace officers who hold a driver's license valid for more than two years from the date of issuance, from being required to be authorized by the Board of Educational Examiners in order to provide street or highway driving instruction.

SENATE FILE 367

 Iowa Communications Network — Elimination of Education and Regional Telecommunications Councils

SEE STATE GOVERNMENT. This Act eliminates the Education Telecommunications Council and the regional telecommunications councils that were established under the lowa Communications Network (ICN).

SENATE FILE 608

- Appropriations — Economic Development

SEE APPROPRIATIONS. This Act appropriates moneys from the General Fund of the State and other funds to the Department of Cultural Affairs, the Iowa Economic Development Authority, the Iowa Finance Authority, the Public Employment Relations Board, the Department of Workforce Development, the College Student Aid Commission, and the State Board of Regents and certain regents institutions for fiscal year 2019-2020. The Act makes a new appropriation of \$1.0 million from the Skilled Worker and Job Creation Fund to the College Student Aid Commission for FY 2019-2020 for deposit in the Future Ready Iowa Skilled Workforce Grant Fund; makes a new appropriation from the General Fund of the State of \$825,000 to Iowa State University of Science and Technology, and \$275,000 to the State University of Iowa, for support of a biosciences innovation system; and makes a new appropriation of \$400,000 to the University of Northern Iowa for equipment and technology to expand the university's additive manufacturing capabilities related to investment casting technology and industry support.

SENATE FILE 638

 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division I of this Act limits the standing appropriation for payment of claims for nonpublic school transportation, limits the standing appropriation for paying instructional support state aid, and reduces state aid for area education agencies. Division X requires the State Board of Regents to submit a report to the General Assembly regarding the financing of capital projects at institutions under the control of the board, and repeals a provision relating to match requirements for State Board of Regents construction projects.

HOUSE FILE 418

- Commercial Driver's Licensing Requirements

SEE TRANSPORTATION. This Act allows an lowa nonprofit corporation that serves as a trade association for lowa-based motor carriers to be a third-party tester for the driving skills test required for issuance of a commercial driver's license, makes other changes relating to the application for and issuance of commercial driver's licenses, and requires the Department of Transportation to conduct a study on access in lowa to the driving skills test required for issuance of a commercial driver's license.

HOUSE FILE 499

- Use of Non-School Bus Motor Vehicles for Student Transport

SEE TRANSPORTATION. This Act relates to motor vehicles designed to carry 10 passengers or less, used passenger vans designed to carry 12 passengers or less, and pickups designed to carry 9 passengers or less when such vehicles are used as school buses or to transport pupils in certain situations.

HOUSE FILE 692

- State and Local Elections — Miscellaneous Changes

SEE ELECTIONS, ETHICS, AND CAMPAIGN FINANCE. This Act changes the dates available for school district or merged area elections, as well as various filing and

organizational deadlines. The Act also alters the process by which the controlling county commissioner of elections is determined for school district and merged area elections that take place in multiple political subdivisions located in more than one county.

HOUSE FILE 758

- Appropriations — Education

SEE APPROPRIATIONS. This Act appropriates moneys for fiscal year 2019-2020 from the General Fund of the State and other funds to the Department for the Blind, the College Student Aid Commission (CSAC), the Department of Education, and the State Board of Regents and its institutions. Division I of the Act also makes a number of statutory changes. Division II appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to the Department of Education and the College Student Aid Commission and amends the Gap Tuition Assistance Act.

HOUSE FILE 779

Taxation and Tax Law Administration — Miscellaneous Changes
 SEE TAXATION. Division VII of this Act changes the School Tuition Organization Tax
 Credit Program by increasing the annual allowable tax credits from \$13 million to \$15 million.

EDUCATION

SENATE FILE 139 - Educational Standards — Financial Literacy

BY COMMITTEE ON EDUCATION. This Act establishes that a requirement which was enacted in 2018, but takes effect, July 1, 2019, that all high school students enrolled in school districts and accredited nonpublic schools take a one-half unit course in personal finance literacy as a condition of graduation, commences with the students in the 2020-2021 school year graduating class.

SENATE FILE 159 - Teacher Preparation Program Assessments — Minimum Scores — Waivers

BY COMMITTEE ON EDUCATION. This Act authorizes the Department of Education to set the minimum passing scores necessary for a student to successfully complete a practitioner preparation program in order to receive an initial teaching license from the Board of Educational Examiners (BOEE) and establishes a waiver procedure for students who do not attain the minimum assessment score.

Prior law required that students achieve scores above the 25th percentile nationally on certain subject and performance-based assessments. In setting the minimum assessment scores, the Act directs the department to consider the scores required for similar tests in all of the states contiguous to lowa and the supply and demand imbalance of content areas or teaching positions currently experienced in lowa. A student who successfully completes an approved practitioner preparation program shall be deemed to have achieved minimum passing scores, even if the department subsequently sets different minimum scores.

The State Board of Education must adopt rules requiring that the Director of the Department of Education waive the assessment requirements for one year for a person who has completed approved practitioner preparation program course requirements but attained an assessment score below the minimum.

The BOEE must adopt rules to create a nonrenewable initial one-year license for applicants who obtain a waiver and present it within 30 days of issuance to the board. An applicant for such a license must also provide an affidavit from the administrator of a school district or an accredited nonpublic school verifying that an offer of a teaching contract has been made and that the school district or accredited nonpublic school has made every reasonable effort and good-faith effort but is unable to employ an lowa-licensed teacher for the specified subject.

Provisions of law that restrict initial licensure to those who have successfully completed an approved practitioner preparation program and to those who have met board standards for initial licensure are made inapplicable to persons who meet initial one-year licensure and waiver requirements.

SENATE FILE 188 - Carrying Weapons Producing Nonprojectile High-Voltage Pulses at Community Colleges or Regents Universities

BY COMMITTEE ON EDUCATION. This Act provides that public postsecondary institutions shall not adopt or enforce any policy or rule that prohibits the carrying, transportation, or possession of a dangerous weapon that directs an electric current, impulse, wave, or beam that produces a high-voltage pulse designed to immobilize a person in the buildings or on the grounds of such an institution as long as the dangerous weapon does not generate a projectile that directs an electric current, impulse, wave, or beam that produces a high-voltage pulse designed to immobilize a person, and such a dangerous weapon is not used in the commission of a public offense.

The Act provides that the governing board of a university under the control of the State Board of Regents or the board of directors of a community college may prohibit persons who have been convicted of a felony from carrying, transporting, or possessing a dangerous weapon that directs an electric current, impulse, wave, or beam that produces a high-voltage pulse designed to immobilize a person in the buildings or on the grounds of such a university or community college.

The Act further provides that the governing board of such a university may prohibit the carrying, transportation, or possession of a dangerous weapon that directs an electric current, impulse, wave, or beam that produces a high-voltage pulse designed to immobilize a person inside the buildings or physical structures of any stadium or hospital associated with an institution governed by the State Board of Regents.

SENATE FILE 245 - Skilled Workforce Shortage Tuition Grant Program — Eligibility and Reporting Requirements

BY COMMITTEE ON EDUCATION. This Act strikes references in eligibility and reporting requirements for the Skilled Workforce Shortage Tuition Grant Program to the quarterly report by the Department of Workforce Development (IWD) on industries IWD identifies as having a shortage of skilled workers. The Future Ready Iowa Act (2018 Iowa Acts, chapter 1067(9)) repealed the Iowa Code provision requiring the report effective July 1, 2019. The Act instead provides references to a list of high-demand jobs identified by IWD.

The Act also provides that if a community college no longer identifies an industry as having a shortage of skilled workers or IWD no longer identifies the industry as a high-demand job, an eligible student who received a Skilled Workforce Shortage Tuition Grant for a career-technical or career option program based on that identification shall continue to receive the grant until they have achieved a postsecondary credential, up to an associate degree, as long as the student is continuously enrolled in that program and continues to meet all other eligibility requirements.

SENATE FILE 246 - All Iowa Opportunity Scholarship Program — Eligibility Requirements

BY COMMITTEE ON EDUCATION. This Act strikes provisions under the All Iowa Opportunity Scholarship Program requiring certain foster care students to be between age 18 and 23 in order to be eligible for the program and requiring that the surviving child of a peace officer, fire fighter, or sheriff or deputy sheriff be under the age of 26, or under the age of 30 if the child is a veteran, in order to be eligible for the program.

SENATE FILE 274 - Speech and Expression at Public Institutions of Higher Education

BY COMMITTEE ON EDUCATION. This Act relates to public forums, freedom of expression, and freedom of association at community colleges and regents universities.

DEFINITIONS. The Act defines "benefit," "campus community," "materially and substantially disrupts," "outdoor areas of campus," "public institution of higher education," "student," and "student organization" for purposes of new lowa Code chapter 261H established by the Act.

POLICY ADOPTION. The Act requires public postsecondary institutions to adopt a policy that includes statements describing the functions and roles of institutions with regard to knowledge; protected speech; the freedom to discuss within the bounds of the established principles of the first amendment to the United States Constitution; freedom to assemble and engage in spontaneous expressive activities subject to reasonable time, place, and manner restrictions; and public areas of campuses as public forums.

PROTECTED ACTIVITIES. Protected activities include noncommercial expressive activities including but not limited to oral or written means to communicate ideas, including but not limited to all forms of peaceful assembly, protests, speeches including by invited speakers, distribution of literature, and circulating petitions. A member of the campus community who wishes to engage in noncommercial expressive activity on campus shall be permitted to do so freely subject to reasonable time, place, and manner restrictions. However, nothing in the provision shall be interpreted as preventing the institutions from prohibiting, limiting, or restricting unprotected expression.

A public postsecondary institution shall not deny a student organization any benefit or privilege available to any other student organization. Nothing in the Act shall be interpreted as limiting the right of student expression in a counter demonstration held on campus so long as the conduct at the counter demonstration is not unlawful, does not materially and substantially prohibit the free expression rights of others or disrupt the functioning of the institution, and does not impede others' access to a facility or walkway.

PUBLIC FORUMS ON CAMPUS — FREEDOM OF ASSOCIATION. The outdoor areas of campuses of public postsecondary institutions must be deemed public forums. The institutions may maintain and enforce clear, published, reasonable viewpoint-neutral time, place, and manner restrictions that are narrowly tailored in furtherance of a significant institutional interest, shall allow members of the campus community to engage in spontaneous expressive activity and to distribute literature, shall provide for ample alternative means of expression, and, subject to reasonable time, place, and manner restrictions, shall not designate any area of campus a free-speech zone or otherwise create policies restricting expressive activities to a particular outdoor area of campus. Such provisions

shall not be construed to grant individuals the right to disrupt the expressive activity of a person or student organization if the institution has reserved space in an outdoor area of campus for the person's or organization's activity. An institution shall not deny any benefit or privilege to a student organization based on the organization's requirement that its leaders agree to and support the organization's beliefs.

REMEDIES, STATUTE OF LIMITATIONS, AND IMMUNITY PROVISIONS. A member of the campus community aggrieved by a violation of the lowa Code chapter may file a complaint with the governing body of the institution and may assert such violation as a defense or counterclaim. Such person has one year after the day the cause of action accrues to bring a claim for violation of the lowa Code chapter. However, nothing in the Act shall be interpreted to limit any other available remedies to a member of the campus community.

EFFECTIVE DATE. The Act took effect March 27, 2019.

SENATE FILE 394 - Education Standards — Online Learning Alternatives

BY COMMITTEE ON EDUCATION. This Act provides that school districts and accredited nonpublic schools that are exempt from, or that receive a waiver from the Department of Education exempting them from, certain offer and teach requirements under the minimum educational standards may provide the specified subjects through the department's lowa Learning Online (ILO) initiative or by the school district's or the school's other online options.

Statute provides that the minimum educational standards for certain courses at the high school level shall not apply or may be waived by the department if a school district or accredited nonpublic school is unable to employ an appropriately licensed teacher for the specified course, or too few students typically enroll in the specified course, or the school district or school proved to the department's satisfaction that the school district or school has made every reasonable effort to meet lowa's educational program requirements for the specified course. The Act strikes a requirement that the ILO provide such courses unless it lacks capacity, and instead gives school districts and schools, or a partnership or consortium of such school districts or schools that have developed the course individually or collectively, the option of using the ILO or an online platform or a private provider to provide the specified subject or any other course that is not required under the state's education standards.

SENATE FILE 603 - Concurrent Enrollment Programs — Weighting — Education Standards — Accredited Nonpublic Schools

BY COMMITTEE ON APPROPRIATIONS. This Act relates to district-to-community college sharing programs, concurrent enrollment programs, and the Senior Year Plus Program. The Act is organized in divisions.

Division I — Concurrent Enrollment Weighting and Compliance with the Educational Standards

This division provides an additional exception to a provision that limits concurrent enrollment programs to courses that supplement, rather than supplant, high school units required to be offered and taught under the state's educational standards. The educational standards require accredited schools to offer and teach five units of science and six units of mathematics.

The new exception allows one of the science units or one of the mathematics units to be offered and taught under a sharing agreement with a community college if the number of pupils enrolled in such a unit exceeds five and the school district's total enrollment does not exceed 600 pupils. A school district that meets these requirements and offers a unit of science or mathematics under a sharing agreement with a community college shall be deemed to have met the requirement that the school district teach such a unit under the educational standards. However, the exception is applicable only if the school district has made every reasonable and good-faith effort to employ a teacher licensed for the science or mathematics unit, as applicable, and is unable to employ such a teacher, enrollment for the unit exceeds five pupils, the unit is offered during the regular school day, and the unit is made accessible by the school district to all eligible pupils.

Under lowa Code section 257.11(3), pupils enrolled in such classes are assigned additional supplementary weighting. The per pupil amount of supplementary weighting for liberal arts and sciences courses is increased from 0.46 to 0.50.

A school district with an enrollment over 600 pupils that enters into an agreement with a community college to meet a science or mathematics unit requirement under the educational standards may be deemed to have met the educational standard for such a unit, but pupils enrolled in such a unit are ineligible for supplementary weighting. Similarly, the provisions are applicable only if the school district has made every reasonable and good-faith effort to employ a teacher licensed for the science or mathematics unit, enrollment for the unit exceeds five pupils, and the unit is offered during the regular school day and made accessible by the school district to all eligible pupils. This provision is retroactively applicable to July 1, 2018, for a school district that enters into such an agreement with a community college for such coursework.

The Act adds definitions for "full-time" and "part-time" enrollment to Iowa Code chapter 261E, relating to the Senior Year Plus Program, which includes but is not limited to the concurrent enrollment program and the postsecondary enrollment options program. Under the definitions, the costs for enrollment in coursework in excess of that allowed under those programs shall be the responsibility of the student or parent or legal guardian of the student. "Full-time" means enrollment in 24 or more postsecondary credit hours per academic year and "part-time" means enrollment in no more than 23 postsecondary credit hours per academic year, exclusive of any summer terms.

<u>Division II — Concurrent Enrollment Program Contracts Between Accredited Nonpublic Schools and Community Colleges</u>

This division expands the definition of "concurrent enrollment" for the Senior Year Plus Program to include academic and career and technical courses offered to students enrolled in an accredited nonpublic school under a contract with a community college. Similar to the exception in Division I for school districts, this division authorizes an accredited nonpublic school to enter into an agreement to provide science, mathematics, and career and technical courses that meet unit requirements under the state's educational standards. Students enrolled under such an agreement shall be counted as if the student was assigned a concurrent enrollment weighting under lowa Code section 257.11(3)(b), in determining the amount calculated and paid to a community college, if the accredited nonpublic school is accredited under the standards required of a school district pursuant to lowa Code section 256.11, the number of students enrolled in a class used to meet the unit requirement exceeds 5, and the accredited nonpublic school's total enrollment in grades 9-12 does not exceed 200 pupils. Students are not eligible to be counted for purposes of calculating the amount to be paid to the community college if their school's enrollment in grades 9-12 exceeds 200. Accredited nonpublic schools must meet the requirements established under lowa Code sections 257.11(3) and 261E.8 as if they were school districts, and their students must make application in the same manner and under the same requirements as those established for students enrolled in school districts.

A community college that enters into such a contract must provide the Department of Education with a list of the accredited nonpublic school students enrolled, and must verify that the coursework meets concurrent enrollment program requirements. The department is directed to calculate and pay to the community college an amount equivalent to the amount of supplementary weighting a school district would receive for enrolling such students. If the amount appropriated is insufficient to pay to community colleges the full amount, the department shall prorate the amount. Community colleges are directed to decrease the amount billed to the accredited nonpublic school by the amount calculated and paid to the community college by the department.

House File 758 (see Appropriations) appropriates \$1 million from the General Fund of the State for FY 2019-2020 to the department for payments to community colleges for the concurrent enrollment of accredited nonpublic students in accordance with the provisions of this division.

Division III — Sexual Exploitation by a School Employee — Definition

This division expands lowa Code section 709.15, which establishes the criminal offense of sexual exploitation by a school employee, to include under the definition of "school employee" a person employed by a community college full-time, part-time, or as a substitute who provides instruction to high school students under a concurrent enrollment program offered in accordance with lowa Code section 257.11 or 261E.8. A person who commits sexual exploitation by a school employee commits either an aggravated misdemeanor or a class "D" felony depending upon the severity of the offense. The person's actions also constitute unprofessional and unethical conduct that

may result in disciplinary action by the Board of Educational Examiners. A person convicted under lowa Code section 709.15 must also register as a sex offender and is subject to a special sentence under lowa Code chapter 903B.

HOUSE FILE 306 - School Finance — State Percents of Growth — Property Tax Replacement Payments

BY COMMITTEE ON EDUCATION. This Act establishes a state percent of growth of 2.06 percent and a categorical state percent of growth of 2.06 percent for the school budget year beginning July 1, 2019. The state percent of growth is used to calculate the amount of supplemental state aid as part of the State School Foundation Program for that budget year. The categorical state percent of growth is used to calculate the amount of supplemental state aid for each of the categorical funding supplements.

The Act modifies the calculation of school district property tax replacement payments for budget years beginning on or after July 1, 2019. For each budget year beginning on or after July 1, 2019, each school district's property tax replacement payment amount is equal to the school district's weighted enrollment for the budget year multiplied by the difference of the following: (1) the regular program state cost per pupil for the budget year beginning July 1, 2019, multiplied by 100 percent less the regular program foundation base per pupil percentage; and (2) the regular program foundation base per pupil percent less the regular program foundation base per pupil percentage.

The Act took effect February 19, 2019.

HOUSE FILE 307 - School Finance — Regular State Cost Per Pupil — School Transportation Funding
BY COMMITTEE ON APPROPRIATIONS. This Act relates to school district finance by modifying provisions relating to the calculation of the regular program state cost per pupil, the regular program district cost per pupil, and the Transportation Equity Program and fund.

For the budget year beginning July 1, 2019, the regular program state cost per pupil is the regular program state cost per pupil for the base year plus the regular program supplemental state aid for the budget year, plus \$5. Then with the budget year beginning July 1, 2020, and succeeding budget years, the regular program state cost per pupil will again be calculated as provided under current law without any additional amount added.

The Transportation Equity Program provides additional funding for school districts with a transportation cost per pupil that exceeds the statewide adjusted transportation cost per pupil, as determined by the Department of Management. The amount of transportation equity aid for each school district is an amount equal to the school district's actual enrollment for the school year, excluding the shared-time enrollment for the school year, multiplied by the school district's transportation cost per pupil differential, as defined by the Act, for the budget year.

lowa Code section 257.16C establishes a Transportation Equity Fund and appropriates all moneys in the fund to the Department of Management for purposes of making the transportation equity aid payments. However, if the balance of the fund exceeds the amount necessary to make all transportation equity aid payments, moneys remaining in the fund are required to be used for transportation base funding payments. Transportation base funding payments for each school district in the state are calculated by multiplying the school district's enrollment used to calculate transportation equity aid by the lesser of the statewide average transportation cost per pupil or the school district's transportation cost per pupil for the budget year. For the fiscal year beginning July 1, 2019, the Act appropriates \$19 million to the fund from the General Fund of the State. For each fiscal year beginning on or after July 1, 2020, there is appropriated from the General Fund of the State for deposit in the Transportation Equity Fund the sum of the amount appropriated for the immediately preceding fiscal year plus the product of the amount appropriated for the immediately preceding fiscal year multiplied by the categorical percent of growth for the budget year. The Act establishes periodic transportation data collection and reporting requirements for the Director of the Department of Education.

The Act took effect February 19, 2019.

HOUSE FILE 546 - School Finance and Extension, Distribution, and Use of Secure an Advanced Vision for Education Funding

BY COMMITTEE ON WAYS AND MEANS. Iowa Code section 423.2 imposes a sales tax of 6 percent and generally, by operation of law, a sale subject to the sales tax is also subject to the use tax. Following the transfer of amounts required by statute, if applicable, one-sixth of the remaining state sales tax revenue from the 6 percent tax is transferred to the Secure an Advanced Vision for Education (SAVE) Fund. Moneys in the SAVE Fund are allocated to school districts on a per pupil basis to be used for infrastructure and property tax reduction purposes. Under prior law, the sales tax rate of 6 percent was reduced to 5 percent on January 1, 2030, and lowa Code chapter 423F, along with other corresponding provisions, was repealed December 31, 2029. This Act extends the 6 percent sales tax rate, the allocation to the SAVE Fund, and the statutory repeal of lowa Code chapter 423F until January 1, 2051.

Previously, prior to distribution of SAVE revenues to school districts, 2.1 percent of the moneys available in the SAVE Fund were distributed and credited to the Property Tax Equity and Relief (PTER) Fund to be used for additional property tax levy aid. For the fiscal year beginning July 1, 2019, the amount transferred to the PTER Fund is 3.1 percent and that percentage is subsequently referred to as the equity transfer percentage. The Act provides that for each fiscal year beginning on or after July 1, 2020, the equity transfer amount, as created in the Act, is distributed and credited in part to the PTER Fund and in part to the Foundation Base Supplement Fund to be distributed on a per pupil basis calculated using each school district's weighted enrollment. The Act creates the equity transfer percentage, which is used to determine the amount of the equity transfer amount, and is equal to the equity transfer percentage for the immediately preceding fiscal year, unless the amount of moneys available in the SAVE Fund in specified fiscal years has grown by at least 102 percent, in which case the equity transfer percentage shall be the equity transfer percentage for the immediately preceding fiscal year plus 1 percent. However, the Act caps the percentage at 30 percent.

For each fiscal year beginning on or after July 1, 2019, the Act also requires the transfer of a career academy transfer amount from the SAVE Fund to the Career Academy Fund. For the fiscal year beginning July 1, 2019, the career academy transfer amount is \$1 million. For each fiscal year beginning on or after July 1, 2020, the career academy transfer amount is equal to the lesser of \$5 million or the amount of the career academy transfer amount for the immediately preceding fiscal year, unless the amount of moneys available in the SAVE Fund in specified fiscal years has grown by at least 102.5 percent, in which case the career academy transfer amount equals the lesser of \$5 million or the sum of the amount of the career academy transfer amount for the immediately preceding fiscal year plus 0.5 percent of the amount of moneys available in the SAVE Fund in the fiscal year following the other required transfers to the PTER Fund and the Foundation Base Supplement Fund. Amounts in the Career Academy Fund are required to be used by the Department of Education for purposes of providing competitive grants, not to exceed \$1 million per grant, to school districts for specified career academy purposes.

Under the Act, existing revenue purpose statements for the use of SAVE Fund revenues adopted before July 1, 2019, shall terminate and be of no further force and effect on January 1, 2031, or the expiration date of the revenue purpose statement, whichever is earlier. If a school district intends to use SAVE Fund revenues for purposes other than those which can be approved by the school board alone and does not intend to operate without a revenue purpose statement on or after January 1, 2031, or the expiration of the revenue purpose statement, the school board must submit a revenue purpose statement for approval by the electors on or after July 1, 2019.

The Act establishes additional requirements before a school district may approve the use of SAVE revenues for an athletic facility infrastructure project, as defined in the Act. The school board must hold a public hearing on the issue. If at any time prior to the 15th day following the hearing, the board receives a valid petition asking that the question of the approval of the use of revenues for the athletic facility infrastructure project be submitted to the voters of the school district, the board of directors shall either rescind the resolution for use of SAVE revenues for the athletic facility infrastructure project or direct the county commissioner of elections to submit the question to the registered voters of the school district. The Act establishes similar hearing, petition, and election requirements for the issuance of bonds payable with SAVE Fund revenues by school districts on or after July 1, 2019.

The Act adds "school safety and security infrastructure," as defined in the Act, to the definition of "school infrastructure" under Iowa Code chapter 423F for the use of SAVE revenues.

HOUSE FILE 596 - School Districts — Whole Grade Sharing, Reorganization, or Dissolution Incentives
BY COMMITTEE ON EDUCATION. This Act extends certain incentives for whole grade sharing between school districts, and for school district reorganization or dissolution, for five additional years, from July 1, 2019, to July 1, 2024.

The Act provides for a reduced uniform levy rate as an incentive for school districts that reorganize on or before July 1, 2024. School districts that execute a whole grade sharing agreement and adopt a resolution to study the effect of undergoing a reorganization or dissolution to take effect on or before July 1, 2024, are allowed to receive a weighting of one-tenth of the percentage of a student's school day during which the student attends classes in another district, is taught by a teacher jointly employed, or attends classes taught by a teacher employed by another district. This supplementary weighting is available for not more than three years. However, a school district that reorganizes before July 1, 2024, is eligible, for up to three years following reorganization, to continue to receive supplementary weighting in an amount that is equal to the funding that the district received in the year preceding the effective date of the district's reorganization.

HOUSE FILE 598 - **Public Elementary School Classroom Assignments** — **Siblings at Same Grade Level**BY COMMITTEE ON EDUCATION. This Act provides a process for the placement of siblings by a school district in the same classroom or different classrooms for kindergarten through grade five if the siblings are at the same grade level academically.

If a parent or guardian requests that the children be placed in the same classroom or in separate classrooms for kindergarten through grade five, the school's principal must provide the placement requested unless the placement would require the school district to add an additional class at the siblings' grade level or if, at the end of the initial grading period following the siblings' placement in the same classroom, the principal determines that the placement is disruptive to the class, in which case the principal may assign one or more of the siblings to a different classroom.

The request must be submitted to the school principal at the time of registration for classes or, if the children are enrolled in the school district after the school year commences, within 14 days after the children's first day of attendance during the school year. The principal, in consultation with the siblings' classroom teachers for the prior school year, may recommend classroom placement to the parent or guardian.

The term "disruptive to the class" includes classroom placement of the siblings where it is determined that a sibling's behavior or actions are detrimental to other students' academic achievement or substantially interferes with other students' abilities to participate in or benefit from the services, activities, or privileges provided by the school.

A parent or guardian may appeal the assignment of siblings made by a school principal to the board of directors of the school district.

HOUSE FILE 609 - Legalizing Act — Bennett Community School District Instructional Support Program

BY KAUFMANN. This Act legalizes the action of the Bennett Community School District to participate in the instructional support program, notwithstanding that the school district did not wait the required 28 days before certifying its board's action to the Department of Management.

The instructional support program allows a school district to increase its general fund budget if the question to participate in the program is approved in one of two ways: (1) by the voters at an election or (2) by resolution adopted by the district's board of directors. However, in the case of board approval, a petition may be filed with the school district asking that the question be presented to the voters at an election. The petition must be received by the school district not later than 28 days following adoption of the board's resolution. If no petition is timely filed, the school district may certify the board's action to the Department of Management.

The Act took effect May 9, 2019.

HOUSE FILE 637 - School Employee Misconduct — Reports to Board of Educational Examiners

BY COMMITTEE ON EDUCATION. This Act requires that information which must be reported to the Board of Educational Examiners (BOEE) relating to alleged or actual misconduct of certain school employees must be reported within 30 days of the date action was taken which necessitated the report.

Under lowa Code section 272.15, a school board, area education agency (AEA) board, school superintendent, the chief administrator of an AEA, and the authorities in charge of an accredited nonpublic school must report to the BOEE any instance of disciplinary action taken against a licensed school employee, as well as the nonrenewal or termination of a person's contract or the resignation of a person for reasons of alleged or actual misconduct when the person holds a license, certificate, or authorization issued by the board. In addition, an employee of the Department of Education who becomes aware of alleged misconduct by a licensed individual must report the alleged misconduct to the BOEE.

ELECTIONS, ETHICS, AND CAMPAIGN FINANCE

SENATE FILE 170 - County Agricultural Extension Councils — Vacancies — Publication Duties

HOUSE FILE 393 - Ethics — Gift Reporting by Executive Branch

HOUSE FILE 692 - State and Local Elections — Miscellaneous Changes

RELATED LEGISLATION

SENATE FILE 638 - State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division XII of this Act alters the effective date of the section of HF 692 amending lowa Code section 39.2 to July 1, 2019.

HOUSE FILE 392 - Ethics — Sales of Services by Governmental Officials and Employees — Exemption

SEE STATE GOVERNMENT. This Act relates to the sale of goods or services by officials,

state employees, members of the General Assembly, and legislative employees.

ELECTIONS, ETHICS, AND CAMPAIGN FINANCE

SENATE FILE 170 - County Agricultural Extension Councils — Vacancies — Publication Duties

BY ROZENBOOM. This Act relates to the duties of county agricultural extension councils. The Act provides that a vacancy in such a council need only be filled by an election if the remaining term in which the vacancy occurs has more than 70 days left after the next general election and occurs at least 74 days before the next general election. The former law required an election if the remaining term had more than 70 days left after the next pending election and at least 74 days before the next pending election. The Act also moves the deadline for submitting annual financial reports from August 1 to September 1.

The Act took effect May 3, 2019, and applies to all vacancies occurring after that date.

HOUSE FILE 393 - Ethics — Gift Reporting by Executive Branch

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to the reporting of certain gifts and bequests received by the executive branch.

Under prior law, all gifts and bequests received by a department or accepted by the Governor on behalf of the state were required to be reported to the Iowa Ethics and Campaign Disclosure Board and the General Assembly's standing committees on Government Oversight.

The Act limits the reporting requirement to gifts and bequests with a value of \$50 or more and requires the reports to the board to be filed electronically using the board's Internet reporting system within 20 days of the recipient receiving the gift or bequest. The Act eliminates the requirement that the reports be filed with the General Assembly's standing committees on Government Oversight.

HOUSE FILE 692 - State and Local Elections — Miscellaneous Changes

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to the administration of state and local elections.

Division I — Hospital Board of Trustees Elections

This division provides that trustees in a county with a population of at least 400,000 shall serve for a term of six years instead of four years. A trustee elected to a term of four years in or after January 2018 shall instead serve a term of six years. The division also provides for staggered terms of service for trustees elected in 2022.

The division allows a board of trustees to fill vacancies on the board through appointment at any time.

Division II — Technical Changes

This division changes the available election dates for counties, cities, and school districts.

The division makes the false or fraudulent signing of nomination papers on behalf of another person election misconduct in the second degree, which is an aggravated misdemeanor. The division also changes the misuse of voter registration information from election misconduct in the third degree to election misconduct in the second degree.

The division allows the State Commissioner of Elections to send notice of a technical violation of an election law to a county commissioner and require a written explanation of the occurrence and remedial measures taken to remedy the violation.

The division requires a nomination petition to include the name, signature, address, and phone number of the person responsible for circulating the petition. The division requires a signature line to contain a residential address, including a street number, if any, in order to be counted. Prior law only required a signature line to contain an address. The division provides that a signature line shall not be counted if any of the required information is crossed out or redacted at the time of filing and that nomination papers shall be rejected if they do not contain an affidavit of candidacy as required by lowa law.

The division changes the deadlines for the furnishing of nomination certifications and objections to nominations.

The division expands the scope of the records held by a county commissioner of elections that the State Commissioner of Elections may examine for the evaluation of complaints and to ensure compliance to include assessments conducted or authorized by private or governmental entities to evaluate a county's election security readiness. Such information shall retain its confidential status.

The division extends the deadline for registration forms submitted to voter registration agencies, motor vehicle driver's license stations, and county treasurer's offices from 5:00 p.m. on the day registration closes to 11:59 p.m. on the day registration closes. If a county commissioner of elections receives a voter registration form or change of information form within 14 days of a regularly scheduled election, the commissioner must send an acknowledgment within 48 hours of receipt.

The division requires notice of changes to temporary election precincts to be reported to the State Commissioner of Elections at least 25 days before the next general election in which the temporary precinct will be active, or at least 10 days before certain other elections.

The division allows the State Commissioner of Elections to establish, and the county commissioner of elections to use, uniform abbreviations for political parties and organizations on ballots.

The division allows the State Commissioner of Elections to adopt rules for the establishment of pilot programs related to postelection audits. The division also grants rulemaking authority to the State Commissioner of Elections for the administration of Iowa Code chapter 53 concerning absent voters.

The division changes the date of the first day to mail absentee ballots to the next day on which mail is deliverable in the event that the 29th day before election day is a federal holiday.

The division took effect May 16, 2019.

Division III — Conduct of Elections

This division makes various changes relating to the conduct of elections in lowa.

The division prohibits county commissioners of elections from distributing sample ballots other than those provided for in the lowa Code. County commissioners of elections are also prohibited from participating in absentee ballot drives except those conducted exclusively for the benefit of the county commissioner of elections when the county commissioner is a candidate for election. County commissioners must remove or obscure from the view of voters any published material at a polling place displaying the name of a candidate other than a ballot, sample ballot, or envelope.

The division removes the requirement that ballots include a facsimile of the county commissioner of elections' signature and replaces it with a requirement that ballots include the county seal of the relevant county.

The division prohibits a person from participating in a precinct caucus if that person has already participated in the caucus of any political party within the same year.

The division changes the deadline for the filing of nomination papers.

The division alters the process by which the controlling county commissioner of elections is determined for elections that take place in multiple political subdivisions located in more than one county.

Division IV — Conflicts of Interest

This division repeals the prohibition on a state or county official being directly interested in a contract for the construction, reconstruction, improvement, or maintenance of any highway, bridge, or culvert, or the furnishing of materials therefor. Instead, a state or county official who is a voting member of a governmental entity responsible

for awarding such a contract and is the apparent low bidder for the contract is prohibited from participating in the vote to award the contract and is required to report the official's conflict.

The division takes effect January 1, 2023.

Division V — Ballot Order

This division creates rules for the ordering of candidates on ballots based on the name of the county, the number of votes obtained by the candidate's political party, and the name of the candidate's political party.

Division VI — Municipal Elections

This division changes the dates for the withdrawal of candidates in a school election, the conduct of local recounts, the organization of the board of directors of a merged area, the canvass of an election held in a merged area, and the deadline for the secretary of a school board to deliver nomination petitions and the text of public measures.

The division allows the board of directors of a school corporation to organize at a special meeting called by the secretary of the board.

The division creates rules regarding the canvassing and recounting of primary elections in cities located in more than one county.

Division VII — Absentee Ballot Counting

This division relates to the tracking of mailed absentee ballots.

The division replaces references to "intelligent mail barcode" with "postal service barcode," which is defined in the division as a barcode supplied by the United States Postal Service and purchased by and applied at the direction of a county commissioner of elections.

The division instructs the State Commissioner of Elections to develop, and county commissioners of elections to implement, a system for the tracking and counting of absentee ballots utilizing a postal service barcode. Absentee ballots received after the time polls close on election day shall only be counted if the postmark or postal service barcode indicates that the ballot entered the federal mail system by the day before election day. In the case of a discrepancy, or if neither the postmark nor the barcode indicate that the ballot entered the federal mail system by the deadline, the division creates a system for the verification of the validity of the ballot.

The division requires county commissioners of elections to file a report regarding the absentee ballot tracking and counting system for each general election no later than December 1 following each general election.

ENERGY AND PUBLIC UTILITIES

HOUSE FILE 537

- Public Utilities — Fees for Use of Public Rights-of-Way

RELATED LEGISLATION

SENATE FILE 638

 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division IX of this Act prohibits the Iowa Utilities Board from requiring or allowing the adoption of certain energy efficiency plans or demand response plans by gas and electric utilities that exceed certain projected cumulative average annual cost thresholds as set forth in the division.

HOUSE FILE 767

 Motor Vehicle Taxes and Fees — Electric Vehicle Registration Fees — Electric and Hydrogen Fuel Excise Taxes

SEE TAXATION. This Act imposes additional registration fees on certain electric motor vehicles and imposes excise taxes on hydrogen fuel and electric fuel used in motor vehicles, but does not require a public utility to collect the excise tax on electric fuel or to install a separate electric utility meter or otherwise use utility equipment for purposes related to the excise tax on electric fuel unless the public utility is a licensed electric fuel dealer or licensed electric fuel user.

HOUSE FILE 779

- Taxation and Tax Law Administration — Miscellaneous Changes SEE TAXATION. Division V of this Act, for assessment years beginning before January 1, 2022, requires the Director of Revenue to assess the property of a long distance telephone company, previously classified by the Iowa Utilities Board as a competitive long distance telephone company, in the same manner as all other property assessed as commercial property by the local assessor. Division V took effect May 16, 2019, and applies retroactively to July 1, 2018. Division XIII of the Act extends the Utility Replacement Task Force from January 1, 2019, to January 1, 2024.

ENERGY AND PUBLIC UTILITIES

HOUSE FILE 537 - Public Utilities — Fees for Use of Public Rights-of-Way

BY COMMITTEE ON COMMERCE. This Act relates to the imposition of fees by local governments on public utilities for the use of public rights-of-way.

Under prior law, a local government could impose a fee on public utilities for operating facilities in public rights-of-way for management costs, as defined, that were caused by a public utility's activity in the public right-of-way, but could not require in-kind services in lieu of a fee.

The Act modifies the definition of "management costs" to provide that such costs must be direct and fully documented and specifies that a local government may only recover a permit fee for management costs attributable to the public utility's requested use of an available public right-of-way, instead of management costs caused by the public utility's activity in the right-of-way. The Act does not prohibit a voluntary agreement between a public utility and a local government to share services for the purpose of reducing costs and preserving public rights-of-way for future public safety purposes and allows in-kind services in lieu of a fee if pursuant to such a voluntary agreement.

ENVIRONMENTAL PROTECTION

SENATE FILE 409

- Department of Natural Resources — Administrative Procedures

SENATE FILE 534

- Solid Waste — Recovery and Conversion — Gasification and Pyrolysis Facilities

SENATE FILE 548

 Water Pollution Control Projects — Real Property Acquisition by Private Entities for Sale or Donation to Government Entities — Funding Restricted

RELATED LEGISLATION

SENATE FILE 609

- Appropriations — Agriculture and Natural Resources *SEE APPROPRIATIONS*. This Act relates to agriculture, natural resources, and environmental protection by making appropriations to support a number of administrative entities and related programs and projects under their respective control. The Act also includes a number of changes to the Iowa Code. Moneys are appropriated from or to both major and minor sources, including funds or accounts. Major sources include the General Fund of the State, the Environment First Fund, and the Resources Enhancement and Protection Fund. Major administrative entities appropriated moneys include the Department of Agriculture and Land Stewardship, the Department of Natural Resources, Iowa State University of Science and Technology, and the State University of Iowa. A number of the appropriations are made to support the Water Quality Initiative codified in Iowa Code chapter 466B.

SENATE FILE 638

 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division V of this Act creates a Flood Recovery Fund under the control of the Flood Mitigation Board, and allows the board to award moneys from the fund to eligible political subdivisions for projects supporting flood response, flood recovery, or flood mitigation activities following an application process as set forth in the division. Division XI provides that if a portion of a United States Geological Survey Hydrologic Unit Code 8 Watershed is located outside of the state, any political subdivision in such a watershed may participate in any watershed management authority which includes the county in which the political subdivision is located.

ENVIRONMENTAL PROTECTION

SENATE FILE 409 - Department of Natural Resources — Administrative Procedures

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act relates to administrative procedures within the Department of Natural Resources.

The Act creates a 60-day period during which an entity may appeal an order issued by the director or the department pursuant to the department's authority in Iowa Code chapter 455B (generally regulating environmental protection). The start of the 60-day period is contingent on what type of entity seeks an appeal. The Act makes conforming changes throughout the Iowa Code chapter. The issuance and appeal of an order pursuant to Iowa Code chapters 455D (regulating waste volume reduction and recycling) and 458A (regulating oil, gas, and other mineral resources) also conform to the new 60-day period.

The Act provides that a rural water association organized under lowa Code chapter 357A (governing rural water service providers) or 504 (governing nonprofit organizations) are considered to have met permitting requirements for sewer extensions and water supply distribution systems if the rural water association employs or retains a licensed engineer.

The Act allows the commission to exempt from permit requirements a class of waste disposal systems that do not discharge into a water of the state and are not currently exempt. The director may waive the permit requirement of an individual system that does not discharge into a water of the state. To issue such an exemption or waiver, the commission or director must first consider the volume, location, frequency, and nature of the system or class of systems. The requirement that notice of a recommendation to grant a permit to a community public water supply be published in a newspaper of general circulation within the county is eliminated. The Act also removes out-of-date language.

SENATE FILE 534 - **Solid Waste** — **Recovery and Conversion** — **Gasification and Pyrolysis Facilities**BY COMMITTEE ON COMMERCE. This Act relates to the use of gasification and pyrolysis facilities for the conversion of certain recoverable waste materials.

The Act creates definitions for the processes of gasification and pyrolysis, the facilities where those processes take place ("gasification facility" and "pyrolysis facility"), and the materials used in those processes ("post-use polymer" and "recoverable feedstock"). The definition of "sanitary disposal project" now excludes pyrolysis and gasification facilities; the definition of "solid waste" now excludes certain post-use polymers and recoverable feedstocks; and the definition of "waste conversion technologies" now excludes certain gasification and pyrolysis facilities. Because of these changes to definitions, certain post-use polymers and recoverable feedstocks and certain gasification and pyrolysis facilities are not subject to solid waste procedures and requirements set forth in lowa Code chapter 455B.

The Act also provides that preprocessed and postprocessed post-use polymers and recoverable feedstocks are the sole property of the pyrolysis or gasification facility at which those materials are stored. Those materials are required to be sold or lawfully disposed of within 60 days of the termination of operations of the pyrolysis or gasification facility. The Act also eliminates certain permit and fee requirements for facilities that use waste conversion technologies.

SENATE FILE 548 - Water Pollution Control Projects — Real Property Acquisition by Private Entities for Sale or Donation to Government Entities — Funding Restricted

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act relates to the acquisition, donation, or sale of real property for specified purposes. The definition of "project" in the context of water pollution control facilities is amended to exclude the acquisition of real property on and after July 1, 2019, by a private entity for future donation or sale to a political subdivision of the state, the Department of Natural Resources, or the federal government. However, a project may still include the acquisition of real property for future donation to a political subdivision, the department, or the federal government if the acquisition is only that part of land on which an edge-of-field practice, consistent with the lowa Nutrient Reduction Strategy, is installed to provide water quality benefits beyond the geographic footprint of the practice and any necessary setbacks to the edge-of-field practice as authorized by the department.

The Act prohibits the use of moneys in the revolving loan funds established under requirements of the federal Clean Water Act or Safe Drinking Water Act for financing, subsidizing, or enabling the acquisition of real property by a private entity on and after July 1, 2019, except that a private entity may use moneys in the revolving loan funds to finance or subsidize an acquisition of real property that occurred prior to July 1, 2019, or to finance, subsidize, or acquire an edge-of-field practice or setback included in the definition of "project."

GAMING

SENATE FILE 617

- Sports Wagering and Fantasy Sports Contests

HOUSE FILE 289

- Gambling Games — Distribution of Receipts for Charitable Purposes

RELATED LEGISLATION

SENATE FILE 632

 Appropriations — Gambling Treatment Program
 SEE APPROPRIATIONS. This Act makes an appropriation to the Iowa Department of Public Health for purposes of the Gambling Treatment Program.

SENATE FILE 638

 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division VIII of this Act prohibits a person from selling, granting, assigning, or turning over to another person the operation of an individually branded Internet site to conduct advance deposit wagering without the approval of the Racing and Gaming Commission, and provides that for a licensed subsidiary of a parent company, an audit of the parent company meets the requirements of lowa Code section 99F.13.

GAMING

SENATE FILE 617 - Sports Wagering and Fantasy Sports Contests

BY COMMITTEE ON WAYS AND MEANS. This Act authorizes wagering on sporting events and fantasy sports contests and amends provisions relating to gambling game regulation.

Division I — Sports Wagering

Division I of the Act authorizes wagering on certain sporting events and provides for the licensing and regulation of sports wagering.

The Act authorizes the acceptance of wagers on an authorized sporting event by any system of wagering authorized by the Racing and Gaming Commission. The Act defines "authorized sporting event" as a professional sporting event, collegiate sporting event, international sporting event, or professional motor race event. Excluded from the definition of "authorized sporting event" are horse and dog racing, a fantasy sports contest as authorized by the Act, a minor league sporting event, or any athletic event or competition of an interscholastic sport. The Act further excludes sports wagering on the performance of an athlete participating in a collegiate sporting event that includes a collegiate team from this state or in an individual Olympic event in which any athlete is under 18 years of age.

Concerning persons voluntarily excluded from wagering or gaming areas, the Act provides that the voluntary exclusion extends to Internet fantasy sports contests, advance deposit wagering, advance deposit sports wagering, and sports wagering from the sports wagering area.

The Act grants the commission the authority to adopt standards under which sports wagering is conducted including the scope and type of wagers allowed.

The Act provides that a qualified sponsoring organization shall distribute, if applicable, three-quarters of 1 percent of sports wagering net receipts for educational, civic, public, charitable, patriotic, or religious uses. The Act further provides that 4 percent of sports wagering net receipts shall be provided for purposes of purse agreements for horse racing.

The Act provides for the issuance of a license to conduct sports wagering to a licensee authorized to conduct gambling games at a pari-mutuel racetrack enclosure or a licensee authorized to operate an excursion gambling boat or gambling structure upon payment of an initial license fee of \$45,000. The annual renewal fee for a sports wagering licensee shall be \$10,000. The Act provides that a sports wagering licensee shall include on the Internet site or mobile application used by the licensee to conduct advance deposit sports wagering the statewide telephone number authorized by the lowa Department of Public Health to provide problem gambling information and extensive responsible gaming features. In addition, the Act provides that a licensee shall establish, and display and post, sports wagering rules specifying the amounts to be paid on winning wagers, the effect of changes in the scheduling of an authorized sporting event, and the source of information used to determine the outcome of a wager. The Act also provides that a licensee may enter into operating agreements with up to two entities to conduct advance deposit sports wagering. A sports wagering licensee shall also employ reasonable steps to prohibit coaches, athletic trainers, officials, players, participants, or other persons employed in a position with direct involvement with such individuals from sports wagering.

The Act allows the commission to authorize gambling game licensees to conduct advance deposit sports wagering. "Advance deposit sports wagering" is defined as a form of wagering where an eligible individual creates an account with a licensee, deposits money into that account, and can use the balance within the account for sports wagering. The Act allows for an advance deposit wager to be placed in person at a licensed facility authorized to conduct gambling games or from any other location by telephone or other electronic means. Prior to January 1, 2021, an account must be established in person with a licensee. The Act provides that an unlicensed person taking sports wagers from lowa residents is guilty of a class "D" felony, punishable by confinement for no more than five years, and a fine of at least \$750 but not more than \$7,500. The lowa Code section is also amended to provide that a person under the age of 21 shall not make or attempt to make a wager by advance deposit sports wagering.

Sports wagering net receipts received each fiscal year by a licensed operator from sports betting shall be taxed at the rate of 6.75 percent. "Sports wagering net receipts" is defined as gross receipts less winnings paid to wagerers on sports wagering. The taxes imposed shall be credited to the Sports Wagering Receipts Fund as created by Division III of the Act.

The Act provides that a sports wagering licensee shall promptly report to the commission any criminal or disciplinary proceedings commenced against the licensee, any abnormal sports wagering activity, and any other conduct with the potential to corrupt a wagering outcome of an authorized sporting event. The commission is required to share any information received with the Division of Criminal Investigation, and any other law enforcement entity or regulatory agency the commission deems appropriate. The Act also directs the commission to promptly share any information received with any sports team or sports governing body so long as the commission does not share any information that would interfere with an ongoing criminal investigation. The Act also provides that, with the approval of the commission, a sports wagering licensee shall cooperate with investigations conducted by a sports governing body.

The Act provides that current prohibitions on cheating at a gambling game, claiming anything of value from a gambling game with intent to defraud, and knowingly enticing a person to go where a gambling game is conducted in violation of law also applies to sports wagering.

The Act provides that regulatory fees imposed by an Internet fantasy sports contest service provider and by a licensee authorized to conduct sports wagering shall be deposited in the Gaming Regulatory Revolving Fund. The Act further provides that costs relating to Internet fantasy sports contest and sports wagering regulation shall be paid from the Gambling Regulatory Revolving Fund as provided in appropriations made for this purpose by the General Assembly.

The division took effect May 13, 2019. The Act authorizes the commission to adopt emergency rules and provides that the commission shall not implement this division of the Act until the later of July 4, 2019, or the date the commission has adopted rules pursuant to lowa Code chapter 17A providing for such implementation and such rules have become effective.

Division II — Fantasy Sports Contests

Division II of the Act authorizes Internet fantasy sports contests and provides for the licensing, regulation, and taxation of Internet fantasy sports contests.

The Act defines an "Internet fantasy sports contest" as a method of entering a fantasy sports contest by establishing an account with an Internet fantasy sports contest service provider. A "fantasy sports contest" is defined as any fantasy or simulated game or contest in which all prizes and awards offered to winning participants are established and made known in advance of the contest, all winning outcomes reflect the relative knowledge and skill of the participants and are determined predominantly by accumulated statistical results of the performance of individuals, and no winning outcome is solely based on the score, or performance of any single actual team or combination of such teams or solely on any single performance of an individual athlete in any single actual sporting or other event. The Act excludes from the definition of a fantasy sports contest until May 1, 2020, any fantasy or simulated game or contest in which winning outcomes are based on results from a collegiate sporting event.

The Act establishes the powers of the Racing and Gaming Commission in relation to Internet fantasy sports contests and Internet fantasy sports contest service providers. Specifically, the Act authorizes the commission to investigate and license Internet fantasy sports contest service providers, assess fines and revoke or suspend licenses, impose penalties for violations of the new Iowa Code chapter 99E, and take any other action to enforce the requirements of the new Iowa Code chapter governing Internet fantasy sports contests.

The Act establishes the requirements for an applicant to be granted a license to conduct Internet fantasy sports contests and allows the commission to charge the applicant a fee for the Department of Public Safety, Division of Criminal Investigation, to defray the costs associated with any investigation. The Act provides for the fees to be deposited in the Gaming Enforcement Revolving Fund. The Act provides that a person who knowingly makes a false statement on the application is guilty of an aggravated misdemeanor.

The Act provides that a license to conduct Internet fantasy sports contests may be issued for a period of not more than three years and provides for an initial license fee of \$5,000 and an annual license fee of \$1,000, or \$5,000 for licensees with annual Internet fantasy sports contest adjusted revenues of \$150,000 or more. License fees paid to the commission shall be considered repayment receipts. The Act provides that each licensee shall receive a credit for the amount of the regulatory fee paid against taxes to be paid pursuant to the new lowa Code chapter. The Act provides that a licensed Internet fantasy sports contest service provider shall use reasonable methods to prevent any employees and certain family members from participating in Internet fantasy sports contests on the service provider's digital platform, verify that Internet fantasy sports contest players located in this state are age 21 or older, ensure that participants in a game or contest shall not be allowed to enter an Internet fantasy sports contest involving that game or contest, include on the Internet site or mobile application used by the licensee the statewide telephone number authorized by the lowa Department of Public Health and provide problem gambling information and extensive responsible gaming features, permit individuals to establish an account with an Internet fantasy sports contest service provider by electronic communication, conduct an annual audit, and pay the tax imposed by the new lowa Code chapter.

The Act provides for a tax of 6.75 percent on Internet fantasy sports contest adjusted revenues. The Act defines "Internet fantasy sports contest adjusted revenues" as the total of fees and charges collected, less winnings, in an Internet fantasy sports contest multiplied by the percentage of fees and charges paid by participants who are located in this state in that contest. The taxes imposed shall be paid by the Internet fantasy sports contest service provider and credited to the Sports Wagering Receipts Fund as created by Division III of the Act.

The Act provides that a person under the age of 21 shall not enter an Internet fantasy sports contest. A person who violates this Iowa Code section commits a scheduled violation and is subject to a \$500 fine.

The Act requires an Internet fantasy sports contest service provider to keep books and records on Internet fantasy sports contest adjusted revenues and to provide the commission with reports and information as the commission may require. The Act provides that a licensee promptly report to the commission any criminal or disciplinary proceedings commenced against the licensee, any abnormal fantasy sports contest activity, and any other conduct with the potential to corrupt an outcome of an Internet fantasy sports contest. The Act requires the commission to share any information received with the Division of Criminal Investigation, and any other law enforcement entity or regulatory agency the commission deems appropriate. The commission shall also promptly share information with a sports team or sports governing body as the commission deems appropriate if it will not interfere with an ongoing criminal investigation.

The Act requires a licensee to conduct an audit within 180 days after the end of the licensee's fiscal year.

The Act provides that a person who willfully fails to comply with the requirements of this new lowa Code chapter shall be liable for a civil penalty of not more than \$1,000 for each violation, not to exceed \$10,000 for violations arising out of the same transaction or occurrence.

The division took effect May 13, 2019. The Act authorizes the Racing and Gaming Commission to adopt emergency rules and provides that the Racing and Gaming Commission shall not implement this division of the Act until the later of July 4, 2019, or the date the commission has adopted rules pursuant to Iowa Code chapter 17A providing for such implementation and such rules have become effective.

Division III — Gambling Regulation

The Act creates a Sports Wagering Receipts Fund under the control of the Department of Management which shall consist of tax revenues credited to the fund from sports wagering and Internet fantasy sports contests. Moneys in the fund shall be used as directed by the General Assembly. This provision took effect May 13, 2019.

The Act provides that eligible county recipients shall give consideration to grants to a charitable organization operating an automobile racetrack facility from moneys received from an appropriation from the Sports Wagering Receipts Fund to the county endowment fund.

The Act authorizes social gambling on social fantasy sports contests. The Act defines a "social fantasy sports contest" as a fantasy sports contest in which prizes and awards offered to winning participants do not exceed \$1,000 and winning outcomes are based on the performance of individuals in events occurring over more than a 24-hour period. Current law limits wins or losses on social gambling to \$200.

The Act provides that the board of directors of a qualified sponsoring organization licensed to operate gambling games shall be residents of lowa and include, as ex officio, nonvoting members of the board, a member of a county board of supervisors and a member of a city council for each county and city that has a licensed gambling games facility operated by the qualified sponsoring organization.

HOUSE FILE 289 - Gambling Games — Distribution of Receipts for Charitable Purposes

BY COMMITTEE ON VETERANS AFFAIRS. This Act requires a qualified sponsoring organization licensed to operate gambling games pursuant to lowa Code chapter 99F to provide that any organization exempt from federal income taxes under Internal Revenue Code section 501(c)(19), which relates to qualified veterans organizations, shall be eligible for a distribution of adjusted gross receipts for educational, civic, public, charitable, patriotic, or religious uses.

HEALTH AND SAFETY

SENATE FILE 210	- Hospitalization — Discharges — Designation of Lay Caregivers
SENATE FILE 531	- Pediatric Congenital Heart Surgery — Data Reporting — Patient Education
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HOUSE FILE 606	 Social Work, Marital and Family Therapy, and Mental Health Counseling — Continuing Education — Online Credits
HOUSE FILE 681	- Criminal History Checks of Care Providers
HOUSE FILE 685	- Prisoners of County Jails — Medical Aid Payment Review
HOUSE FILE 694	- Emergency Medical Services Personnel Licensure Interstate Compact
HOUSE FILE 731	- Mandatory Child Abuse and Dependent Adult Abuse Reporter Training Requirements
HOUSE FILE 732	- Medical Cannabidiol Program Requirements — VETOED BY THE GOVERNOR

RELATED LEGISLATION

SENATE FILE 86

- Licenses Issued by Department of Natural Resources — Organ Donor Status SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act requires the Department of Natural Resources (DNR) to include on a hunting, fishing, or fur harvester license application a section where an applicant may request that the applicant's license indicate that the applicant is a donor under the Revised Uniform Anatomical Gift Act, and requires the department to cooperate with a person that administers the lowa Donor Registry for the purpose of transferring to the registry all relevant information regarding a donor's making of an anatomical gift.

SENATE FILE 188

 Carrying Weapons Producing Nonprojectile High-Voltage Pulses at Community Colleges or Regents Universities

SEE EDUCATION. This Act provides that, except under certain conditions, public postsecondary institutions shall not adopt or enforce any policy or rule that prohibits the carrying, transportation, or possession of a dangerous weapon that directs an electric current, impulse, wave, or beam that produces a high-voltage pulse designed to immobilize a person in the buildings or on the grounds of such an institution, as long as the dangerous weapon does not generate a projectile that directs an electric current, impulse, wave, or beam that produces a high-voltage impulse designed to immobilize a person, and such weapon is not used in the commission of a public offense.

SENATE FILE 265

- Mushroom Sales at Farmers Markets

SEE AGRICULTURE. This Act provides for the sale of certain culinary mushrooms, commonly referred to as a variety of wild golden oyster mushroom, at farmers markets. The Act took effect May 6, 2019.

SENATE FILE 267

Massage Therapy — Unlawful Practices — Affirmative Defenses
 SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act makes the unlicensed practice of massage therapy a serious misdemeanor.

SENATE FILE 346

- Female Genital Mutilation

SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act creates the criminal offense of female genital mutilation and provides penalties. The Act also requires the Crime Victims Assistance Division of the Office of the Attorney General, in collaboration with community insiders and culturally specific victims services programs, to initiate an education campaign to increase awareness regarding the health risks of, the prohibitions against, and the criminal penalties associated with female genital mutilation. The Act requires the University of Iowa Hospitals and Clinics to develop educational programming including protocols for physicians to provide safe health care and treatment to women who are victims of female genital mutilation.

SENATE FILE 505

- Regulation of Landscape Architects

SEE BUSINESS, BANKING, AND INSURANCE. This Act modifies provisions applicable to the licensure of professional landscape architects by the Landscape Architectural Examining Board, including provisions relating to board member composition, board duties, examinations, applicant eligibility, foreign licensees, and certain procedural requirements.

SENATE FILE 507

- Workers' Compensation — Falls on Level Surfaces

SEE LABOR AND EMPLOYMENT. This Act provides that personal injuries due to idiopathic or unexplained falls from a level surface onto the same level surface do not arise out of and in the course of employment and are not compensable under lowa Workers' Compensation, lowa Code chapter 85.

SENATE FILE 597

- Sales Tax — Sales to Nonprofit Blood Centers

SEE TAXATION. This Act exempts from the sales and use tax tangible personal property sold or test laboratory services furnished to a nonprofit blood center, if such property or test services are sold or furnished to a center that is registered with the United States Food and Drug Administration and if the property or services are directly and primarily used in the processing of human blood.

SENATE FILE 599

- Regulation of Hemp

SEE AGRICULTURE. This Act authorizes the production of hemp in accordance with federal law, the transportation of hemp, and the retail sale of hemp products. The Act provides that primary responsibility for administering the Act is delegated to the Department of Agriculture and Land Stewardship.

SENATE FILE 638

 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division II of this Act makes an appropriation from the General Fund of the State to the Department of Public Safety for costs associated with the training and equipment needs of volunteer fire fighters.

HOUSE FILE 304

- Dependent Adult Abuse Reports — Disposition of Reports of Minor Acts or Omissions SEE HUMAN SERVICES. This Act relates to reports of personal degradation by caretakers of dependent adults in facilities and programs regulated by the Department of Inspections and Appeals (DIA) by providing that if the personal degradation is minor, isolated, or unlikely to reoccur, the report is to be maintained by the Department of Human Services as an assessment for only a five-year period, shall not be included in the central dependent adult abuse registry, and shall not be considered founded dependent adult abuse. A subsequent report of dependent adult abuse involving personal degradation within that same five-year period by the same caretaker of a dependent adult in a facility or program which DIA determines is minor, isolated, and unlikely to reoccur shall be collected and maintained.

HOUSE FILE 323

Dependent Adult Abuse — Exploitation of Physical or Financial Resources
 SEE HUMAN SERVICES. This Act relates to the exploitation of a dependent adult by
 a caretaker by eliminating the requirement that a caretaker taking unfair advantage of
 a dependent adult's physical or financial resources must do so for the caretaker's own
 personal or pecuniary profit.

HOUSE FILE 328

- Vulnerable Elder — Definition Changes SEE HUMAN SERVICES. This Act changes the definition of "vulnerable elder" as it relates to elder abuse and provides that a "vulnerable elder" is a person 60 years of age or older who is unable to protect himself or herself from elder abuse as a result of the person's mental or physical condition or because of a personal circumstance which results in an increased risk of harm to the person.

HOUSE FILE 623

Medication-Assisted Treatment — Medicaid — Prior Authorization
 SEE HUMAN SERVICES. This Act requires the Department of Human Services to adopt
 administrative rules to require that under both Medicaid fee-for-service and managed care
 administration, at least one form of medication-assisted treatment in specified categories
 shall be available to Medicaid members without prior authorization.

HOUSE FILE 644

 Juvenile Justice — Foster Care Providers — Parent Visitation in Child in Need of Assistance Proceedings

SEE CHILDREN AND YOUTH. This Act relates to child foster care placement and to parent visitation in child in need of assistance placements. The Act expands the scope of individuals who must provide fingerprints to include individuals being considered for licensure under lowa Code chapter 237, or for employment involving direct responsibility for a child or in a facility where children reside, and individuals who will reside in a facility utilized by a licensee.

HOUSE FILE 759

- Appropriations — Administration and Regulation

SEE APPROPRIATIONS. This Act appropriates moneys to and makes related statutory changes involving various state departments, agencies, and funds for FY 2019-2020. Division II of the Act limits a standing appropriation for enforcement of lowa Code chapter 453D relating to tobacco product manufacturers under lowa Code section 453D.8.

HOUSE FILE 766

- Appropriations — Health and Human Services

SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2019-2020, and includes numerous provisions relating to health programs, health care coverage, the Medicaid program, and health regulation. The Act also includes provisions for continuation of the pilot initiative to provide long-term care options counseling to consumers following a nursing facility stay; continuation of funding for a substance use disorder treatment program at the State Training School at Eldora, the Autism Support Program, and the State Family Planning Services Program; a review to enhance delivery of co-occurring conditions services; provisions and funding related to the children's behavioral health and state board system; and funding for medical residencies and trainings to increase access to mental health services. The Act amends provisions relating to the appointment of the executive directors of the boards of Medicine, Nursing, and Pharmacy, and the Dental Board; and eliminates or combines certain health and human services-related entities and makes other changes relating to these entities. The Act exempts from application of unfair practices in accommodations or services under the Iowa Civil Rights Act of 1965, the required provision by any state or local government unit or tax-supported district of certain surgeries or procedures related to transsexualism, hermaphroditism, gender identity disorder, or body dysmorphic disorder. The Act also requires the Department of Public Health to select a contractor through a request for proposals process relating to the collection, maintenance, and dissemination of inpatient,

outpatient, and ambulatory data; includes restrictions on the distribution of funding received by the state under Title X of the federal Public Health Services Act, the Personal Responsibility Education Program and Sexual Risk Avoidance Education Grant Program, and the Community Adolescent Pregnancy Prevention Grant Program; and provides a process for the Department of Human Services to seek federal approval for a quality of care rate add-on program under the Medicaid program.

HEALTH AND SAFETY

SENATE FILE 210 - Hospitalization — Discharges — Designation of Lay Caregivers

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the designation of a lay caregiver, relative to an inpatient stay of a patient in a hospital, to provide aftercare assistance to the patient upon discharge of the patient to the patient's residence.

The Act requires a hospital to adopt and maintain evidence-based discharge policies and procedures that provide for an assessment of the patient's ability for self-care after discharge and to provide the patient or, if applicable, the patient's legal representative, with an opportunity to designate one lay caregiver prior to the patient's discharge from the hospital. The Act provides for the priority order in determining who may designate a lay caregiver between the patient, an agent under a durable power of attorney for health care, or a guardian, and provides that if a patient or legal representative declines to designate a lay caregiver, the hospital is required to document the declination in the patient's medical record and the hospital is then deemed in compliance with the designation provision.

If a patient or the patient's legal representative designates a lay caregiver, the hospital is required to record the designation in the patient's medical record, and to request the written consent of the patient or the patient's legal representative to release medical information to the lay caregiver in accordance with the hospital's established procedures and in compliance with all federal and state laws. If the patient or the patient's legal representative declines to consent to release medical information to the lay caregiver, the hospital is not required to provide notice to the lay caregiver of the patient's discharge or to provide information contained in the patient's discharge plan to the lay caregiver.

The Act allows for a change in the designation of a lay caregiver by the patient or the patient's legal representative if the lay caregiver becomes incapacitated. Under the Act, the designation of a lay caregiver does not obligate the designated individual to perform any aftercare assistance for the patient and the Act is not to be construed to require a patient or a patient's legal representative to designate a lay caregiver.

Under the Act, a hospital is required to notify the designated lay caregiver of the patient's discharge as soon as practicable prior to the patient's discharge from a hospital, to attempt to consult with the lay caregiver to prepare the lay caregiver for the aftercare assistance that may be provided by the lay caregiver, and to issue a discharge plan and offer to provide the lay caregiver with instructions for the aftercare assistance tasks described in the discharge plan and the opportunity to ask questions. The inability of a hospital to consult with a lay caregiver shall not interfere with, delay, or otherwise affect the medical care provided to the patient or the patient's discharge.

A hospital's discharge process adopted and maintained under the Act may incorporate established evidence-based practices including those specified in the Act. The Act is not to be construed to interfere with the authority or responsibilities of an agent operating under a valid durable power of attorney for health care or with the power and duties granted a guardian; to create a private right of action against a hospital, a hospital employee, or any consultant or contractor with whom a hospital has a contractual relationship; or to limit or otherwise supersede or replace existing rights or remedies under other provisions of law. Additionally, the Act shall not delay the appropriate discharge or transfer of a patient; shall not be construed to interfere with or supersede a health care provider's instructions regarding a Medicare-certified home health agency or any other post-acute care provider; and shall not be construed to grant decision-making authority to a lay caregiver to determine the type of provider or provider of the patient's post-hospital care as specified in the patient's discharge plan.

SENATE FILE 531 - Pediatric Congenital Heart Surgery — Data Reporting — Patient Education

BY COMMITTEE ON HUMAN RESOURCES. This Act requires a licensed hospital that provides pediatric congenital heart surgery to participate in a qualified clinical data registry (QCDR) for thoracic surgery by providing all pediatric congenital heart surgery data required and consenting to public reporting of the data shared; and to provide information regarding how to access the national information provided in the QCDR for thoracic surgery during an educational consultation with a parent or legal guardian of a pediatric patient for whom a congenital heart surgery procedure is recommended.

SENATE FILE 567 - Professional Licensure — Eligibility — Criminal Convictions

BY COMMITTEE ON LABOR AND BUSINESS RELATIONS. This Act prohibits the Electrical Examining Board and the Plumbing and Mechanical Systems Board from denying a professional license to a person for conviction of other than certain enumerated felonies. A person convicted of a disqualifying felony may nevertheless be granted a license at the discretion of the relevant board.

The Act prohibits the Department of Corrections from enrolling an inmate in an apprenticeship program if that inmate would be unable to become licensed in the relevant profession due to the inmate's conviction of a felony. The department must receive written confirmation from the relevant board that the inmate would be able to receive a license if it appears to the department that the inmate would be disqualified from receiving such a license.

The Act requires the Board of Barbering to allow a person who completes an application form and a barbering apprenticeship training program while incarcerated to take the examination for a license to practice barbering.

HOUSE FILE 421 - Department of Human Services Institutions and Transfer of Persons with Mental Illness
BY COMMITTEE ON HUMAN RESOURCES. This Act relates to institutions under the control of the Department of
Human Services (DHS), including providing for the transfer of dangerous persons with mental illness from a hospital
for persons with mental illness to the Iowa Medical and Classification Center.

Under current law, when a patient of a state mental health institute in lowa becomes incorrigible and unmanageable to such an extent that the patient is dangerous to the safety of others in the hospital, the institute's administrator may apply to the court in writing for an order to transfer the patient to the lowa Medical and Classification Center.

The Act amends current law to require the administrator to obtain the consent of the Director of the Iowa Department of Corrections prior to applying for an order to transfer a patient to the Iowa Medical and Classification Center.

The Act strikes Iowa Code references to the state mental health institutes previously located in Clarinda and Mount Pleasant due to the closure of both facilities on June 30, 2015, and strikes references to the Iowa Juvenile Home located in Toledo due to the closure of the facility on January 15, 2014.

HOUSE FILE 487 - Wireless Telecommunications Infrastructure Installations — Restrictions

BY COMMITTEE ON PUBLIC SAFETY. This Act relates to installations of certain wireless telecommunications infrastructure pursuant to Iowa Code chapter 8C, the "Iowa Cell Siting Act." The Iowa Cell Siting Act provides uniform rules and limitations for installations of wireless telecommunications infrastructure in Iowa, including rules related to applications for such installations.

The Act provides that an authority, or governing body authorized to make decisions relative to an application for the installation of wireless telecommunications infrastructure, shall not reject an application for the installation of a tower or transmission equipment in the unincorporated area of a county with a population of less than 15,000, except for on certain residential or historical property, upon written confirmation from the Statewide Interoperable Communications System Board that the tower or transmission equipment is intended to be installed and used as part of the state plan approved under federal law for the deployment of the Nationwide Public Safety Broadband Network or Radio Access Network.

The Act took effect March 25, 2019, and is repealed March 25, 2021.

HOUSE FILE 516 - Joint 911 Service Boards — Voting Membership

BY COMMITTEE ON PUBLIC SAFETY. This Act expands the voting membership on county joint 911 service boards.

Existing law requires the board of supervisors of each county to establish a joint 911 service board for the purpose of maintaining a countywide 911 service plan. Each political subdivision having a public safety agency serving territory within the county, and each local emergency management agency operating within the county, is entitled to voting membership on the joint 911 service board.

The Act provides that the sheriff of each county and the chief of police of each city operating a public safety answering point within the county, or the sheriff or chief of police's designee, are also entitled to voting membership on the joint 911 service board.

HOUSE FILE 532 - Physician Workforce Support — Residency Programs — Study

BY COMMITTEE ON HUMAN RESOURCES. This Act provides that for the Medical Residency Training State Matching Grants Program and for the awarding by the University of Iowa Hospitals and Clinics of federal residency positions as established under the federal Balanced Budget Act of 1997, priority shall be given to eligible applicants who are residents of Iowa, attended and earned an undergraduate degree from an Iowa college or university, or attended and earned a medical degree from a medical school in Iowa. The Act also requires that persons who are awarded primary care, including psychiatry, medical residencies through the grants program or through the University of Iowa Hospitals and Clinics shall be provided the opportunity to participate in a rural rotation to expose the resident to rural areas of the state.

The Act requires the University of Iowa Carver College of Medicine to review the feasibility of offering additional fourth-year electives to students attending Des Moines University. The Act requires the University of Iowa Carver College of Medicine to conduct a study regarding the state's workforce challenges related to the recruitment and retention of primary and specialty care physicians and to report findings and recommendations to the Governor and the General Assembly by January 15, 2020.

+ HOUSE FILE 606 - Social Work, Marital and Family Therapy, and Mental Health Counseling — Continuing Education — Online Credits

BY COMMITTEE ON HUMAN RESOURCES. This Act prohibits the Board of Social Work and the Board of Behavioral Science from limiting the number of continuing education credits that may be obtained online by a licensee.

HOUSE FILE 681 - Criminal History Checks of Care Providers

BY COMMITTEE ON PUBLIC SAFETY. This Act provides that a qualified entity may request a national criminal history record check on covered individuals through the Department of Public Safety.

The Act provides that a qualified entity shall submit fingerprints and other identifying information to the Division of Criminal Investigation of the department on a form and in a manner as prescribed by the department, and the department is, in turn, required to submit the information to the Federal Bureau of Investigation.

The Act provides that the department may use authority conferred under the National Child Protection Act in conducting national criminal history record checks on covered individuals.

The Act provides that the department may require a qualified entity to pay a fee associated with a national criminal history record check. The fee is not to exceed the actual cost of the national criminal history record check.

The Act provides that a national criminal history record check is a confidential record under lowa Code section 22.7.

The Act defines "covered individual" as an individual who has, seeks to have, or may have access to children, the elderly, or individuals with disabilities served by a qualified entity and who is employed by, volunteers with, or seeks to volunteer with a qualified entity; or who owns or operates or seeks to own or operate, a qualified entity. A "qualified entity" is defined by the Act as a business or organization, whether public, private, for-profit, nonprofit, or voluntary, that provides care or care placement services, including a business or organization that licenses or certifies others to provide care or care placement services.

HOUSE FILE 685 - Prisoners of County Jails — Medical Aid Payment Review

BY COMMITTEE ON PUBLIC SAFETY. This Act requires the Iowa State Sheriffs' and Deputies' Association, the Iowa State Association of Counties, and the Iowa Hospital Association to review current processes for payment of medical aid provided to prisoners of county jails under Iowa Code chapters 356 and 804; to consider and propose recommendations related to prisoner payment and responsibility, cooperative payment processes, and payment

rates; and to submit a report including proposed recommendations for improvements in the processes to the General Assembly by December 15, 2019.

HOUSE FILE 694 - Emergency Medical Services Personnel Licensure Interstate Compact

BY COMMITTEE ON PUBLIC SAFETY. This Act adopts the Emergency Medical Services Personnel Licensure Interstate Compact. The compact allows a person holding a valid, unencumbered emergency medical services license in any member state (the "home" state) to provide emergency medical services in any other member state (the "remote" state) under certain conditions.

The compact instructs member states to consider certain military personnel and the spouses of such persons who hold a national registry of emergency medical technicians (EMT) certification to have completed the minimum training and examination requirements to obtain licensure at that level. The compact also requires member states to expedite the processing of applications for such persons.

The compact establishes the Interstate Commission for Emergency Medical Services Personnel Practice, consisting of delegates from each member state, to prescribe rules, mediate disputes among member states, and to coordinate the implementation of the compact. The commission must also create and maintain a coordinated database regarding the licensure of individuals in member states.

Under the compact, the home state retains the sole authority to discipline a licensee licensed in that state. A home state that imposes discipline must inform the commission of such discipline. A licensee that is subject to an adverse action may not practice in any remote state without the written authorization of both the home state and the remote state.

A member state may withdraw from the compact by enacting legislation repealing the compact. Such a withdrawal takes effect six months after the enactment of such a statute.

The Act makes changes to certain provisions of the Iowa Code governing emergency medical care to implement the compact.

HOUSE FILE 731 - **Mandatory Child Abuse and Dependent Adult Abuse Reporter Training Requirements**BY COMMITTEE ON HUMAN RESOURCES. This Act relates to mandatory child abuse and dependent adult abuse reporter training.

The Act eliminates the requirement that the Director of Public Health review and approve mandatory reporter training curricula for employees who work in a position that classifies the employee as a mandatory reporter and the position classification does not have a mandatory reporter training curriculum approved by a licensing or examining board.

The Act eliminates the provision that allows the hours of mandatory dependent adult abuse training completed by employees on the employer's premises to be included in the calculation of nursing or service hours required to be provided to a patient or resident per day.

The Act also strikes provisions that make a hospital or similar institution, or a public or private institution, agency, or facility responsible for providing mandatory reporter training to employees who are mandatory reporters of child abuse and dependent adult abuse, and which provide that if a self-employed person who is deemed a mandatory reporter and is employed in a licensed or certified profession, or employed by a facility or program that is subject to licensure, regulation, or approval by a state agency, the person may complete the initial or additional training requirements through a continuing education program required under lowa Code chapter 272C, a training program using a curriculum approved by the Director of Public Health pursuant to lowa Code section 135.11, or a training program using an approved curriculum offered by the appropriate public agency.

The Act instead requires the Department of Human Services (DHS) to develop and provide the core training curriculum for all mandatory reporters of child abuse and dependent adult abuse, regardless of the manner in which the person is employed. Under the Act, an employer of a person required by law to make a report of child abuse or dependent adult abuse may provide supplemental child abuse and dependent adult abuse training, specific to

the identification and reporting of child abuse or dependent adult abuse as it relates to the person's professional practice, in addition to the core training provided by DHS.

The Act increases the frequency of the completion of additional training for mandatory child abuse and dependent adult abuse reporters from once every five years to once every three years, and further provides that if the person completes at least one hour of additional child abuse identification and reporting training or one hour of additional dependent adult abuse identification and reporting training prior to the three-year expiration period, the person shall be deemed in compliance with the training requirements for an additional three years.

The Act eliminates the provision allowing a person required to report both child abuse and dependent adult abuse to complete the requisite training through a combined training program and instead requires such persons to complete separate child abuse training and dependent adult abuse training. The Act also provides a transition provision for persons who received a child abuse or dependent adult abuse training certificate prior to July 1, 2019.

HOUSE FILE 732 - Medical Cannabidiol Program Requirements — VETOED BY THE GOVERNOR

BY COMMITTEE ON PUBLIC SAFETY. This bill related to the regulation of medical cannabidiol in Iowa. The bill would have altered the list of debilitating medical conditions that allow a patient to receive medical cannabidiol by changing "untreatable pain" to "severe and chronic pain," added physician assistants to the list of health care practitioners able to certify a person to receive a medical cannabidiol registration card, and allowed a medical cannabidiol dispensary to employ a pharmacist or pharmacy technician.

The bill would have changed the definition of "medical cannabidiol" by striking the requirement that it have a tetrahydrocannabinol (THC) level of no more than 3 percent. Instead, a patient and the patient's primary caregiver would have been able to receive no more than 25 grams of THC in a 90-day period, except that a patient would have been able to receive THC in excess of this amount if the patient's health care practitioner certified that 25 grams of THC per 90-day period was not sufficient to alleviate the patient's debilitating medical condition and that the patient's debilitating medical condition was a terminal illness with a life expectancy of less than one year. The bill would have allowed the Department of Public Health to share information with medical cannabidiol dispensaries necessary to enforce this limit.

The bill also would have instructed the department to adopt rules to collect and evaluate data on patient demographics, effective treatment options, clinical outcomes, and quality-of-life outcomes for patients engaged in the use of medical cannabidiol.

HUMAN SERVICES

Monassistance

SENATE FILE 605	- Child Support — Nonassistance — Fees
HOUSE FILE 291	- Medicaid — Community Spouse Resource Allowance
HOUSE FILE 304	- Dependent Adult Abuse Reports — Disposition of Reports of Minor Acts or Omissions
HOUSE FILE 323	- Dependent Adult Abuse — Exploitation of Physical or Financial Resources
HOUSE FILE 328	- Vulnerable Elder — Definition Changes
HOUSE FILE 422	- Civil Commitment Unit for Sexual Offenders — Telehealth
HOUSE FILE 423	- Medical Assistance — Suspension — Inmates of Public Institutions
HOUSE FILE 518	 Hospice Benefits in Nursing Facilities — Dually Eligible Medicare and Medicaid and Medicaid-Only Members
HOUSE FILE 569	- Dependent Adult Abuse — Personal Degradation by Caretaker
HOUSE FILE 570	- Medicaid Home and Community-Based Services Brain Injury Waiver Maximum
HOUSE FILE 623	- Medication-Assisted Treatment — Medicaid — Prior Authorization
HOUSE FILE 625	- Integration of Medicaid and Healthy and Well Kids in Iowa Program Administration
HOUSE FILE 642	- Department of Human Services Records — Confidentiality — Disclosure
HOUSE FILE 691	- County Mental Health and Disability Services — Cash Flow Amount Restrictions

RELATED LEGISLATION

HOUSE FILE 266

CENIATE EILE 605

- Civil Commitment of Sexually Violent Predators

SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. A petition filed by a prosecuting attorney or the Attorney General alleging that a person is a sexually violent predator must state sufficient facts to support the allegation if it appears that a person who has committed a recent overt act meets any specified criteria. This Act amends one of the criterion to provide that a petition may allege that the person was convicted of a sexually violent offense and is no longer presently confined for that offense. The Act defines "presently confined" to mean incarceration or detention in a correctional facility, a rehabilitation camp, a residential facility, a county jail, a halfway house, or any other comparable institution, including but not limited to placement at such an institution as a condition of probation, parole, or special parole following conviction for a sexually violent offense.

HOUSE FILE 421

Department of Human Services Institutions and Transfer of Persons with Mental Illness
 SEE HEALTH AND SAFETY. This Act requires the administrator of a state mental health
 institute to obtain the consent of the director of the lowa Department of Corrections prior
 to applying for an order to transfer a patient of a state mental health institute to the lowa
 Medical and Classification Center.

HOUSE FILE 634

 Department of Human Rights — Division of Criminal and Juvenile Justice Planning — Boards and Councils

SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act establishes the Justice Advisory Board and eliminates the Criminal and Juvenile Justice Planning Advisory Council, the Public Safety Advisory Board, and the Sex Offender Research Council. The Justice Advisory Board will assume many of the responsibilities, duties, and objectives of the three entities eliminated by the Act.

HOUSE FILE 643

 Driver's Licenses and Nonoperator's Identification Cards — Deaf or Hard-of-Hearing Status Notations

SEE TRANSPORTATION. This Act allows a person who is deaf or hard-of-hearing to have the person's driver's license or nonoperator's identification card marked to reflect the person's deaf or hard-of-hearing status.

HOUSE FILE 681

- Criminal History Checks of Care Providers

SEE HEALTH AND SAFETY. This Act provides that a qualified entity may request a national criminal history record check on covered individuals through the Department of Public Safety. The Act defines "covered individual" as an individual who has, seeks to have, or may have access to children, the elderly, or individuals with disabilities served by a qualified entity and who is employed by volunteers with, or seeks to volunteer with a qualified entity; or owns or operates or seeks to own or operate, a qualified entity. A "qualified entity" is defined by the Act as a business or organization, whether public, private, for-profit, nonprofit, or voluntary, that provides care or care placement services, including a business or organization that licenses or certifies others to provide care or care placement services.

HOUSE FILE 707

 Juvenile Delinquency and Termination of the Parent-Child Relationship Proceedings — Service of Process

SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act provides an alternative to service of process relating to juvenile delinquency proceedings and termination of parental rights proceedings under lowa Code chapter 232 (Juvenile Justice).

HOUSE FILE 766

- Appropriations — Health and Human Services

SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2019-2020, and includes numerous provisions relating to human services and the Department of Human Services (DHS), including provisions relating to additional funding for supported community living providers, assertive community treatment, and for nursing facility rebasing under the Medicaid program; provision of increased funding and a new reimbursement methodology for critical access hospitals; continued authorization for the Department on Aging to implement Medicaid claiming for certain aging and disability resource center activities; continuation of funding for a substance use disorder treatment program at the State Training School at Eldora, the Autism Support Program, and the State Family Planning Services Program; and a review to enhance delivery of co-occurring conditions services. The Act includes provisions and funding related to the children's behavioral health system and state board; funding for medical residencies and trainings to increase access to mental health services; expansion of eligibility for the Preparation for Adult Living Program to include persons aged 21 or 22; and the elimination, combining, or amending of certain health and human services-related entities, including the Medical Assistance Advisory Council and Executive Committee. The Act exempts from application of unfair practices in accommodations or services under the Iowa Civil Rights Act of 1965, the required provision by any state or local government unit or tax-supported district of certain surgeries or procedures related to transsexualism, hermaphroditism, gender identity disorder, or body dysmorphic disorder. The Act includes provisions relating to sexually violent predators committed under Iowa Code chapter 229A and child abuse; authorization for the transfer of funds by a specified county from any other fund of the county to the Mental Health and Disabilities Regional Services Fund to provide mental health and disability services for FY 2019-2020; and provisions relating to Medicaid program administration including Medicaid Managed Care contracts, Medicaid coverage for pregnant women lawfully admitted for permanent residence, and a process for DHS to seek federal approval for a quality of care rate add-on program under the Medicaid program.

HUMAN SERVICES

SENATE FILE 605 - Child Support — Nonassistance — Fees

BY COMMITTEE ON WAYS AND MEANS. This Act relates to fees for services provided by the Child Support Recovery Unit (CSRU). Under prior law, individuals who apply for child support services in nonassistance cases pay a \$25 application fee. The Act eliminates the \$25 application fee.

The Act also amends the provision relating to the payment of an annual fee for individuals who receive services from the CSRU in nonassistance cases. Prior state statute specified that the annual fee was \$25 and was collected from the obligee after \$500 in support had been distributed to the family. Under the Act, which cites to the revised federal law (42 U.S.C. §654(6)(B)(ii)), the fee will be \$35 and will be collected from the obligee after \$550 in support has been distributed to the family. By citing directly to the federal law rather than specifying an amount in state statute, any changes in the federal law will automatically govern the amount of the annual fee without the need for changes in the state statute in the future.

The Act also makes conforming changes.

HOUSE FILE 291 - Medicaid — Community Spouse Resource Allowance

BY COMMITTEE ON HUMAN RESOURCES. This Act amends the amount allowed to be retained for the benefit of the community spouse of an institutionalized individual to comply with federal law under the Medicaid program. The Act provides that the amount is the greater of the current \$24,000 or the minimum required under federal law as a condition of receipt of federal funding under the Medicaid program.

HOUSE FILE 304 - Dependent Adult Abuse Reports — Disposition of Reports of Minor Acts or Omissions
BY COMMITTEE ON HUMAN RESOURCES. This Act relates to reports of personal degradation by caretakers of dependent adults in facilities and programs regulated by the Department of Inspections and Appeals (DIA).

The Act provides that a report of dependent adult abuse involving personal degradation by a caretaker of a dependent adult in a facility or program which DIA determines is minor, isolated, and unlikely to reoccur, shall be collected and maintained by the Department of Human Services as an assessment for only a five-year period, shall not be included in the central dependent adult abuse registry, and shall not be considered founded dependent adult abuse. A subsequent report of dependent adult abuse involving personal degradation that occurs within that same five-year period by the same caretaker who was the subject of the previous report may be considered minor, isolated, and unlikely to reoccur depending on the circumstances.

HOUSE FILE 323 - Dependent Adult Abuse — Exploitation of Physical or Financial Resources

BY COMMITTEE ON JUDICIARY. This Act relates to the exploitation of a dependent adult by a caretaker. Under current law, dependent adult abuse includes the exploitation of a dependent adult as a result of the willful or negligent acts or omissions of a caretaker when the caretaker takes unfair advantage of the dependent adult's physical or financial resources for the caretaker's own personal or pecuniary profit without the dependent adult's consent by undue influence, harassment, duress, deception, false representation, or false pretenses.

The Act eliminates the requirement that a caretaker taking unfair advantage of a dependent adult's physical or financial resources must do so for the caretaker's own personal or pecuniary profit.

HOUSE FILE 328 - Vulnerable Elder — Definition Changes

BY COMMITTEE ON JUDICIARY. This Act changes the definition of "vulnerable elder" as it relates to elder abuse and provides that a "vulnerable elder" is a person 60 years of age or older who is unable to protect himself or herself from elder abuse as a result of the person's mental or physical condition or because of a personal circumstance which results in an increased risk of harm to the person.

HOUSE FILE 422 - Civil Commitment Unit for Sexual Offenders — Telehealth

BY COMMITTEE ON HUMAN RESOURCES. This Act directs the University of Iowa Hospitals and Clinics, which provides health care services to patients at the Civil Commitment Unit for Sexual Offenders (CCUSO), to utilize

telehealth instead of in-person delivery of health care services, to the greatest extent medically appropriate, to reduce transportation, staffing, and other costs to CCUSO, which would otherwise be incurred through the provision of in-person delivery of health care services. The Act requires CCUSO to document the use of telehealth and any resulting savings in costs and staffing.

HOUSE FILE 423 - Medical Assistance — Suspension — Inmates of Public Institutions

BY COMMITTEE ON HUMAN RESOURCES. This Act provides that Medicaid coverage of an inmate of a public institution shall be suspended, but not terminated, after the first 30 days of commitment, and that the suspension shall continue during the entire period of the inmate's commitment to the public institution.

HOUSE FILE 518 - Hospice Benefits in Nursing Facilities — Dually Eligible Medicare and Medicaid and Medicaid-Only Members

BY COMMITTEE ON HUMAN RESOURCES. This Act requires the Department of Human Services (DHS) to request federal approval from the Centers for Medicare and Medicaid Services of the United States Department of Health and Human Services for a section 1115 demonstration waiver to allow for the payment of the nursing facility room and board expenses for a dually eligible Medicare and Medicaid member receiving the Medicare hospice benefit or a Medicaid-only member electing the member's hospice benefit, to allow Medicaid managed care organizations (MCOs) and the Medicaid fee-for-service (FFS) payment system to reimburse the nursing facility directly for the room and board expenses at no less than 95 percent of the nursing facility's Medicaid FFS rate rather than indirectly as a pass-through payment from the hospice services provider. The Act requires DHS to report receipt of such approval to the chairpersons and ranking members of the appropriations committees of the House and Senate, the co-chairpersons and ranking members of the Joint Appropriations Subcommittee on Health and Human Services, and the Legislative Services Agency. The Act requires DHS to adopt administrative rules to administer the Act and specifically to allow Medicaid MCOs and the department's FFS Medicaid payment system to reimburse a nursing facility directly for the room and board expenses at no less than 95 percent of the nursing facility's Medicaid FFS rate as provided in the Act.

HOUSE FILE 569 - Dependent Adult Abuse — Personal Degradation by Caretaker

BY COMMITTEE ON JUDICIARY. This Act relates to personal degradation as a form of dependent adult abuse by a caretaker regulated by the Department of Human Services (DHS) pursuant to Iowa Code chapter 235B (Dependent Adult Abuse Services — Information Registry).

The Act defines "personal degradation" as a willful act or statement by a caretaker intended to shame, degrade, humiliate, or otherwise harm a dependent adult's personal dignity, or a willful act or statement by a caretaker where the caretaker knew or reasonably should have known the act or statement would shame, degrade, humiliate, or otherwise harm the dependent adult's personal dignity. "Personal degradation" includes the taking, transmission, or display of an electronic image of a dependent adult by a caretaker, where the caretaker's actions constitute a willful act or statement intended to shame, degrade, humiliate, or otherwise harm the personal dignity of the dependent adult. The Act provides that "personal degradation" does not include: electronic images of a dependent adult that are taken, transmitted, or displayed for the purpose of reporting dependent adult abuse or for the purpose of treatment or diagnosis or as part of an ongoing investigation; the taking, transmission, or display of an electronic image by a caretaker who takes, transmits, or displays the electronic image in accordance with the confidentiality policy and release of information or consent policies of a contractor, employer, or facility or program not covered under lowa Code section 235E.1; or a statement by a caretaker who is the spouse of a dependent adult that is not intended to shame, degrade, humiliate, or otherwise harm the personal dignity of the dependent adult spouse.

The Act expands current law to provide that a report of dependent adult abuse involving personal degradation by a caretaker which DHS determines is minor, isolated, and unlikely to reoccur shall be collected and maintained by DHS as an assessment only for a five-year period, shall not be included in the Central Dependent Adult Abuse Registry, and shall not be considered founded dependent adult abuse. A subsequent report of dependent adult abuse involving personal degradation that occurs within that same five-year period by the same caretaker who was the subject of the previous report may be considered minor, isolated, and unlikely to reoccur depending on the circumstances.

HOUSE FILE 570 - Medicaid Home and Community-Based Services Brain Injury Waiver Maximum

BY COMMITTEE ON HUMAN RESOURCES. This Act requires the Department of Human Services (DHS) to eliminate the monthly budget maximum or cap for individuals eligible for the Medicaid Home and Community-Based Services brain injury waiver. The Act requires DHS to track the average amount expended per waiver recipient each fiscal year and report the information annually to the Governor and the General Assembly by October 1.

HOUSE FILE 623 - Medication-Assisted Treatment — Medicaid — Prior Authorization

BY COMMITTEE ON HUMAN RESOURCES. This Act requires the Department of Human Services to adopt administrative rules to require that under both Medicaid fee-for-service and managed care administration, at least one form of medication-assisted treatment in specified categories shall be available to Medicaid members without prior authorization. For the purpose of the Act, "medication-assisted treatment" means the medically monitored use of certain substance use disorder medications in combination with treatment services.

HOUSE FILE 625 - Integration of Medicaid and Healthy and Well Kids in Iowa Program Administration

BY COMMITTEE ON HUMAN RESOURCES. This Act integrates Medicaid and the Healthy and Well Kids in Iowa (hawk-i) Program eligibility, payment, and administrative functions by eliminating the utilization of an administrative contractor under the hawk-i Program and transferring the duties of the administrative contractor to the Department of Human Services.

HOUSE FILE 642 - Department of Human Services Records — Confidentiality — Disclosure

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the release of certain confidential information by the Department of Human Services (DHS) to multidisciplinary teams.

Under prior law, DHS was only allowed to share confidential information with a multidisciplinary team as part of a child abuse assessment. This Act allows DHS to release confidential information to a multidisciplinary team if DHS approves the composition of the multidisciplinary team and the team's sole focus is identifying services for children who are victims of, and children at risk of becoming victims of, human trafficking. The requirements that must be met in order to share the confidential information are outlined in the Act. A violation of the Act is a serious misdemeanor.

The Act makes conforming changes to Iowa Code section 217.31(1) (Civil Actions for Damages — Dissemination of Confidential Information), Iowa Code section 235A.17(3)(b)(1) (Redissemination of Child Abuse Information), and Iowa Code section 239B.8(6) (Family Investment Agreements — Confidential Disclosure).

HOUSE FILE 691 - County Mental Health and Disability Services — Cash Flow Amount Restrictions

BY COMMITTEE ON HUMAN RESOURCES. If a mental health and disability services region is meeting the financial obligations for implementation of its regional service system management plan for a fiscal year and residual funding is anticipated, the regional administrator shall reserve an adequate amount of unobligated and unencumbered funds for cash flow of expenditure obligations in the next fiscal year. Additionally, for fiscal years beginning July 1, 2017, July 1, 2018, and July 1, 2019, that portion of each region's cash flow amount that exceeds 25 percent of the gross expenditures in the fiscal year preceding the fiscal year in progress shall be used to fund the payment of services provided under a region's regional service system management plan. This Act strikes the requirement that those excess amounts be used in that manner for those fiscal years.

Under current law, for fiscal years beginning on or after July 1, 2021, based on certain population thresholds, each region's cash flow amount is limited to 20 or 25 percent of the gross expenditures for the fiscal year preceding the fiscal year in progress. The Act removes all population thresholds, delays implementation of the limitation until the fiscal year beginning July 1, 2023, and limits each region's cash flow limitation percentage to 40 percent.

The Act makes similar changes to provisions governing the cash flow amounts held and used by individual counties within each region. The Act also modifies the calculation of each county's cash flow reduction amount for fiscal years beginning on or after July 1, 2023. An amount equal to a county's cash flow reduction amount is required to be used to fund the county's financial obligations for the payment of services provided under the applicable regional service system management plan.

The Act authorizes the amendment of a county's budget or a region's regional service system management plan or annual service and budget plan to the extent necessary to implement the provisions of the Act for specified fiscal years.

The Act took effect May 1, 2019, and applies retroactively to July 1, 2018, for fiscal years beginning on or after that date.

LABOR AND EMPLOYMENT

SENATE FILE 337

- Child Labor Prohibitions — Exceptions

SENATE FILE 502

- Public Employee Whistleblower Protection

SENATE FILE 507

- Workers' Compensation — Falls on Level Surfaces

HOUSE FILE 327

- Employers and Employees — Franchise Relationships

RELATED LEGISLATION

HOUSE FILE 288

 Injured Veterans Grants and Expedited Professional or Occupational Licensing for Spouses of Military Forces Members

SEE PUBLIC DEFENSE AND VETERANS. This Act establishes an expedited licensing process for spouses of active duty members of the United States military who are stationed in lowa pursuant to military orders. Licensing boards are to establish procedures to expedite the licensing of an individual who is licensed in a similar profession or occupation in another state and who is the spouse of an active duty member of the military forces of the United States.

HOUSE FILE 418

- Commercial Driver's Licensing Requirements

SEE TRANSPORTATION. This Act allows an lowa nonprofit corporation that serves as a trade association for lowa-based motor carriers to be a third-party tester for the driving skills test required for issuance of a commercial driver's license, makes other changes relating to the application for and issuance of commercial driver's licenses, and requires the Department of Transportation to conduct a study on access in lowa to the driving skills test required for issuance of a commercial driver's license.

HOUSE FILE 650

- Negligent Hiring of Persons with Public Offense Convictions — Limitations on Liability SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act restricts the cause of action of negligent hiring. The Act provides that the cause of action of negligent hiring shall not be brought against a private employer, general contractor, or premises owner based solely on evidence that the employee, agent, or independent contractor has been convicted of a public offense. However, the Act does not preclude causes of action for negligent hiring of an employee, agent, or independent contractor if two criteria, which are set forth in the Act, are met. The protections provided to a private employer, general contractor, or premises owner do not apply in a suit concerning the misuse of funds or property of a person other than the employer, general contractor, or premises owner if certain circumstances, which are set forth in the Act, are present.

HOUSE FILE 758

Appropriations — Education

SEE APPROPRIATIONS. This Act appropriates moneys for fiscal year 2019-2020 from the General Fund of the State and other funds to the Department for the Blind, the College Student Aid Commission (CSAC), the Department of Education, and the State Board of Regents and its institutions. Division I of the Act amends Iowa Code section 84A.1B to require that the Iowa Workforce Development Board and community colleges, when creating statewide and regional lists of high-demand jobs for purposes of the Future Ready Iowa Act, apply certain criteria. Division II appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to the Department of Education and the CSAC and amends the Gap Tuition Assistance Act. Division II also modifies the definition of "new job" for purposes of the Iowa Industrial New Jobs Training Act to provide that, for FY 2018-2019, the term includes a new, existing, or recalled job in an industry that, for purposes of the provision, means a business existing on July 1, 2019, located in a county with a population between 40,500 and 41,000, as determined by the 2010 federal decennial census, which was declared a disaster area

by the Governor following a weather-related natural disaster that impacted the county on or about July 19, 2018. The provision modifying the definition of "new job" took effect May 13, 2019.

LABOR AND EMPLOYMENT

SENATE FILE 337 - Child Labor Prohibitions — Exceptions

BY COMMITTEE ON COMMERCE. This Act establishes new exceptions to Iowa Code chapter 92, Child Labor. The Act provides that Iowa Code chapter 92 does not prohibit a child from willfully volunteering as defined by federal regulation for a charitable or public purpose; a child 12 years of age or older from being employed by a charitable organization or unit of state or local government as a referee for a sport program sponsored by that charitable organization or unit of state or local government or by an organization of referees sponsored by an organization recognized by the United States Olympic Committee under federal law; or a child under age 16 from serving in the Iowa Summer Youth Corps Program or a child over 14 years of age from serving in any other recognized program of the Iowa National Service Corps Program. Prohibitions on persons under 18 years of age working in certain specified occupations under Iowa Code chapter 92 apply to volunteering, employment, and service under these exceptions.

SENATE FILE 502 - Public Employee Whistleblower Protection

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to whistleblower protection for an employee of the state and of a political subdivision of the state.

The Act requires that disclosures of information by an employee that are subject to whistleblower protection must be in good faith. In addition, the Act provides that an aggrieved employee may recover civil damages in an amount up to three times the employee's annual wages and benefits at the time of the whistleblower protection violation. The Act also authorizes disclosure of information by an employee to a person providing human resource management for the employer of the employee and allows the person providing human resource management to seek injunctive relief for a whistleblower protection violation. The Act also requires each political subdivision of the state to provide information to new employees of the authority of the Office of Ombudsman to investigate complaints and to provide information to all employees of the political subdivision, including the toll-free telephone number of the Ombudsman.

SENATE FILE 507 - Workers' Compensation — Falls on Level Surfaces

BY COMMITTEE ON COMMERCE. This Act provides that personal injuries due to idiopathic or unexplained falls from a level surface onto the same level surface do not arise out of and in the course of employment and are not compensable under lowa Code chapter 85.

Prior law provides and the Act maintains that the words "personal injury arising out of and in the course of the employment" shall include injuries to employees whose services are being performed on, in, or about the premises that are occupied, used, or controlled by the employer, and also injuries to those who are engaged elsewhere in places where their employer's business requires their presence and subjects them to dangers incident to the business.

HOUSE FILE 327 - Employers and Employees — Franchise Relationships

BY COMMITTEE ON COMMERCE. This Act provides that, for the purposes of certain specified employment laws, a franchisor shall not be considered to be an employer of a franchisee or of an employee of a franchisee unless at least one of two specified conditions are met. The first condition is that the franchisor has agreed in writing to be considered to be the employer of the franchisee or of the employees of the franchisee. The second condition is that the franchisor has been found by the governing state agency to have exercised a type or degree of control over the franchisee or the franchisee's employees that is not customarily exercised by a franchisor for the purpose of protecting the franchisor's trademarks and brand.

The affected employment laws are Iowa Code chapter 216 relating to civil rights, Iowa Code chapters 85, 86, and 87 relating to workers' compensation, Iowa Code chapter 91A relating to wage payment collection, Iowa Code chapter 91D relating to the minimum wage, and Iowa Code chapter 96 relating to unemployment insurance.

The Act applies to work performed on or after July 1, 2019.

LOCAL GOVERNMENT

SENATE FILE 283 - Ethics — Conflicts of Interest in Government Contracts

SENATE FILE 377 - Emergency Response Services by Nonprofit Corporations for Municipalities — Liability

Exemption

SENATE FILE 447 - City Zoning Authority — Residential Property Rental Permit Caps

SENATE FILE 634 - City and County Budget Practices and Property Taxation

HOUSE FILE 595 - Salaries for Deputy County Auditors in Charge of Election Administration

HOUSE FILE 698 - Pioneer Cemeteries — Jurisdiction and Management

HOUSE FILE 701 - Zoning — Preexisting Nonconforming Uses by Manufactured, Modular, and Mobile Homes

and Site-Built Dwelling Units — Continuance

HOUSE FILE 741 - City General Obligation Bonds — Flood Mitigation Projects

RELATED LEGISLATION

SENATE FILE 93 - Abandoned Buildings — Abatement Process

SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act changes certain civil procedures relating to abandoned structures and abatement of public nuisances. The Act applies to cities and counties that adopt the provisions of the Act by

ordinance.

SENATE FILE 170 - County Agricultural Extension Councils — Vacancies — Publication Duties

SEE ELECTIONS, ETHICS, AND CAMPAIGN FINANCE. This Act relates to the duties of county agricultural extension councils by changing when vacancies must be filled by an election and changing the deadline for filing annual financial reports. The Act took effect

May 3, 2019.

SENATE FILE 265 - Mushroom Sales at Farmers Markets

SEE AGRICULTURE. This Act provides for the sale of certain culinary mushrooms, commonly referred to as a variety of wild golden oyster mushroom, at farmers markets regulated by the Department of Inspections and Appeals or political subdivisions. The Act

took effect May 6, 2019.

SENATE FILE 302 - Operation of Motor Vehicles — Automated Driving Systems

SEE TRANSPORTATION. This Act regulates motor vehicles equipped with an automated driving system, including prohibiting a political subdivision from imposing additional requirements or taxes specific to the operation of system-equipped vehicles, automated

driving systems, or on-demand driverless-capable vehicle networks.

SENATE FILE 364 - Sobriety and Drug Monitoring Program — Miscellaneous Changes

SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act provides that an order or directive requiring a person to participate in and comply with a Sobriety and Drug Monitoring Program shall continue for not fewer than 90 days. The participating law enforcement agency is required to notify the Department of Transportation when a

participant has completed participation in the program.

SENATE FILE 367 - Iowa Communications Network — Elimination of Education and Regional Telecommunications Councils

SEE STATE GOVERNMENT. This Act eliminates regional telecommunications councils that were established under the Iowa Communications Network (ICN). Regional

telecommunications councils were responsible for advising the ICN's Education Telecommunications Council on the assessment of local educational needs and the coordination of program activities.

SENATE FILE 409

Department of Natural Resources — Administrative Procedures
 SEE ENVIRONMENTAL PROTECTION. This Act affects administrative procedures within
 the Department of Natural Resources, including changes affecting rural water associations
 and community public water supplies.

SENATE FILE 502

- Public Employee Whistleblower Protection

SEE LABOR AND EMPLOYMENT. This Act relates to whistleblower protection for an employee of a political subdivision of the state. The Act requires that disclosures of information by an employee be in good faith, and provides that an aggrieved employee may recover additional civil damages for a whistleblower protection violation. The Act also requires each political subdivision of the state to provide information to new employees of the authority of the Office of Ombudsman to investigate complaints and to provide information to all employees of the political subdivision, including the toll-free telephone number of the Ombudsman.

SENATE FILE 548

 Water Pollution Control Projects — Real Property Acquisition by Private Entities for Sale or Donation to Government Entities — Funding Restricted
 SEE ENVIRONMENTAL PROTECTION. This Act relates to the acquisition of real property by private entities for the purpose of selling or donating the property to certain government entities.

SENATE FILE 599

- Regulation of Hemp

SEE AGRICULTURE. This Act regulates the production and transportation of hemp and the retail sale of hemp products in accordance with federal law. The Act provides that primary responsibility for the administration of the Act is delegated to the Department of Agriculture and Land Stewardship. Enforcement responsibilities are shared with the Department of Public Safety and the local law enforcement agencies (any county sheriff's office or municipal police department).

SENATE FILE 629

Vehicles of Excessive Size and Weight — Permits — Raw Forest Product Transport
 SEE TRANSPORTATION. This Act relates to permits for vehicles of excessive size and
 weight, including by allocating a portion of certain fees to local authorities and allowing local
 authorities to approve certain highways for the operation of vehicles traveling under certain
 permits.

SENATE FILE 638

 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division III of this Act prohibits a county recorder from charging or collecting a fee for the submission or filing of a groundwater hazard statement. Division V allows eligible political subdivisions to apply for moneys from the Flood Recovery Fund for projects supporting flood response, flood recovery, or flood mitigation activities.

HOUSE FILE 487

Wireless Telecommunications Infrastructure Installations — Restrictions
 SEE HEALTH AND SAFETY. This Act prohibits a governing body au

SEE HEALTH AND SAFETY. This Act prohibits a governing body authorized to make decisions relative to an application for the installation of wireless telecommunications infrastructure under lowa Code chapter 8C from rejecting an application for the installation of a tower or transmission equipment in the unincorporated area of a county with a population of less than 15,000, except for on certain residential or historical property, upon written confirmation from the Statewide Interoperable Communications System Board that the equipment is to be installed and used as part of the state plan approved under federal

law for the deployment of the Nationwide Public Safety Broadband Network or Radio Access Network. The Act took effect March 25, 2019, and is repealed March 25, 2021.

HOUSE FILE 516

- Joint 911 Service Boards — Voting Membership

SEF HEALTH AND SAFETY This Act provides to

SEE HEALTH AND SAFETY. This Act provides that the county sheriff and the chief of police of each city operating a public safety answering point within the county, or such official's designee, are entitled to voting membership on the county joint 911 service board, in addition to each political subdivision having a public safety agency serving territory within the county and each local emergency management agency operating within the county as provided in existing law.

HOUSE FILE 537

- Public Utilities — Fees for Use of Public Rights-of-Way

SEE ENERGY AND PUBLIC UTILITIES. This Act allows a local government to recover a permit fee for direct and fully documented management costs attributable to a public utility's requested use of an available public right-of-way, instead of management costs caused by the public utility's activity in the right-of-way as previously permitted. The Act does not prohibit a voluntary agreement between a public utility and a local government to share services to reduce costs and preserve public rights-of-way for future public safety purposes and allows in-kind services in lieu of a fee if pursuant to such a voluntary agreement.

HOUSE FILE 609

Legalizing Act — Bennett Community School District Instructional Support Program
 SEE EDUCATION. This Act legalizes the action of the Bennett Community School District
 to participate in an instructional support program following the school district's failure to
 comply with the certification timing requirements.

HOUSE FILE 685

- Prisoners of County Jails — Medical Aid Payment Review

SEE HEALTH AND SAFETY. This Act requires a review of the current processes for payment of medical aid provided to prisoners of county jails and the submission of a report including proposed recommendations for improvements in the processes to the General Assembly by December 15, 2019.

HOUSE FILE 689

- Removal of County Veterans Service Officers

SEE PUBLIC DEFENSE AND VETERANS. This Act provides that county veterans service officers shall only be removed from office by the county commission of veterans affairs subject to the approval of the county board of supervisors.

HOUSE FILE 690

- Children's Behavioral Health System

SEE CHILDREN AND YOUTH. This Act establishes a children's behavioral health system including establishment of the Children's Behavioral Health System State Board, eligibility requirements, core services, and charges of the mental health and developmental services regional governing boards. The Act provides that children's behavioral health services provided to eligible children that are not covered under the Medical Assistance Program or other third-party payor are the responsibility of the mental health and disabilities regional service system.

HOUSE FILE 691

- County Mental Health and Disability Services — Cash Flow Amount Restrictions SEE HUMAN SERVICES. This Act modifies the financial limitations imposed on counties and mental health and disability services regions related to permissible cash flow amounts and the modification of county budgeted amounts as the result of cash flow reduction amounts for certain fiscal years. The Act authorizes the amendment of a county's budget or a region's regional service system management plan or annual service and budget plan to the extent necessary to implement the provisions of the Act for specified fiscal years. The Act took effect May 1, 2019, and applies retroactively to July 1, 2018, for fiscal years beginning on or after that date.

hermaphroditism, gender identity disorder, or body dysmorphic disorder.

HOUSE FILE 766

- Appropriations — Health and Human Services SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2019-2020, and includes provisions authorizing the transfer of funds by a specified county from any other fund of the county to the Mental Health and Disabilities Regional Services Fund to provide mental health and disability services for FY 2019-2020; and an exemption from application of unfair practices in accommodations or services under the lowa Civil Rights Act of 1965, of the required provision by any state or local government unit or tax-supported district of certain surgeries or procedures related to transsexualism,

LOCAL GOVERNMENT

SENATE FILE 283 - Ethics — Conflicts of Interest in Government Contracts

BY COMMITTEE ON LOCAL GOVERNMENT. Current lowa Code provisions generally restrict school board members and city and county officers and employees from entering into contracts with the applicable governmental entity or having an interest, direct or indirect, in a contract with the entity. The prohibition does not, however, apply to contracts if purchases benefiting the individual do not exceed specified value thresholds in a fiscal year. The Act increases current thresholds for school board members, for city and county officers or employees, and for officers or employees to \$6,000.

By operation of law, the threshold amount changes in the Act also apply to other provisions governing school board members and provisions governing certain school organizations and clubs under Iowa Code section 298A.15, port authorities under Iowa Code chapter 28J, regional transit districts under Iowa Code chapter 28M, and county enterprise commissions under Iowa Code section 331.471.

SENATE FILE 377 - Emergency Response Services by Nonprofit Corporations for Municipalities — Liability Exemption

BY COMMITTEE ON JUDICIARY. This Act extends the immunity from tort liability, absent an express statute, granted to municipalities for certain claims to nonprofit corporations providing emergency response services to a municipality.

SENATE FILE 447 - City Zoning Authority — Residential Property Rental Permit Caps

BY COMMITTEE ON STATE GOVERNMENT. This Act prohibits a city from adopting or enforcing a regulation, restriction, or other ordinance related to residential property rental permit caps on single-family homes or duplexes.

The Act took effect May 2, 2019.

SENATE FILE 634 - City and County Budget Practices and Property Taxation

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the approval process for county and city budgets, to the certification of property taxes, and to state appraisal manuals. The Act is organized by division.

Division I — County and City Property Tax Public Hearing and Resolution

Under Division I of the Act, for budget years beginning on or after July 1, 2020, each county and city is, prior to filing of the entity's proposed budget, required to adopt a resolution establishing, in the case of a county, the total maximum property tax dollars that may be certified for levy for general county services and the total maximum property tax dollars that may be certified for levy for rural county services; and in the case of a city, the total maximum property tax dollars that may be certified for the enumerated city government purposes and funds. The governing body must hold a public hearing on the resolution and notice of the public hearing is required to be published and posted on the entity's Internet site and social media accounts, as applicable. Notice of the hearing is required to include specified property tax dollar amounts and levy rates, including the effective tax rate, as defined in the Act. After the public hearing, the board may decrease, but not increase, the proposed total maximum property tax dollar amounts for inclusion in the resolution and shall adopt the resolution. However, if the sum of the total maximum property tax dollars for the budget year specified in the resolution exceeds 102 percent of the sum of the current fiscal year's actual property taxes certified for levy, the governing body shall be required to adopt the resolution by a two-thirds majority of the membership of the governing body.

The governing body of the county or city is prohibited from adopting a tax in excess of the total maximum property tax dollar amounts specified in the resolution when adopting the county or city budget.

lowa Code section 24.17 establishes deadlines for the local budgets of the various political subdivisions to be certified. The Act moves the certification deadline for counties and cities from March 15 to March 31 and modifies other relevant statutory deadlines relating to county and city budgets accordingly.

Division I applies to city and county budgets and taxes for fiscal years beginning on or after July 1, 2020.

Division II — State Appraisal Manual

Division II of the Act requires the Director of Revenue to prepare, issue, and continuously revise a state appraisal manual that each county and city assessor shall use in assessing and valuing all classes of property in the state; and requires each county and city assessor to use the most recently issued state appraisal manual in assessing and valuing all classes of property in the state within two years of the publication date of the most recently issued manual. The Department of Revenue may grant an extension of up to two years to a county or city assessor upon request and demonstration of substantial hardship by an assessor.

HOUSE FILE 595 - Salaries for Deputy County Auditors in Charge of Election Administration

BY COMMITTEE ON STATE GOVERNMENT. Iowa Code section 331.904 provides that the annual base salary of the first and second deputy officer of an office of county auditor, treasurer, and recorder, the deputy in charge of the motor vehicle registration and title division, and the deputy in charge of driver's license issuance shall each be an amount not to exceed 85 percent of the annual salary of the deputy's principal officer. This Act adds the deputy in charge of elections administration to the list of deputy officers to which the limitation applies.

HOUSE FILE 698 - Pioneer Cemeteries — Jurisdiction and Management

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to the jurisdiction and management of pioneer cemeteries, which are those cemeteries in which 12 or fewer burials have occurred in the preceding 50 years. A county board of supervisors is authorized to create, by ordinance, a cemetery commission that shall assume jurisdiction and management of the pioneer cemeteries in the county.

The Act allows a cemetery commission, once created, to continue to assume jurisdiction and management of a cemetery that would no longer qualify as a pioneer cemetery due to recent burials if the cemetery qualified as a pioneer cemetery upon or after the creation of the cemetery commission. The decision to allow the cemetery commission to retain jurisdiction and management of a former pioneer cemetery shall be made jointly between the county board of supervisors and the cemetery commission. Further, the county board of supervisors and the cemetery commission to assume jurisdiction and management of any cemetery in the county that had between 13 and 24 burials within the previous 50 years, but those cemeteries shall not be considered pioneer cemeteries.

+ HOUSE FILE 701 - Zoning — Preexisting Nonconforming Uses by Manufactured, Modular, and Mobile Homes and Site-Built Dwelling Units — Continuance

BY COMMITTEE ON STATE GOVERNMENT. This Act prohibits a city or county from adopting or enforcing an ordinance, regulation, or restriction that would prevent the continuance of a property owner's lawful nonconforming use relating to a preexisting mobile, modular, or manufactured home or preexisting site-built dwelling unit when such home or site-built dwelling unit is replaced by another mobile, modular, or manufactured home, containing no more than the original number of dwelling units, or site-built dwelling unit within a manufactured home community or mobile home park. However, a city or county may adopt or enforce an ordinance, regulation, or restriction to prevent the continuance of a lawful nonconforming use if a discontinuance is necessary for the safety of life or property; the nonconforming use has been discontinued for the period of time established by ordinance, which shall be at least one year, unless the discontinuance is caused by circumstances outside the control of the property owner; the replacement results in the overall nature and character of the present use being substantially or entirely different from the original lawful preexisting nonconforming use; or the replacement results in an obstruction to a shared driveway or shared sidewalk that provides vehicular or pedestrian access to other homes and uses unless the property owner makes modifications to such shared driveway or sidewalk that extinguishes such obstruction or the effects of such obstruction.

HOUSE FILE 741 - City General Obligation Bonds — Flood Mitigation Projects

BY COMMITTEE ON WAYS AND MEANS. This Act provides that general obligation bonds issued by a city for specified flood-related purposes and bonds issued to refund or refinance such bonds may mature and be retired in a period not exceeding 30 years from the date of issue, instead of a 20-year retirement period. However, the 30-year period is only applicable if the bonds are issued in conjunction with a project approved by the Flood Mitigation Board

under Iowa Code chapter 418 and if the estimated useful life of the project, independently determined by a licensed professional engineer, is at least 200 percent of the maturity and retirement period for the bonds.

The Act applies to bonds issued before, on, or after July 1, 2019.

NATURAL RESOURCES AND OUTDOOR RECREATION

SENATE FILE 86 - Licenses Issued by Department of Natural Resources — Organ Donor Status

SENATE FILE 282 - Honey Creek Premier Destination Park Bond Program — Repeal

SENATE FILE 306 - Lake Manawa State Park and Waubonsie State Park User Fee Pilot Programs

HOUSE FILE 325 - Weapons Requirements for Nonambulatory Hunters

HOUSE FILE 604 - Commercial Fishing — Removal of Underused, Undesirable, and Injurious Organisms — Licensing Requirements

RELATED LEGISLATION

SENATE FILE 409 - Department of Natural Resources — Administrative Procedures

SEE ENVIRONMENTAL PROTECTION. This Act affects administrative procedures within

the Department of Natural Resources, particularly affecting notice, orders, appeals, and

certain administrative decisions.

 SENATE FILE 548 - Water Pollution Control Projects — Real Property Acquisition by Private Entities for Sale or Donation to Government Entities — Funding Restricted

SEE ENVIRONMENTAL PROTECTION. This Act relates to the acquisition, donation, or sale of real property for specified purposes with the assistance of moneys in the revolving loan funds established under requirements of the federal Clean Water Act or Safe Drinking

Water Act.

SENATE FILE 609 - Appropriations — Agriculture and Natural Resources

SEE APPROPRIATIONS. This Act relates to agriculture, natural resources, and environmental protection by making appropriations to support a number of administrative entities and related programs and projects under their respective control. The Act also includes a number of changes to the lowa Code. Moneys are appropriated from or to both major and minor sources, including funds or accounts. Major sources include the General Fund of the State, the Environment First Fund, and the Resources Enhancement and Protection Fund. Major administrative entities appropriated moneys include the Department of Agriculture and Land Stewardship, the Department of Natural Resources, lowa State University of Science and Technology, and the State University of Iowa. A number of the appropriations are made to support the Water Quality Initiative codified in

Iowa Code chapter 466B.

SENATE FILE 629 - Vehicles of Excessive Size and Weight — Permits — Raw Forest Product Transport

SEE TRANSPORTATION. This Act relates to permits for vehicles of excessive size and weight, including by authorizing the Department of Transportation to issue permits for

vehicles transporting raw forest products.

+ Registration and Titling of Vessels, Snowmobiles, and All-Terrain Vehicles

SEE TRANSPORTATION. This Act relates to the process governing the transfer

SEE TRANSPORTATION. This Act relates to the process governing the transfer of ownership and registration of vessels, snowmobiles, and all-terrain vehicles.

HOUSE FILE 750 - Powers and Duties of the Department of Agriculture and Land Stewardship

SEE AGRICULTURE. This Act relates to the powers and duties of the Department of Agriculture and Land Stewardship and in certain circumstances impacts the Department of Natural Resources, including by providing for alternative fuel projects, and providing for

water quality programs and projects.

HOUSE FILE 765

Appropriations — Infrastructure and Capital Projects
 SEE APPROPRIATIONS. This Act relates to and makes appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund and the Technology Reinvestment Fund, and provides for related matters. The Act establishes an On-Stream Impoundment Restoration Fund under the control of the Department of Natural Resources to fund projects for the maintenance, restoration, and sustainability of eligible water bodies.

NATURAL RESOURCES AND OUTDOOR RECREATION

SENATE FILE 86 - Licenses Issued by Department of Natural Resources — Organ Donor Status

BY BROWN. This Act requires the Department of Natural Resources (DNR) to include on a hunting, fishing, or fur harvester license application a section where an applicant may request that the applicant's license indicate that the applicant is a donor under the Revised Uniform Anatomical Gift Act. If any adult applicant, or any minor applicant who is at least 14 years of age and has the signed approval of a parent or guardian, requests that the applicant's hunting, fishing, or fur harvester license indicate that the applicant is a donor under the Revised Uniform Anatomical Gift Act, the department shall place a symbol on the applicant's license that makes the indication. An applicant's authorization to have the symbol placed on the applicant's hunting, fishing, or fur harvester license is considered a valid method of making an anatomical gift.

The Act requires the DNR to provide reasonable access to information to a procurement organization to ascertain whether an individual at or near death is a donor. The DNR shall cooperate with a person that administers the lowa Donor Registry for the purpose of transferring to the registry all relevant information regarding a donor's making of an anatomical gift. The DNR shall also include instruction relating to making an anatomical gift under the Revised Uniform Anatomical Gift Act in its hunter education program curriculum.

SENATE FILE 282 - Honey Creek Premier Destination Park Bond Program — Repeal

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act repeals Iowa Code chapter 463C, which is the Honey Creek Premier Destination Park Bond Program.

The Honey Creek Premier Destination Park Authority existed within the Department of Natural Resources until its dissolution on June 1, 2018. The authority implemented and administered the Honey Creek Premier Destination Park Bond Program. Prior law required the authority to dissolve no later than two years after the date of final payment of all outstanding bonds and the satisfaction of all outstanding obligations of the authority, except to the extent necessary to remain in existence to fulfill any outstanding covenants or provisions with bondholders or third parties made in accordance with lowa Code chapter 463C. The law required all assets of the authority to be deposited into the General Fund of the State upon dissolution of the authority unless otherwise directed by the General Assembly.

All outstanding bonds of the authority were defeased on November 25, 2013, and subsequently redeemed on June 1, 2016. The dissolution of the authority was effective June 1, 2018.

The Act makes conforming changes in the lowa Code to remove references to the authority. Additionally, language regarding competitive bidding applicable to Honey Creek Resort State Park that would otherwise have been repealed is placed in lowa Code chapter 461A (Public Lands and Waters).

SENATE FILE 306 - Lake Manawa State Park and Waubonsie State Park User Fee Pilot Programs

BY COMMITTEE ON WAYS AND MEANS. This Act establishes two pilot programs to collect a fee from a nonresident entering either Lake Manawa State Park or Waubonsie State Park. Current law prohibits the Department of Natural Resources from imposing an entrance fee on any person entering a state park. Notwithstanding that provision, the Act allows the department to impose an entrance fee of \$5 upon a nonresident who enters either state park on a per vehicle basis for one day of admission. Each pilot program also allows a nonresident to purchase an annual pass for \$40. The annual pass grants daily access to the particular park through one year after the date of purchase. A nonresident who purchases an annual pass may also purchase a second annual pass for entrance by a different vehicle for \$15. The Act allows the department to decide whether to charge separate nonresident and resident fees for beach access at Lake Manawa State Park and for camping and shelter reservations at either state park. The department is to determine an effective method of collecting the fees. The pilot programs are eliminated on July 1, 2022.

HOUSE FILE 325 - Weapons Requirements for Nonambulatory Hunters

BY COMMITTEE ON NATURAL RESOURCES. This Act changes weapon requirements for a nonambulatory person issued an any sex deer hunting license.

The Act allows a nonambulatory person to use the method of take authorized for the hunting season if the person is issued an any sex deer hunting license. If a tag is filled in one season, the license will not be valid in a subsequent season.

Under prior law, such a person could only use a shotgun or a muzzleloading rifle during any established deer hunting season.

HOUSE FILE 604 - Commercial Fishing — Removal of Underused, Undesirable, and Injurious Organisms — Licensing Requirements

BY COMMITTEE ON NATURAL RESOURCES. This Act relates to commercial fishing requirements when fishing under certain contracts. Prior law exempted a person from obtaining a license, tagging commercial fishing equipment, and submitting monthly reports to the Department of Natural Resources if the person had a contract with the department for the removal of underused, undesireable, or injurious organisms from the waters of the state. The Act removes the exemptions but specifies that a person who enters into such a contract with the director of the department, and any subcontractor under such a contract, must obtain the appropriate valid commercial license. However, any other person acting within the scope of the contract may be unlicensed.

The Act applies to contracts becoming effective on and after January 1, 2020.

PUBLIC DEFENSE AND VETERANS

HOUSE FILE 288

 Injured Veterans Grants and Expedited Professional or Occupational Licensing for Spouses of Military Forces Members

HOUSE FILE 689

- Removal of County Veterans Service Officers

RELATED LEGISLATION

SENATE FILE 246

All Iowa Opportunity Scholarship Program — Eligibility Requirements
 SEE EDUCATION. This Act strikes provisions under the All Iowa Opportunity Scholarship
 Program requiring that the surviving child of a peace officer, fire fighter, or sheriff or deputy
 sheriff be under the age of 26, or under the age of 30 if the child is a veteran, in order to be
 eligible for the program.

HOUSE FILE 289

- Gambling Games — Distribution of Receipts for Charitable Purposes **SEE GAMING.** This Act requires a qualified sponsoring organization licensed to operate gambling games pursuant to lowa Code chapter 99F to provide that any organization exempt from federal income taxes under Internal Revenue Code section 501(c)(19), which relates to qualified veterans organizations, shall be eligible for a distribution of adjusted gross receipts for educational, civic, public, charitable, patriotic, or religious uses.

HOUSE FILE 766

Appropriations — Health and Human Services
 SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and
 human services for FY 2019-2020, and includes funding for the Department of Veterans
 Affairs, the lowa Veterans Home, and local veterans services.

PUBLIC DEFENSE AND VETERANS

HOUSE FILE 288 - Injured Veterans Grants and Expedited Professional or Occupational Licensing for Spouses of Military Forces Members

BY COMMITTEE ON VETERANS AFFAIRS. This Act eliminates the requirements that a veteran be injured in a combat zone or zone where the veteran is receiving hazardous duty pay in order to qualify for the Injured Veterans Grant Program, which is a program that provides grants to veterans recovering from an injury received in the line of duty.

The Act provides that the Department of Veterans Affairs, the Commission of Veterans Affairs, and National Guard are to collaborate on a report regarding the sustainability of future funding for the Injured Veterans Grant Program with a written report due to the Governor and General Assembly by December 31, 2019.

The Act establishes an expedited licensing process for spouses of active duty members of the United States military who are stationed in lowa pursuant to military orders. Licensing boards are to establish procedures to expedite the licensing of an individual who is licensed in a similar profession or occupation in another state and who is the spouse of an active duty member of the military forces of the United States.

HOUSE FILE 689 - Removal of County Veterans Service Officers

BY COMMITTEE ON VETERANS AFFAIRS. This Act provides that county veterans service officers shall only be removed from office by the county commission of veterans affairs subject to the approval of the county board of supervisors.

STATE GOVERNMENT

SENATE FILE 333 - Nonsubstantive Code Corrections

SENATE FILE 367 - Iowa Communications Network — Elimination of Education and Regional

Telecommunications Councils

SENATE FILE 475 - Notarial Acts — Use of Communications Technology — Electronic Documents

SJR 17 - Sales of Merchandise at Children's Benefit on Capitol Grounds

 Proposed Constitutional Amendment — Right to Keep and Bear Arms **SJR 18**

HOUSE FILE 392 - Ethics — Sales of Services by Governmental Officials and Employees — Exemption

HOUSE FILE 485 - Targeted Small Business Procurement — State Agency Purchasing Requirements

HOUSE FILE 679 - Substantive Code Corrections

HOUSE FILE 743 - Uniform Electronic Legal Material Act

HOUSE FILE 764 - Constitutional Amendments — Procedure and Publication Requirements

RELATED LEGISLATION

SENATE FILE 265 - Mushroom Sales at Farmers Markets

SEE AGRICULTURE. This Act provides for the sale of certain culinary mushrooms, commonly referred to as a variety of wild golden oyster mushroom, at farmers markets regulated by the Department of Inspections and Appeals or political subdivisions. The Act took effect May 6, 2019.

SENATE FILE 282 - Honey Creek Premier Destination Park Bond Program — Repeal

SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act repeals the Honey Creek Premier Destination Park Bond Program. All outstanding bonds of the Honey Creek Premier Destination Park Authority were defeased on November 25, 2013, and subsequently redeemed on June 1, 2016. The dissolution of the authority was effective June 1, 2018.

Student Loan Delinguencies and Defaults — Licensing Sanctions Prohibited

SEE BUSINESS, BANKING, AND INSURANCE. This Act eliminates Iowa Code provisions which authorized the College Student Aid Commission to deny, revoke, or suspend any license authorized by the laws of this state to any person who has defaulted on an obligation owed to or collected by the commission, and requires the state's licensing boards to adopt administrative rules to prohibit the suspension or revocation of a license to such a person solely on the basis of such default or delinquency.

- Submission to Credit Union Division — Good-Faith Requirement

SEE BUSINESS, BANKING, AND INSURANCE. This Act requires the good-faith submission of information, records, applications, and documents to the Credit Union Division. Any information or document provided to the division in the absence of good faith is subject to revocation of prior approval or denial, if applicable.

SENATE FILE 403 - Superintendent of Credit Unions — Subpoena Powers

SEE BUSINESS, BANKING, AND INSURANCE. This Act expands the subpoena authority of the Superintendent of Credit Unions of the Credit Union Division by allowing the superintendent to compel the production of any relevant record related to any period of examination of a state credit union, or related to any report or filing made by or provided to the division.

SENATE FILE 304

SENATE FILE 402

SENATE FILE 502

- Public Employee Whistleblower Protection

SEE LABOR AND EMPLOYMENT. This Act relates to whistleblower protection for an employee of the state. The Act requires that disclosures of information by an employee be in good faith, and provides that an aggrieved employee may recover additional civil damages for a whistleblower protection violation. The Act also provides specific authority to a person providing human resource management for the employer of the employee relating to a whistleblower protection violation.

SENATE FILE 505

- Regulation of Landscape Architects

SEE BUSINESS, BANKING, AND INSURANCE. This Act modifies provisions applicable to the licensure of professional landscape architects by the Landscape Architectural Examining Board, including provisions relating to board member composition, board duties, examinations, applicant eligibility, foreign licensees, and certain procedural requirements.

SENATE FILE 506

- Credit Union Mergers — Notice and Approval Requirements

SEE BUSINESS, BANKING, AND INSURANCE. This Act relates to procedural requirements for the merger of state credit unions. The Act requires advance review and approval of all materials included in a merging credit union's notice of balloting to its members by the Superintendent of Credit Unions.

SENATE FILE 548

 Water Pollution Control Projects — Real Property Acquisition by Private Entities for Sale or Donation to Government Entities — Funding Restricted

SEE ENVIRONMENTAL PROTECTION. This Act relates to the acquisition of real property by private entities for the purpose of selling or donating the property to certain government entities.

SENATE FILE 599

- Regulation of Hemp

SEE AGRICULTURE. This Act regulates the production and transportation of hemp and the retail sale of hemp products having a maximum concentration of delta-9 tetrahydrocannabinol (THC) that does not exceed three-tenths of one percent, in accordance with federal law. The Act provides that primary responsibility for the administration of the Act is delegated to the Department of Agriculture and Land Stewardship (DALS). Enforcement responsibilities are shared with the Department of Public Safety and the local law enforcement agencies. The Act requires DALS to submit a state plan to the United States Department of Agriculture for approval, requires the issuance of licenses, the imposition of fees, and the appropriation of moneys, and the adoption rules. It provides for a number of regulations, and requires inspections and tests of crop samples. It also provides for the suspension and revocation of licenses, the destruction of crops, and the imposition of civil penalties.

SENATE FILE 609

- Appropriations — Agriculture and Natural Resources

SEE APPROPRIATIONS. This Act relates to agriculture, natural resources, and environmental protection by making appropriations to support a number of administrative entities and related programs and projects under their respective control. The Act also includes a number of changes to the Iowa Code. Moneys are appropriated from or to both major and minor sources, including funds or accounts. Major sources include the General Fund of the State, the Environment First Fund, and the Resources Enhancement and Protection Fund. Major administrative entities appropriated moneys include the Department of Agriculture and Land Stewardship, the Department of Natural Resources, Iowa State University of Science and Technology, and the State University of Iowa. A number of the appropriations are made to support the Water Quality Initiative codified in Iowa Code chapter 466B.

SENATE FILE 619

- Regulation of Motor Vehicle or Residential Services Contracts and Service Companies SEE BUSINESS, BANKING, AND INSURANCE. This Act requires service companies selling residential or motor vehicle service contracts in lowa to obtain annual licensure from the Commissioner of Insurance under lowa Code chapter 523C. The Act makes changes throughout lowa Code chapter 523C and establishes regulations or requirements relating to license applicability, applications, validity, renewal, demonstration of financial responsibility, reimbursement insurance policies, disclosure to service contract holders, service contract form, disciplinary action, examination costs, prohibited acts, civil penalties, annual reporting, exclusions, and lending institution practices, as described in the Act. The Act establishes a Service Company Oversight Fund under the control of the commissioner. The Act took effect May 16, 2019.

SENATE FILE 638

 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division I of this Act allows FY 2019-2020 and FY 2020-2021 salary adjustments to be funded as determined by the Department of Management using unappropriated moneys remaining in certain funds. Division III requires the Ombudsman's report concerning the exercise of the Ombudsman's functions to be submitted to the General Assembly and the Governor by December 31 and to cover the preceding fiscal year. Division VI codifies provisions relating to the salary model administrator and the submission of estimates of expenditure requirements to the Department of Management.

HOUSE FILE 393

- Ethics — Gift Reporting by Executive Branch

SEE ELECTIONS, ETHICS, AND CAMPAIGN FINANCE. This Act modifies the requirements relating to the reporting of gifts and bequests received by the executive branch.

HOUSE FILE 482

- Peace Officers — Designated Department of Transportation Employees — Repeal Extended

SEE TRANSPORTATION. This Act alters the future repeal of provisions relating to Department of Transportation employees designated as peace officers to July 1, 2022.

HOUSE FILE 609

Legalizing Act — Bennett Community School District Instructional Support Program
 SEE EDUCATION. This Act legalizes the action of the Bennett Community School District
 to participate in an instructional support program following the school district's failure to
 comply with the certification timing requirements.

HOUSE FILE 750

Powers and Duties of the Department of Agriculture and Land Stewardship
 SEE AGRICULTURE. This Act relates to the powers and duties of the Department of
 Agriculture and Land Stewardship and in certain circumstances impacts the Department
 of Natural Resources, including by changing the name of the Weather Bureau to the
 Climatology Bureau, providing for licenses and fees, providing for alternative fuel projects,
 and providing for water quality programs and projects.

HOUSE FILE 759

- Appropriations — Administration and Regulation

SEE APPROPRIATIONS. This Act appropriates moneys to and makes related statutory changes involving various state departments, agencies, and funds for FY 2019-2020. Division IV of the Act requires the Department of Administrative Services to submit an annual report to the General Assembly, requires the Office of the Chief Information Officer to submit a quarterly report to the General Assembly, and provides that the \$150 annual hotel license fee established in Iowa Code section 137C.9 applies to hotels containing 101 guest rooms or more.

HOUSE FILE 765

- Appropriations — Infrastructure and Capital Projects

SEE APPROPRIATIONS. This Act relates to and makes appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund and the Technology Reinvestment Fund, and provides for related matters. The Act requires the Director of the Department of Administrative Services to prepare an annual report of vacant state buildings and to submit the report to the Legislative Services Agency and the Department of Management; provides that moneys in the Routine Maintenance Fund under the control of the Department of Administrative Services may be appropriated for routine maintenance projects for state buildings and facilities excluding buildings and facilities under the control of the State Board of Regents, State Department of Transportation, Department of Natural Resources, and Department of Public Defense; establishes a State Historical Building Task Force within the State Fair Authority to consider the feasibility, costs, and possible options relative to construction of a new State Historical Building Museum on the state fairgrounds; and creates a Vacant State Buildings Demolition Fund and a Vacant State Buildings Rehabilitation Fund in the State Treasury under the control of the Economic Development Authority and provides for the purpose of each fund.

HOUSE FILE 766

- Appropriations — Health and Human Services

SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2019-2020, and includes numerous provisions relating to health and human services, including continued authorization for the Department on Aging to implement Medicaid claiming for certain aging and disability resource center activities, and continuation of funding for a substance use disorder treatment program at the State training School at Eldora, the Autism Support Program, and the State Family Planning Services Program. The Act includes provisions and funding related to the children's behavioral health and state board system; amends provisions relating to the appointment of the executive directors of the boards of Medicine, Nursing, and Pharmacy, and the Dental Board; and eliminates or combines certain health and human services-related entities and makes other changes relating to these entities. The Act exempts from application of unfair practices in accommodations or services under the Iowa Civil Rights Act of 1965, the required provision by any state or local government unit or tax-supported district of certain surgeries or procedures related to transsexualism, hermaphroditism, gender identity disorder, or body dysmorphic disorder. The Act includes authorization for the transfer of funds by a specified county from any other fund of the county to the Mental Health and Disabilities Regional Services Fund to provide mental health and disability services for FY 2019-2020; and includes provisions relating to Medicaid program administration including Medicaid Managed Care contracts, Medicaid coverage for pregnant women lawfully admitted for permanent residence, and a process for the Department of Human Services to seek federal approval for a quality-of-care rate add-on program under the Medicaid program.

HOUSE FILE 768

- Iowa Finance Authority and Agricultural Development — Beginning Farmer Tax Credits SEE AGRICULTURE. This Act amends provisions in several Iowa Code chapters; primarily, Iowa Code chapter 16, which governs programs administered by the Iowa Finance Authority (IFA). IFA is under the jurisdiction of a nine-member board of directors appointed by the Governor. The Iowa Code chapter also provides for several other boards, including the Agricultural Development Board, which oversees various programs associated with beginning farmers under IFA's supervision. The Act provides that the Agricultural Development Board is to designate one of its members to serve on IFA's Board of Directors on an ex officio voting basis. The Act also creates a Beginning Farmer Tax Credit Program. Under the program, an eligible taxpayer is entitled to claim a tax credit against the taxpayer's individual or corporate income tax liability based on the terms of an agricultural lease agreement executed by the eligible taxpayer and a qualifying beginning

farmer. The Act took effect May 21, 2019, and applies retroactively to tax years beginning on or after January 1, 2019.

HOUSE FILE 772

- Economic Incentives for Broadband and Workforce Housing Development *SEE ECONOMIC DEVELOPMENT*. This Act provides incentives for broadband and workforce housing. Division II of the Act modifies provisions applicable to the Broadband Grant Program administered by the Office of the Chief Information Officer, including by extending the program from July 1, 2020, to July 1, 2025. Division III modifies the Workforce Housing Tax Incentives Program and provides for tax incentives to qualified housing projects in a county that has been declared a major disaster by the President of the United States on or after March 12, 2019, and that is also a county in which individuals are eligible for federal individual assistance.

STATE GOVERNMENT

SENATE FILE 333 - Nonsubstantive Code Corrections

BY COMMITTEE ON JUDICIARY. This Act makes lowa Code changes and corrections that are considered to be nonsubstantive and noncontroversial, in addition to style changes.

Changes made include numbering of unnumbered paragraphs; striking of redundant language; adding Oxford commas before the last item in a series; reformatting of provisions to place items that were in a series in an alphanumeric list; changing verb forms to correspond to the related nouns; updating lowa Code section language style; removing quotation marks from lowa Code form language; reformatting to place language into lowa Code forms; moving language to place it with related subject matter; conforming federal citations to current lowa Code style; conforming terminology to similar terminology used elsewhere in the lowa Code; dividing long or run-on sentences; updating internal references; correcting spelling, grammar, punctuation, and capitalization; changing references by name to the State University of lowa; eliminating or replacing the words "thereof," "herein," "it," and "said" with more explicit language; supplying missing verbs; conforming administrative rules adoption language to the style of similar language elsewhere in the lowa Code; combining unnumbered paragraphs into single units; replacing parentheses with commas; moving language to improve readability; supplying missing definite or indefinite articles; replacing the word "Act" with the word "chapter"; renumbering subsections to conform to lowa Code section content; converting lowa Code chapter divisions and unnumbered subchapter headings into lowa Code chapter subchapters; and correcting internal references to provisions numbered, renumbered, or transferred in this Act.

SENATE FILE 367 - Iowa Communications Network — Elimination of Education and Regional Telecommunications Councils

BY COMMITTEE ON STATE GOVERNMENT. This Act eliminates the Education Telecommunications Council and regional telecommunications councils that had been established under the Iowa Communications Network (ICN).

The Education Telecommunications Council was responsible for scheduling and site usage policies for educational users of the ICN, coordinating the activities of regional telecommunications councils, developing proposed rules and changes to rules for recommendation to the lowa Telecommunications and Technology Commission, and recommending long-range plans for enhancements needed for educational applications. Regional telecommunications councils were responsible for advising the Education Telecommunications Council on the assessment of local educational needs and the coordination of program activities.

SENATE FILE 475 - Notarial Acts — Use of Communications Technology — Electronic Documents

BY COMMITTEE ON STATE GOVERNMENT. This Act amends lowa Code chapter 9B, the "Revised Uniform Law on Notarial Acts" (RULONA), enacted by the General Assembly in 2012 (2012 lowa Acts, chapter 1050), which was based on a recommendation by the National Conference of Commissioners on Uniform State Laws, also referred to as the Uniform Law Commissioners (see lowa Code chapter 5), in 2010. The lowa Code chapter governs a notary public (an individual commissioned to perform a notarial act by the Secretary of State) or other notarial officer (a statutorily authorized individual such as a judge) who performs a specific official act such as attesting to some fact which often involves an individual's statement or signing of a record presented by an individual (lowa Code section 9B.2). Under the former law, an individual was required to appear personally before a notarial officer (lowa Code section 9B.6).

UNIFORM ACT AMENDMENTS TO THE 2010 RUL ONA — NEW IOWA CODE SECTION 9B.14A. The Act enacts new lowa Code section 9B.14A, which authorizes a notary public to perform a notarial act from a remotely located individual using communication and identity-proofing technology in compliance with existing lowa Code section 9B.6 as amended by the Act. Communication technology refers to any process that allows a notary public and a remotely located individual to communicate with each other simultaneously. It authorizes a notary public to identify a remotely located individual, including by personal knowledge, oath, or affirmation from a credible witness, or using at least two different types of identity proofing. It provides for an audio-visual recording of the notarial act, and requires that a certificate of notarial act (lowa Code section 9B.15) indicate that the notarial act was performed under the new lowa Code section.

NONUNIFORM ACT AMENDMENTS TO THE 2010 RULONA. The Act includes provisions that are nonuniform, including the regulation of a remote facilitator who provides communication technology or who creates, transmits, or retains audio-visual recordings on behalf of a notary public or remote individual. A remote facilitator must designate and continuously maintain in this state either a usual place of business or a registered office or a registered office for service of process (Iowa Code section 9B.2 as amended and new Iowa Code section 9B.14A).

The Act provides that the office of recorder of a county in which real estate is located may accept for recording a tangible copy of an electronic record of an instrument affecting real estate, if the electronic record is evidenced by a certificate of a notarial act. However, a document purporting to convey or encumber real property that has been recorded by a county recorder under lowa Code section 9B.14A gives the same notice to third persons and is effective from the time of recording in the same manner as if the document had been certified (lowa Code section 9B.20, as amended).

The Act restricts a public notary or a remote facilitator involved in performing a notarial act electronically from using personally identifiable information contained in a record subject to specified exceptions, such as the written consent of a person for the use or release of that person's personally identifiable information (new lowa Code section 9B.14C).

RULEMAKING. The Act requires the Secretary of State to begin the process of rulemaking in order to implement the provisions of the Act as soon as possible after the Act's effective date.

EFFECTIVE DATES. Generally, the Act takes effect July 1, 2020. However, the provision requiring rulemaking took effect on April 29, 2019.

SJR 17 - Sales of Merchandise at Children's Benefit on Capitol Grounds

BY COMMITTEE ON STATE GOVERNMENT. This Joint Resolution instructs the Department of Administrative Services (DAS) to permit A Brotherhood Aimed Towards Education (ABATE) of Iowa District 4 to sell merchandise on State Capitol Complex grounds during the course of toy runs held prior to the 89th General Assembly, provided that ABATE of Iowa District 4 first presents a copy of an Iowa sales tax permit for the location, or proof of application for such a permit, to DAS.

SJR 18 - Proposed Constitutional Amendment — Right to Keep and Bear Arms

BY COMMITTEE ON JUDICIARY. This Joint Resolution proposes an amendment to the Constitution of the State of lowa providing that the right of the people to keep and bear arms shall not be infringed. The sovereign state of lowa affirms and recognizes this right to be a fundamental individual right. Any and all restrictions of this right shall be subject to strict scrutiny.

The Joint Resolution, having been adopted, is referred to the next General Assembly for adoption a second time before being submitted to the electorate for ratification.

HOUSE FILE 392 - Ethics — Sales of Services by Governmental Officials and Employees — Exemption BY COMMITTEE ON STATE GOVERNMENT. This Act relates to the sale of goods or services by officials, state employees, members of the General Assembly, and legislative employees.

Under prior law governing government ethics and lobbying, a statewide elected official, a member of certain boards and commissions, an executive or administrative head at certain state agencies, a state employee, a member of the General Assembly, or a legislative employee, except as part of an official state duty, was prohibited from selling, in any one occurrence, any goods or services having a value in excess of \$2,000 to any state agency unless the sale was made pursuant to an award or contract let after public notice and competitive bidding.

The Act exempts these individuals from the prohibition if the services provided are pursuant to a contract for professional services that is exempt from competitive bidding requirements in the lowa Code or in administrative rules adopted pursuant to the lowa Code.

HOUSE FILE 485 - Targeted Small Business Procurement — State Agency Purchasing Requirements

BY COMMITTEE ON ECONOMIC GROWTH. This Act provides that any state agency, with approval by the Department of Administrative Services (DAS), may purchase directly from a vendor if the direct purchasing will contribute to the agency complying with targeted small business procurement goals and will not exceed an amount, not to exceed \$25,000, as determined by DAS by rule.

The Act requires DAS to submit an annual report to the General Assembly of contracts awarded to targeted small businesses pursuant to the authority granted by the Act.

HOUSE FILE 679 - 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 tribal ordinances; state funds and budgeting practices; state purchases and recycled content; athlete agents; water quality and pollution treatment programs; administrative rules jobs impact statements; local budgeting protests; public improvements; liability for National Guard-related activities; elections; removal from public office; public bonding; industry or sector partnerships; workers' compensation; occupational disease compensation; workplace injury reporting; occupational safety and health policy; unemployment compensation; state fire marshal inspections; alcoholic beverage regulation; controlled substances regulation; communicable and infectious diseases; pharmacy regulation; funeral direction, mortuary science, and cremation; renewable fuels and coproducts; pseudorabies control; pesticides; Civil Rights Commission powers and duties; Department of Human Services institutions; services and facilities for persons with intellectual disabilities or mental illness; commitment of sexually violent offenders; the Aging and Disability Resource Center; juvenile justice; newborn infant custody release procedures; child care facility personnel; community college facility tax levies; bonding by the State Board of Regents; confidentiality of livestock operation research project information; area education agency boards of directors; school districts, school boards, and schoolhouses and sites; historical area designations; right-of-way transfers; establishment of bikeways; road funds and funding; weed control; motor vehicle and motor carrier regulation; extensions of vehicle retail installment contracts; defective motor vehicle informal dispute resolution procedures; local railway regulation; airport zoning by municipalities; organization, powers, and duties of county government; official newspapers; regulation of dogs and other animals; land surveying standards; water and sanitary districts; township elections; organization of cities; city and joint electrical utilities; civil service; city zoning; cigarette sales regulation; corporate income taxation; sales and use taxation; property tax exemptions; excise tax on grain; taxation of railway company property; taxation of manufactured or mobile home property: assessment and valuation of property: inheritance taxes: fuel taxes: beverage container redemption centers; recycling; fuel storage and dispensing; public lands and waters; water navigation regulation; levee and drainage districts; public utility regulation; business corporations; securities regulation; regulation of insurance, insurers, and health maintenance organizations; credit unions; consumer credit transactions; real estate brokers and salespersons; subdivided land sales; publications referenced in administrative rules; labor and materials on public improvements; judicial retirement annuities; lawsuits and claims against the state; limitations of actions; rules of evidence; redemption of property; small claims; probate; sureties; nuisances; sexual exploitation by counselors, therapists, or school employees; illegal scanning or encoding devices; trespass; nonsupport; conduct giving rise to forfeiture; enhanced sexually predatory offense sentencing; restitution in criminal sentencing; victim compensation; personal property tax replacement; enrollment of children in public schools; legal assistance for financially distressed farmers; drugs, devices, or cosmetics; and excise tax on unlawful dealing in certain substances.

Changes made to provisions relating to taxation of telecommunications transmission property and enrollment of children in public schools apply retroactively to July 1, 2018. Changes made to provisions relating to special insurance coverages for certain behavioral health services provided by licensed master social workers, licensed mental health counselors, licensed marital and family therapists, and provisionally licensed psychologists apply retroactively to June 1, 2018.

HOUSE FILE 743 - Uniform Electronic Legal Material Act

BY COMMITTEE ON STATE GOVERNMENT. This Act is based on the Uniform Electronic Legal Material Act (UELMA), prepared by the National Conference of Commissioners of Uniform State Laws in 2011. The prefatory note stresses the need for flexible approaches by adopting jurisdictions, observing that the UELMA "does not require specific technologies, leaving the choice of technology for authentication and preservation up to the states."

Specifically, the Act amends Iowa Code chapter 2B that provides for the publication of official editions of legal publications, including print and electronic versions of the Iowa Constitution, the Iowa Acts, the Iowa Code, the Iowa Administrative Bulletin, and the Iowa Administrative Code. The Act requires the Legislative Services Agency, when acting as custodian of information in a secure electronic repository, to provide for the publication of legal material associated with those legal publications to enable user access on a permanent and secure basis, including by providing methods of authentication and preservation of electronic records. The Act provides for the implementation of its provisions according to a plan or report to be submitted to the Legislative Council which will include such methods. The Act makes a number of conforming and miscellaneous changes to the same Iowa Code chapter to implement the UELMA and also to codify current publication practices.

HOUSE FILE 764 - Constitutional Amendments — Procedure and Publication Requirements

BY COMMITTEE ON GOVERNMENT OVERSIGHT. This Act concerns certain publication and procedural requirements relating to proposed amendments to the Iowa Constitution.

The Act requires the General Assembly, and not the State Commissioner of Elections, to publish a proposition to amend the Iowa Constitution once the proposition has passed the General Assembly and been referred to the next succeeding General Assembly for the time required by the Constitution. In addition to publication by newspaper as authorized by current law, the Act requires the General Assembly to publish on an Internet site of the General Assembly. The Act further requires the General Assembly, and not the State Commissioner of Elections, to file proof of publication to the State Commissioner of Elections and specifies the proof required depending on the manner of publication. The Act also provides that expenses incurred under Iowa Code chapter 49A relating to constitutional amendments and public measures shall be paid from moneys appropriated to the State Commissioner of Elections and not from moneys not otherwise appropriated.

The Act also eliminates the requirement that the Governor issue a proclamation before the date a proposition to amend the Constitution is to be submitted to a vote.

In an action by a taxpayer to test the legality of a proposed constitutional amendment, the Act strikes the ability of the taxpayer to challenge the procedure connected with the proposed amendment. In addition, the Act provides that a proposed constitutional amendment shall not be determined invalid as a result of an error or omission occurring with one of the publication requirements established by statute.

The Act took effect May 10, 2019.

TAXATION

SENATE FILE 220

 Taxation of Corporations and Financial Institutions — Increased Expensing Allowance Deduction

SENATE FILE 597

- Sales Tax — Sales to Nonprofit Blood Centers

HOUSE FILE 590

- Regulation of Tax Return Preparers

HOUSE FILE 767

 Motor Vehicle Taxes and Fees — Electric Vehicle Registration Fees — Electric and Hydrogen Fuel Excise Taxes

HOUSE FILE 778

- Sale of Farming Business Real Property — Capital Gain Deduction

HOUSE FILE 779

- Taxation and Tax Law Administration — Miscellaneous Changes

RELATED LEGISLATION

SENATE FILE 306

- Lake Manawa State Park and Waubonsie State Park User Fee Pilot Programs SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act establishes two pilot programs to collect a fee from a nonresident entering Lake Manawa State Park or Waubonsie State Park. The Act also authorizes the Department of Natural Resources to establish separate nonresident and resident fees for beach access at Lake Manawa State Park and for camping and shelter reservations at either state park. The pilot programs are eliminated on July 1, 2022.

SENATE FILE 435

Towable Recreational Vehicles, Travel Trailers, and Fifth-Wheel Travel Trailers
 SEE TRANSPORTATION. This Act relates to towable recreational vehicles (TRVs), travel trailers, and fifth-wheel travel trailers, including by applying the current exemption for travel trailers from the property tax on manufactured or mobile homes to TRVs and fifth-wheel travel trailers.

SENATE FILE 599

- Regulation of Hemp

SEE AGRICULTURE. This Act authorizes the production of hemp in accordance with federal law, the transportation of hemp, and the retail sale of hemp products. The Act provides that primary responsibility for the administration of the Act is delegated to the Department of Agriculture and Land Stewardship (DALS). DALS must impose, assess, and collect a hemp fee for issuing a license and conducting an annual inspection of the licensee's fall crop. After June 30, 2022, statutory hemp fees are replaced by those established by rule based on the amount estimated by DALS as required to administer and enforce the relevant provisions of the Act. Moneys collected from hemp fees are to be deposited into a hemp fund and are appropriated to DALS for that purpose.

SENATE FILE 634

- City and County Budget Practices and Property Taxation

SEE LOCAL GOVERNMENT. Division I of this Act modifies the approval process for county and city budgets and the certification of property taxes by requiring a public hearing and resolution relating to the total maximum property tax dollars to be certified for levy. The Act moves the budget certification deadline for counties and cities from March 15 to March 31 and modifies other relevant statutory deadlines relating to county and city budgets accordingly. Division I of the Act applies to city and county budgets and taxes for fiscal years beginning on or after July 1, 2020.

Division II of the Act requires each county and city assessor to use the most recently issued state appraisal manual in assessing and valuing all classes of property in the state within two years of the publication date of the most recently issued manual, unless an extension is granted by the Department of Revenue.

HOUSE FILE 389

Registration and Titling of Vessels, Snowmobiles, and All-Terrain Vehicles
 SEE TRANSPORTATION. This Act relates to the process governing the transfer of
 ownership and registration of vessels, snowmobiles, and all-terrain vehicles, including by
 changing the date after which a penalty will be assessed for late registration.

HOUSE FILE 546

- School Finance and Extension, Distribution, and Use of Secure an Advanced Vision for Education Funding

SEE EDUCATION. This Act extends the statewide one percent sales tax allocated to the Secure an Advanced Vision for Education (SAVE) Fund, and the statutory repeal of Iowa Code chapter 423F until January 1, 2051. The Act also establishes a methodology for the calculation and transfer of amounts in the SAVE Fund to the Property Tax Equity and Relief Fund, the Foundation Base Supplement Fund, and the Career Academy Fund.

Under the Act, existing revenue purpose statements for the use of SAVE Fund revenues adopted before July 1, 2019, shall terminate on January 1, 2031, or the expiration date of the revenue purpose statement, whichever is earlier.

HOUSE FILE 741

- City General Obligation Bonds — Flood Mitigation Projects SEE LOCAL GOVERNMENT. This Act provides that general obligation bonds issued by a city for specified flood-related purposes may mature and be retired in a period not exceeding 30 years from the date of issue, instead of a 20-year retirement period. However, the 30-year period is only applicable if the bonds are issued in conjunction with a project approved by the Flood Mitigation Board under lowa Code chapter 418 and if the estimated useful life of the project is at least 200 percent of the maturity and retirement period for the bonds. The Act applies to bonds issued before, on, or after July 1, 2019.

HOUSE FILE 750

Powers and Duties of the Department of Agriculture and Land Stewardship
 SEE AGRICULTURE. This Act relates to the powers and duties of the Department of
 Agriculture and Land Stewardship. It amends a number of provisions in various lowa Code
 chapters providing for the issuance of licenses for bulk dry animal nutrient products for a
 two-year rather than one-year period. The license fee would increase from \$10 to \$20 for
 each place of distribution.

HOUSE FILE 768

- lowa Finance Authority and Agricultural Development — Beginning Farmer Tax Credits SEE AGRICULTURE. This Act creates a Beginning Farmer Tax Credit Program under the lowa Finance Authority. Under the program, an eligible taxpayer is entitled to claim a tax credit against the taxpayer's individual or corporate income tax liability based on the terms of an agricultural lease agreement executed by the eligible taxpayer and a qualifying beginning farmer. The beginning farmer must assume control over agricultural assets (the taxpayer's agricultural land, and any depreciable agricultural property such as equipment, as well as commodities such as crops or livestock). The tax credit is calculated based on the type of rent payment arrangement described in the agreement, including on a cash basis, commodity share basis, or a special risk-sharing arrangement. The Act provides for the review and approval of applications, application fees, the calculation of tax credit awards for the total number of years of agreements. The aggregated amount of all tax credits awarded for any year cannot exceed \$12 million. The tax credit is similar to the Agricultural Assets Transfer Tax Credit, which is repealed. The Act took effect May 21, 2019, and applies retroactively to tax years beginning on or after January 1, 2019.

HOUSE FILE 769

Gross Weight of Special Trucks — Requirements and Restrictions
 SEE TRANSPORTATION. This Act increases the maximum gross weight registration for a special truck to 39 tons, and imposes an additional registration fee for such a vehicle.

HOUSE FILE 772

- Economic Incentives for Broadband and Workforce Housing Development SEE ECONOMIC DEVELOPMENT. This Act provides incentives for broadband and workforce housing. Division II of the Act modifies provisions applicable to the property tax exemption for installations of broadband infrastructure, including by extending the future repeal date of the property tax exemption from July 1, 2024, to July 1, 2030. Division III of the Act modifies the Workforce Housing Tax Incentives Program and provides for tax incentives to qualified housing projects in a county that has been declared a major disaster by the President of the United States on or after March 12, 2019, and that is also a county in which individuals are eligible for federal individual assistance.

TAXATION

SENATE FILE 220 - Taxation of Corporations and Financial Institutions — Increased Expensing Allowance Deduction

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the increased expensing allowance deduction (section 179 of the Internal Revenue Code) when computing net income by corporations, financial institutions, and partnerships and limited liability companies taxed as corporations.

The Act allows a corporation, financial institution, partnership, and limited liability company, in tax year 2018, to qualify for the increased expensing allowance deduction on section 179 property for corporate state income tax purposes, but limits the maximum deduction and investment limitation to \$70,000 and \$280,000, respectively. Under prior law, for tax year 2018, the maximum expensing allowance deduction and investment limitations on section 179 property for such entities were limited to \$25,000 and \$200,000, respectively.

The Act took effect March 15, 2019, and applies retroactively to January 1, 2018, for tax years beginning on or after January 1, 2018.

SENATE FILE 597 - Sales Tax — Sales to Nonprofit Blood Centers

BY COMMITTEE ON WAYS AND MEANS. This Act exempts from the sales and use tax tangible personal property sold or test laboratory services furnished to a nonprofit blood center, if such property or test services are sold or furnished to a center that is registered with the United States Food and Drug Administration and if the property or services are directly and primarily used in the processing of human blood.

HOUSE FILE 590 - Regulation of Tax Return Preparers

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to tax return preparers. On or after January 1, 2020, the Act requires tax return preparers to include the tax return preparer's federally issued preparer tax identification number (PTIN) on each tax return or refund claim prepared by the tax return preparer and filed under lowa Code chapter 422, which governs the lowa individual and corporate income taxes and franchise taxes.

The Act defines a "tax return preparer" to include individuals who prepare 10 or more lowa tax returns or refund claims in a calendar year. A certified or licensed public accountant, a licensed attorney, certain fiduciaries, employees who prepare tax returns of their employers, and other employees are excluded from the definition.

If a tax return preparer fails to include the preparer's PTIN on any tax return or claim for refund, the preparer is subject to a civil penalty in the amount of \$50 for each violation, unless the tax return preparer shows that the failure was reasonable under the circumstances and not willful or reckless conduct.

The Act specifies that a tax return preparer may be temporarily or permanently enjoined from preparing lowa tax returns or refund claims if the court finds that injunctive relief is necessary to prevent the recurrence of certain conduct.

Beginning January 1, 2020, and every year thereafter, a tax return preparer is required to complete a minimum of 15 hours of continuing education courses on subject matters prescribed by the Department of Revenue, including two hours of continuing education on professional ethics. A new tax return preparer is not required to complete continuing education prior to the first year of preparing returns.

+ HOUSE FILE 767 - Motor Vehicle Taxes and Fees — Electric Vehicle Registration Fees — Electric and Hydrogen Fuel Excise Taxes

BY COMMITTEE ON WAYS AND MEANS. This Act imposes additional registration fees on certain electric motor vehicles and imposes excise taxes on hydrogen fuel and electric fuel used in motor vehicles. The Act is organized by divisions.

Division I — Registration Fees For Electric Vehicles

The owner of a battery electric motor vehicle, as defined in this division, is required to pay an annual battery electric motor vehicle registration fee, which is in addition to the annual registration fee imposed for the vehicle. The amount of the fee is \$65 in 2020, \$97.50 in 2021, and \$130 in 2022 and thereafter.

The owner of a plug-in hybrid electric motor vehicle, as defined in the division, is required to pay an annual plug-in hybrid electric motor vehicle registration fee, which is in addition to the annual registration fee imposed for the vehicle. The amount of the fee is \$32.50 in 2020, \$48.75 in 2021, and \$65 in 2022 and thereafter.

The owner of a motorcycle that is a battery electric or plug-in hybrid electric motor vehicle is required to pay an annual electric motorcycle registration fee, which is in addition to the annual registration fee imposed for the motorcycle. The amount of the fee is \$4.50 in 2020, \$6.75 in 2021, and \$9 in 2022 and thereafter.

The division takes effect January 1, 2020.

Division II — Hydrogen Fuel Excise Tax

This division imposes an excise tax of 65 cents per gallon on hydrogen used as a special fuel in motor vehicles. A diesel gallon equivalent of hydrogen is 2.49 pounds. The division makes corresponding changes to lowa Code chapter 452A to ensure that the excise tax on hydrogen is collected in the same manner as the existing excise taxes on compressed natural gas, liquefied natural gas, and liquefied petroleum gas. Dealers and users of hydrogen are subject to the provisions of lowa Code chapter 452A under the division, including but not limited to provisions relating to license requirements, reporting and filing requirements, record retention requirements and audits, refunds, the interstate fuel use tax, the inventory tax, and a variety of unlawful acts that may result in a conviction for theft or fraudulent practice. Hydrogen used as a special fuel in motor vehicles is exempt from sales tax.

The division takes effect January 1, 2020.

Division III — Electric Fuel Excise Tax

This division imposes an excise tax of 2.6 cents on each kilowatt hour of electric fuel delivered or placed into the battery or other energy storage device of an electric motor vehicle at a location other than a residence. The division sets forth provisions relating to the collection of the tax, dealer's and user's licenses, record retention requirements, and refunds that are similar to such provisions for other types of fuel excise taxes under lowa Code chapter 452A, and makes corresponding changes to other provisions of lowa Code chapter 452A. The division does not require a public utility to collect the excise tax on electric fuel or to install a separate electric utility meter or otherwise use utility equipment for purposes related to the excise tax on electric fuel, unless the public utility is a licensed electric fuel dealer or licensed electric fuel user. Electric fuel is exempt from sales tax.

The division takes effect July 1, 2023.

HOUSE FILE 778 - Sale of Farming Business Real Property — Capital Gain Deduction

BY COMMITTEE ON WAYS AND MEANS. This Act modifies the capital gain deduction for the sale of real property used in a farming business enacted in 2018 lowa Acts, chapter 1161(113). The capital gain deduction for the sale of real property used in a farming business is set to begin in tax year 2023 or in a later tax year, contingent upon the satisfaction of certain net General Fund of the State revenue amount and growth targets.

Under prior law, the capital gain deduction for the sale of real property used in a "farming business" restricts the deduction to the sale of "real property used in a farming business," provided the taxpayer "materially participated" in the farming business for at least 10 years, held the real property for at least 10 years, and sold the real property to a "relative," all as defined in 2018 lowa Acts, chapter 1161.

The Act modifies the restrictions relating to the deduction for the sale of real property used in farming business by permitting the taxpayer to take the deduction if either of the following apply: the taxpayer materially participated in

the farming business for at least 10 years and held the real property for at least 10 years; or the taxpayer sold the real property to a relative. The Act expands the definition of "relative" to include an entity in which a relative of the taxpayer has a legal or equitable interest in the entity as an owner, member, partner, or beneficiary.

The Act strikes provisions restricting the capital gain deduction for the sale of real property used in a farming business if the relative sells or transfers the real property used in a farming business within five years of the original sale.

The Act also strikes a provision providing that to the extent otherwise allowed, the capital gain deduction for the sale of real property used in a farming business shall not be allowed for purposes of computing income for the taxable year or years for which a net operating loss is deducted under the Internal Revenue Code or under lowa Code section 422.9 (Deductions from Net Income).

The Act does not change the future effective date of the capital gain deduction for the sale of real property used in a farming business.

HOUSE FILE 779 - Taxation and Tax Law Administration — Miscellaneous Changes

BY COMMITTEE ON WAYS AND MEANS. This Act makes changes to numerous tax credits, income taxes, sales and use taxes, franchise taxes, moneys and credits taxes, the automobile rental excise tax, and property taxes owed by certain telephone companies.

Division I — Income Tax

The Act specifies that school tuition organization tax credits are to be authorized by the Department of Revenue on a calendar year basis rather than a tax year basis. The Act requires that the board of directors of a school tuition organization consist of at least seven members. The Act makes additional changes to the School Tuition Tax Credit Program in Division VII of the Act.

The Act requires a nonresident or part-year resident to determine their early childhood development tax credit in the ratio of the taxpayer's lowa source net income to their all source income. The provision took effect on May 3, 2019, and applies retroactively to January 1, 2019, for individual income tax returns filed on or after that date. Refunds of the Early Childhood Development Tax Credit requested on or after May 3, 2019, for tax years beginning prior to January 1, 2019, shall not exceed the amount allowed under lowa Code section 422.12C(4).

The Act provides for a deferral of a gain or loss resulting from exchanging of property (1031 exchange) that meet certain conditions. The federal Tax Cuts and Jobs Act of 2017 repealed 1031 exchanges with respect to exchanges of personal property. The lowa tax Act enacted last year (2018 lowa Acts, chapter 1161) decouples, for lowa individual tax purposes, from the federal repeal of 1031 exchanges relating to personal property, and permits individuals to defer gain or loss on qualifying personal property for tax year 2019 to the extent such deferral would have been permitted under federal law prior to its amendment by the federal Tax Cuts and Jobs Act of 2017. The Act permits a corporation or financial institution, for lowa corporate income tax or franchise income tax purposes, the same deferral of gain or loss as individuals on qualifying personal property for tax year 2019 to the extent such deferral would have been permitted under federal law prior to its amendment by the federal Tax Cuts and Jobs Act of 2017. The 1031 exchange provision took effect May 16, 2019, and applies retroactively for tax years beginning January 1, 2019, but before January 1, 2020.

Division II — Administrative Provisions

The Act permits the Department of Revenue, by administrative rule, to disclose state tax information to a person a taxpayer has identified to receive such information in the manner prescribed by the department.

Division III — Sales and Use Taxes

The Act modifies the definition of "affiliate" for purposes of state sales and use tax by substituting "person" for "entity" and specifying a person meets the definition of an "affiliate" if the person directly or indirectly owns 10 percent of the voting securities of an entity. Previously, an entity met the definition of "affiliate" if the entity directly or individually

owned 10 percent of the voting securities of the entity. Changes relating to the definition of "entity" took effect May 16, 2019, and apply retroactively to tax years beginning on or after January 1, 2019.

The Act provides that if a service or warranty contract does not specify a fee amount for nontaxable services or taxable personal property, the sales tax shall be imposed upon an amount equal to the sales price of the contract. Under prior law, the sales tax was imposed upon an amount equal to one-half of the sales price of such a contract.

The Act specifies that the sales price from the furnishing of carpentry repair and installation services are subject to the sales tax. Under prior law, carpentry services generally were subject to sales tax.

The Act exempts from the state sales and use tax the purchase price of a grain bin, including material or replacement parts used to construct or repair a grain bin. "Grain bin" is defined to mean property that is vented and covered with corrugated metal or similar material, and that is primarily used to hold loose grain for drying or storage.

The Act changes the exclusions from the sales tax exemptions in Iowa Code section 423.3(47) by aligning the exclusions with the changes made to the exemptions enacted in 2016 Iowa Acts, chapter 1007. This provision took effect May 16, 2019, and applies retroactively to tax years beginning January 1, 2016, for tax years beginning on or after that date. The Act also modifies Iowa Code section 423.3(47) to enhance the readability of the subsection.

The Act exempts from the sales tax the sales of optional service or warranty contracts for computer software maintenance or support services furnished to a commercial enterprise used exclusively by the commercial enterprise.

Previously, a retailer, marketplace facilitator, or referrer making lowa sales was required to collect and remit sales, use, and local option taxes if the retailer, marketplace facilitator, or referrer had gross revenue from lowa sales equal to or exceeding \$100,000 for an immediately preceding calendar year or a current calendar year, or had 200 or more separate transactions for an immediately preceding calendar year or a current calendar year. The Act strikes the requirement that a retailer, marketplace facilitator, or referrer making lowa sales collect such taxes if the retailer has 200 or more separate transactions for an immediately preceding calendar year or a current calendar year.

Previously, a referrer was required to provide the Department of Revenue, on a monthly basis, a list of marketplace sellers who collect and remit lowa sales and use tax on the platform of the referrer. Otherwise, the referrer was required to collect and remit lowa sales and use tax. The Act provides that a referrer may provide the department such a report on an annual basis, and avoid collecting the sales and use tax if other conditions are met.

A referrer is not required to collect sales and use tax and comply with notice and reporting requirements based upon the changes under the Act until such time the administrative rules adopted by the department take effect.

The Act strikes the paragraph specifying that a seller registering under the streamlined sales and use tax agreement in another member state shall be considered to be registered in this state for purposes of the streamlined sales and use tax agreement.

The Act establishes a taxation and exemption computers task force to be initiated, coordinated, and staffed by the department. Recommendations of the task force, if any, must be provided by the department to the General Assembly by January 1, 2020.

Division IV — Automobile Rental Excise Tax

The Act provides that a person who is not required to collect and remit automobile rental excise tax shall not be considered a "marketplace facilitator" with respect to the sale of certain transportation services.

The Act substitutes a "person" required to collect sales or use tax under lowa Code chapter 423 for "rental facilitator" and "rental platform" and strikes the definitions of "rental facilitator" and "rental platform."

The Act specifies that a person who owns, operates, or controls a peer-to-peer automobile sharing marketplace is not required to collect or remit the automobile rental excise tax if certain other conditions are met.

The Act modifies the definition of "rental price" to mean the same as "sales price," which includes facilitation fees, reservation fees, service fees, nonrefundable deposits, and any other direct or indirect charge made or consideration provided in connection with the renting or facilitation of renting automobiles.

The Act specifies that the automobile rental excise tax shall be imposed upon the rental price of an automobile if the rental is subject to the state sales or use tax.

The Act specifies that for any rental transaction for which the person is not required to collect and remit the automobile rental excise tax, the automobile provider shall be solely liable for any amount of uncollected or unremitted automobile rental excise tax and sales and use tax.

Division V — Telephone Company Property

For assessment years beginning before January 1, 2022, the Director of Revenue shall assess the property of a long distance telephone company, previously classified by the lowa Utilities Board as a competitive long distance telephone company, in the same manner as all other property assessed as commercial property by the local assessor. This provision took effect May 16, 2019, and applies retroactively to July 1, 2018.

Division VI — Targeted Jobs Withholding Credit

The Act extends by two years the deadline for entering into withholding agreements under the targeted jobs withholding credit pilot project from June 30, 2019, to June 30, 2021.

Division VII — School Tuition Organization Tax Credit

The Act increases the total amount of School Tuition Organization Tax Credits that may be issued per year to \$15 million from \$13 million for years beginning on or after January 1, 2020.

Division VIII — Income Tax Checkoffs

For tax years beginning on or after January 1, 2017, when the same four income tax return checkoffs have been provided on the individual income tax return for two consecutive years, the two checkoffs for which the least amount has been contributed, in the aggregate for the first tax year through March 15 of the second tax year, are repealed. The individual income tax checkoff for the Iowa State Fair Foundation Fund and the joint income tax checkoff for the Veterans Trust Fund and Volunteer Fire Fighter Preparedness Fund received the least amount of contributions the previous two tax years, and were repealed.

The Act reestablishes the individual income tax checkoff for the Iowa State Fair Foundation Fund and the joint income tax checkoff for the Veterans Trust Fund and Volunteer Fire Fighter Preparedness Fund for inclusion on the 2019 and 2020 individual income tax return forms.

For purposes of publishing the lowa Code when a checkoff is repealed, the Act requires the department to notify the lowa Code Editor which two checkoffs receive the least amount of contributions during the two-year contribution period, or if more checkoffs are enacted than there is space for inclusion on the individual income tax form.

Division IX — Powers and Duties of Director of Revenue

The Act allows the director to audit and examine all taxes collected or administered by the department.

Division X — Sales and Use Tax Exemption Related to Manufacturers

The Act modifies the definition of "manufacturer" relating to the sales and use tax exemption for machinery, equipment, and other items used directly and primarily in processing by a manufacturer. The Act expands the definition of "manufacturer" by adding the word "primarily" to the exclusions of the definition of "manufacturer," thereby allowing persons who do not primarily engage in certain activities to qualify as "manufacturers."

Division X took effect May 16, 2019, and applies retroactively to May 30, 2018.

Division XI — Research Activities Tax Credit

The Act specifies that the Research and Activities Tax Credit is available against the individual income tax or corporate income tax if an individual or corporation is engaged in agriscience, and if certain conditions are met.

Division XII — Adoption Tax Credit

Under prior law, in order to claim the Adoption Tax Credit the taxpayer had to pay or incur qualified adoption expenses during the tax year, which were unreimbursed, and connected with the adoption. The Act strikes the requirement that the qualified adoption expenses be paid or incurred by the taxpayer during the tax year.

The Act specifies that if a qualified adoption expense is incurred prior to or during the tax year in which the adoption becomes final, the qualified adoption expense shall be allowed during the tax year in which the adoption becomes final. For qualified adoption expenses incurred after the tax year in which the adoption becomes final, the qualified adoption expense shall be allowed during the tax year such adoption expense was paid or incurred.

The Act applies retroactively to tax years beginning on or after January 1, 2019.

Division XIII — Utility Replacement Task Force

The Act extends the Utility Replacement Task Force from January 1, 2019, to January 1, 2024.

Division XIV — Alternative Minimum Tax Repeal

The Act repeals the Alternative Minimum Tax (AMT) for the franchise tax beginning in tax year 2021. Prior law imposed an AMT on a financial institution to the extent the AMT exceeds the financial institution's regular tax liability. The AMT is generally calculated by adding certain "preference" items (deductions, exemptions, and other adjustments) back to taxable income, applying an exemption amount, and then multiplying the resulting income amount by an AMT rate.

Prior law also provided an alternative minimum tax credit, which allowed AMT paid by a financial institution in prior tax years to be claimed against regular tax liability in future tax years if the financial institution is not subject to the AMT in that year. With the repeal of the franchise AMT in 2021, the Act allows a taxpayer to claim any remaining AMT credit against the financial institution's regular tax liability for the 2021 tax year, and the Act then repeals the AMT credit beginning in tax year 2022.

<u>Division XV</u> — Geothermal Heat Pump Tax Credit

The Act reestablishes the Geothermal Heat Pump Tax Credit which was repealed during the 2018 Legislative Session. The tax credit is available against the individual income tax for residential property located in Iowa, and is equal to 20 percent of the federal Residential Energy Efficient Property Tax Credit allowed for geothermal heat pumps provided in Section 25D(a)(f) of the Internal Revenue Code. The tax credit is not refundable but the excess for the tax year may be credited against the tax liability for the following 10 years or until depleted, whichever is earlier. The department shall accept and approve applications on a first-come, first-served basis. The Act sets the cumulative value of the Geothermal Heat Pump Tax Credit that may be claimed annually at \$1 million. This provision took effect May 3, 2019, and applies retroactively to January 1, 2019, for tax years beginning on or after January 1, 2019.

Division XVI — Moneys and Credits Tax on State Credit Unions

The Act strikes a provision requiring the county board of supervisors to impose the moneys and credits tax on state credit unions and the county treasurer to collect such tax, and aligns the imposition and the collection of the tax with lowa Code section 533.329(2)(b) and lowa Code section 533.329(3) by requiring the department to collect and administer the tax.

TRANSPORTATION

SENATE FILE 140	 Special Minor's Driver's Licenses — Accredited Nonpublic School Students — Maximum Driving Distance
SENATE FILE 208	- Maximum Allowable Length for Stinger-Steered Automobile Transporters
SENATE FILE 302	- Operation of Motor Vehicles — Automated Driving Systems
SENATE FILE 303	 Replacement of Driver's Licenses or Nonoperator's Identification Cards — Persons Attaining Age Twenty-One
SENATE FILE 319	- Driver Education Instructors — Peace Officers and Retired Peace Officers
SENATE FILE 435	- Towable Recreational Vehicles, Travel Trailers, and Fifth-Wheel Travel Trailers
SENATE FILE 555	- Implements of Husbandry — Weight Limitations
SENATE FILE 629	- Vehicles of Excessive Size and Weight — Permits — Raw Forest Product Transport
HOUSE FILE 387	- Towed Vehicles — Distance Requirements
HOUSE FILE 389	- Registration and Titling of Vessels, Snowmobiles, and All-Terrain Vehicles
HOUSE FILE 390	- Aircraft Certificates of Registration
HOUSE FILE 391	- Travel Trailer Dealer's License — Surety Bond Amount
HOUSE FILE 418	- Commercial Driver's Licensing Requirements
HOUSE FILE 482	 Peace Officers — Designated Department of Transportation Employees — Repeal Extended
HOUSE FILE 499	- Use of Non-School Bus Motor Vehicles for Student Transport
HOUSE FILE 643	 Driver's Licenses and Nonoperator's Identification Cards — Deaf or Hard-of-Hearing Status Notations
HOUSE FILE 769	- Gross Weight of Special Trucks — Requirements and Restrictions

RELATED LEGISLATION

SENATE FILE 599 - Regulation of Hemp

SEE AGRICULTURE. This Act authorizes the production of hemp in accordance with federal law, the transportation of hemp, and the retail sale of hemp products. The Act provides that primary responsibility for the administration of the Act is delegated to the Department of Agriculture and Land Stewardship (DALS), which is required to issue licenses to producers. When transporting hemp, a licensee must carry the license and a certificate of crop inspection issued by DALS prior to harvest; a person other than a licensee must carry a certificate and bill of lading; and a person transporting hemp from out of state must carry a bill of lading.

SENATE FILE 600 - Appropriations — Transportation

SEE APPROPRIATIONS. This Act makes appropriations to the Department of Transportation for FY 2018-2019 and FY 2019-2020.

SENATE FILE 638 - State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division VII of this Act provides for the issuance of blackout special registration plates for motor vehicles.

HOUSE FILE 303

- Statewide Welcome Center Program

SEE ECONOMIC DEVELOPMENT. This Act requires the Economic Development Authority (IEDA) to establish and administer a statewide welcome center program and to operate, manage, and maintain all state-owned and state-operated welcome centers.

HOUSE FILE 767

- Motor Vehicle Taxes and Fees — Electric Vehicle Registration Fees — Electric and Hydrogen Fuel Excise Taxes

SEE TAXATION. This Act imposes additional registration fees on certain electric motor vehicles and imposes excise taxes on hydrogen fuel and electric fuel used in motor vehicles.

HOUSE FILE 779

- Taxation and Tax Law Administration — Miscellaneous Changes SEE TAXATION. Division IV of this Act makes numerous changes to the collection and remittance of the automobile rental excise tax, including modifying the definition of "rental price" to mean the same as "sales price" which includes facilitation fees, reservation fees, service fees, nonrefundable deposits, and any other direct or indirect charge with the renting or facilitation of renting an automobile.

TRANSPORTATION

SENATE FILE 140 - Special Minor's Driver's Licenses — Accredited Nonpublic School Students — Maximum Driving Distance

BY COMMITTEE ON EDUCATION. Students who hold a special minor's driver's license and who attend an accredited nonpublic school are allowed to operate motor vehicles between certain locations provided the driving distance between the point of origin and the destination is no more than 25 miles. This Act increases this distance to no more than 50 miles. In addition, the Department of Transportation is prohibited from issuing a special minor's driver's license to a student for purposes of attending an accredited nonpublic school if the driving distance between the school and the residence of the parent or guardian of the student is more than 25 miles. The Act increases this distance to more than 50 miles.

SENATE FILE 208 - Maximum Allowable Length for Stinger-Steered Automobile Transporters

BY COMMITTEE ON TRANSPORTATION. This Act increases the length limitation for stinger-steered automobile transporters, as defined in lowa Code section 321.1, from 75 feet to 80 feet, and authorizes the load to extend up to four feet beyond the front bumper and up to six feet beyond the rear bumper.

SENATE FILE 302 - Operation of Motor Vehicles — Automated Driving Systems

BY COMMITTEE ON TRANSPORTATION. This Act regulates motor vehicles equipped with an automated driving system. A driverless-capable vehicle is allowed to operate without a conventional human driver physically present in the vehicle if the vehicle is capable of achieving a minimal risk condition as defined in the Act, the vehicle is capable of operating in compliance with applicable traffic and motor vehicle safety laws, and the vehicle has been certified by the vehicle's manufacturer to be in compliance with all applicable federal motor vehicle safety standards. If a conventional human driver is present in the vehicle, the conventional human driver must possess a valid driver's license and is subject to applicable financial liability coverage requirements and penalties. The conventional human driver is required to operate the vehicle according to the manufacturer's requirements and specifications, and must regain manual control of the vehicle when prompted by the automated driving system.

The Act prohibits a system-equipped vehicle from operating on the highways unless financial liability coverage is in effect for the vehicle and unless proof of financial liability coverage is carried in the vehicle.

In the event of an accident, a system-equipped vehicle must remain at the scene of the accident and the vehicle's owner or a person on behalf of the vehicle's owner must promptly report the accident to law enforcement. If a system-equipped vehicle fails to remain at the scene of an accident, the vehicle's failure is imputed to the vehicle's owner and the vehicle's owner may be charged and convicted of the applicable violation.

The Act allows a person to operate an on-demand driverless-capable vehicle network as defined in the Act. An on-demand driverless-capable vehicle network may be used to facilitate the transportation of persons or goods and to connect passengers to driverless-capable vehicles.

A political subdivision is prohibited from imposing additional requirements or taxes specific to the operation of system-equipped vehicles, automated driving systems, or on-demand driverless-capable vehicle networks.

SENATE FILE 303 - Replacement of Driver's Licenses or Nonoperator's Identification Cards — Persons Attaining Age Twenty-One

BY COMMITTEE ON TRANSPORTATION. This Act provides that a person, upon attaining the age of 21, is eligible to apply electronically for issuance of a replacement driver's license or nonoperator's identification card for the unexpired months of the license or card, regardless of whether the most recent previous issuance of the license or card occurred electronically. The Act requires the Department of Transportation to notify a person of the person's eligibility to apply for a replacement license or card and to develop related educational media.

SENATE FILE 319 - Driver Education Instructors — Peace Officers and Retired Peace Officers

BY COMMITTEE ON EDUCATION. This Act exempts certain peace officers with at least five years of experience, and certain retired peace officers who hold a driver's license valid for more than two years from the date of issuance,

from being required to be authorized by the Board of Educational Examiners in order to provide street or highway driving instruction.

SENATE FILE 435 - Towable Recreational Vehicles, Travel Trailers, and Fifth-Wheel Travel Trailers
BY COMMITTEE ON TRANSPORTATION. This Act relates to towable recreational vehicles (TRVs), travel trailers, and fifth-wheel travel trailers.

Under prior law, a travel trailer used as a place of human habitation for more than 90 consecutive days in one location was classified as a manufactured or mobile home. The Act increases the threshold to 180 consecutive days. The Act replaces the term "travel trailer" in lowa Code chapter 322C with the term "towable recreational vehicle." A TRV manufacturer or distributor is prohibited from refusing to renew a contract for a term of less than 12 months. The Act strikes an exemption for persons licensed under lowa Code chapter 322 (Motor Vehicle Manufacturers, Distributors, Wholesalers, and Dealers) from the requirement to obtain a \$25,000 surety bond as a prerequisite to the issuance of a TRV dealer's license. The amount of the bond was increased to \$75,000 by HF 391.

The Act prohibits a manufacturer or distributor from selling a new TRV to or through a TRV dealer without first entering into a manufacturer-dealer agreement, and also prohibits a dealer from selling a new TRV without first entering into a manufacturer-dealer agreement with a manufacturer or distributor. The Act regulates such agreements, including the designation of a community exclusively assigned to a dealer, the rights and duties relating to termination, cancellation, or nonrenewal of an agreement, repurchase or sale of inventory, transfers of ownership, warranty obligations, indemnification, inspection and rejection by a dealer, and civil actions and mediations, as set forth in the Act.

The Act applies the current exemption for travel trailers from the property tax on manufactured or mobile homes to TRVs and fifth-wheel travel trailers.

The Act applies to manufacturer-dealer agreements pertaining to the sale of new TRVs entered into or renewed on or after January 1, 2020.

SENATE FILE 555 - Implements of Husbandry — Weight Limitations

BY COMMITTEE ON AGRICULTURE. This Act limits the weight on any one axle of a self-propelled implement of husbandry used exclusively for the application of organic or inorganic plant food materials, agricultural limestone, or agricultural chemicals to 25,000 pounds. A local authority may issue a special permit, based on a statewide standard developed by the Department of Transportation, allowing the operation over a bridge within the local authority's jurisdiction of such a self-propelled implement of husbandry with a weight in excess of the weights allowed.

The Act repeals provisions relating to a permit for certain self-propelled implements of husbandry with an excessive weight.

SENATE FILE 629 - Vehicles of Excessive Size and Weight — Permits — Raw Forest Product Transport
BY COMMITTEE ON WAYS AND MEANS. This Act relates to permits for vehicles of excessive size and weight.

The Act requires the Department of Transportation (DOT) to develop and implement a single statewide system to receive applications for and issue permits for vehicles of excessive size and weight. The DOT is authorized to determine, in consultation with the applicable local authorities, the network of highways and streets on which vehicles issued permits under the system are authorized to operate. Permits issued under the system are subject to a fee. The DOT must allocate a portion of the fees collected to local authorities having jurisdiction over highways or streets on which vehicles issued permits under the system are authorized to operate. The Act requires the DOT to submit a report to the General Assembly on or before December 31, 2021, regarding the status of the development and implementation of the system.

Under the Act, containers for international shipment are considered an indivisible load for purposes of transportation under a permit if certain conditions are met, including that the container's contents are exclusively raw forest products.

The DOT may issue annual permits for the operation of vehicles transporting divisible loads of raw forest products from fields to storage, processing, or other commercial facilities. The fee for the permit is \$175. The Act sets forth the conditions under which such vehicles may operate under the permit and the types of highways on which such vehicles may operate under the permit, including highways approved by local authorities.

HOUSE FILE 387 - Towed Vehicles — Distance Requirements

BY COMMITTEE ON TRANSPORTATION. This Act repeals a provision prohibiting the driver of a motor truck or motor vehicle drawing another vehicle from following within 300 feet of another motor truck or motor vehicle drawing another vehicle, and strikes a provision requiring a person pulling or towing by motor vehicle another motor vehicle in a convoy or caravan to maintain a distance of at least 500 feet between the units of the convoy or caravan. In addition, the Act strikes the associated penalty provisions.

HOUSE FILE 389 - Registration and Titling of Vessels, Snowmobiles, and All-Terrain Vehicles

BY COMMITTEE ON TRANSPORTATION. This Act relates to the process governing the transfer of ownership and registration of vessels, snowmobiles, and all-terrain vehicles.

Under the Act, a vessel shall initially be registered with the county recorder in the county in which the owner resides, but registration shall subsequently be renewed every three years with any county recorder. To receive the same vessel registration number, an applicant must apply for a registration renewal within 60 days of expiration of the registration, instead of the previous requirement that the application be submitted in a timely fashion. The date after which a \$5 penalty will be charged for failure to renew registration is July 1 of the last calendar year of the registration period under prior law.

The Act allows a registrant to inform any county recorder of the registrant's new address if the registrant moves. The county recorder does not have to forward all past records of the vessel to the recorder of the county in which the owner resides. Furthermore, a registrant whose name has changed may inform any county recorder of that registrant's name change.

Under the Act, when a registration certificate is lost, mutilated, or becomes illegible, or when a certificate of title is lost, stolen, mutilated, destroyed, or becomes illegible, the owner (or first lienholder) shall apply for and obtain a duplicate document in any county, rather than applying to the county recorder of original registration for registration certificates and current registration for certificates of title.

The Act requires the owner of a vessel to give the transferee either the title of the vessel under the transferee's name or, if there is no title, the registration certificate completely filled in at the time of delivery upon a transfer of ownership. Once a vessel is titled, a person must assign and deliver title to a purchaser or transferee upon sale or transfer. Contrary to prior law, if the registration of a vessel is expired at the time of transfer, a transfer of number does not need to be awarded in the same manner as provided for in an original registration. An owner does not need to provide a purchaser or transferee of a vessel the registration certificate for the vessel with the form on the back filled in completely as was required under prior law.

The Act requires the Department of Natural Resources to determine a process for collecting fees and penalties from county recording offices and removes the requirement that a county recorder remit to the Natural Resource Commission all unused license blanks for the previous registration period.

The Act removes the requirement that an application for a certificate of title must be sworn to before a notarial officer.

Under the Act, a dealer who buys or acquires a used vessel for resale no longer needs to report the acquisition to the county recorder on the forms the department provides. The dealer may apply for and obtain a certificate of title as provided in lowa Code chapter 462A. The dealer no longer needs to apply for a certificate of title in the dealer's name if the dealer acquires an unnumbered vessel. A dealer who transfers ownership of a snowmobile, all-terrain vehicle, or vessel will have 30 days to forward all moneys and applications to the county recorder.

HOUSE FILE 390 - Aircraft Certificates of Registration

BY COMMITTEE ON TRANSPORTATION. This Act strikes a provision that requires the owner of an aircraft, under certain circumstances involving the aircraft's destruction, dismantling, or removal from the state, to return the aircraft's certificate of registration to the Department of Transportation (DOT) within 30 days, and instead requires the owner to provide notice to the DOT within 30 days. In addition, the Act strikes a provision that requires the notice provided to the DOT by the owner upon transfer of ownership of a registered aircraft to be upon the form on the reverse side of the certificate of registration.

HOUSE FILE 391 - Travel Trailer Dealer's License — Surety Bond Amount

BY COMMITTEE ON TRANSPORTATION. This Act increases the required amount for a surety bond necessary for the issuance of a travel trailer dealer's license by the Department of Transportation (DOT) from \$25,000 to \$75,000. The Act applies to applications for a travel trailer dealer's license submitted to the DOT on or after July 1, 2019.

HOUSE FILE 418 - Commercial Driver's Licensing Requirements

BY COMMITTEE ON TRANSPORTATION. This Act relates to the administration of commercial driver training, testers, and licensure.

The Act requires the Department of Transportation's (DOT) administrative rules to allow an lowa nonprofit corporation that serves as a trade association for lowa-based motor carriers to be a third-party tester for the driving skills test required for issuance of a commercial driver's license.

The Act also requires commercial driver's license applicants to successfully complete any entry-level driver training, if required under the Code of Federal Regulations, prior to taking a required knowledge test or driving skills test. This provision applies to applicants for which the issuance or upgrade of a commercial driver's license sought by the applicant is or will be issued by the DOT on or after February 7, 2020.

The Act further requires the DOT to check the National Drug and Alcohol Clearinghouse, if required under the Code of Federal Regulations, to determine whether an applicant qualifies for the issuance, renewal, or upgrade of a commercial driver's license. This provision applies to applicants for which the issuance, renewal, or upgrade of a commercial driver's license sought by the applicant is or will be issued by the DOT on or after January 6, 2020.

The DOT may adopt administrative rules authorizing a person who is at least 18 years of age or over, but under 21 years of age, to be licensed to operate a commercial motor vehicle in interstate commerce if the person holds a valid commercial driver's license and is authorized under federal law to operate a commercial motor vehicle in interstate commerce.

The Act requires the DOT to conduct a study on access in lowa to the driving skills test required for issuance of a commercial driver's license. The DOT must evaluate and may recommend additional testing options to increase access to the tests. The DOT is required to submit a report containing the DOT's findings, evaluation, and any recommendations to the General Assembly on or before December 31, 2019.

HOUSE FILE 482 - Peace Officers — Designated Department of Transportation Employees — Repeal Extended

BY COMMITTEE ON TRANSPORTATION. In 2017, the General Assembly amended lowa Code section 321.477 to specify the powers, duties, and limitations of Department of Transportation employees who are designated as peace officers. Under the terms of the legislation, the amended language was set to be repealed effective July 1, 2018. In 2018, the General Assembly extended the future repeal provision to July 1, 2019. This Act extends the future repeal provision to July 1, 2022.

The Act took effect March 21, 2019.

HOUSE FILE 499 - Use of Non-School Bus Motor Vehicles for Student Transport

BY COMMITTEE ON EDUCATION. This Act modifies exceptions to the definition of "school bus" and authorizes certain pickups and passenger vans to be used as school buses. The Act excludes from the definition of "school bus" under lowa Code chapter 321 new or used motor vehicles designed to carry not more than 10 persons as passengers,

including the driver, and used passenger vans designed to carry not more than 12 persons as passengers, including the driver, if such vehicles are used to transport pupils to activity events in which the pupils are participants or used to transport pupils to their homes in case of illness or other emergency situations, and are operated by an employee of the school district who is specifically approved by the local superintendent of schools for the assignment.

The administrative rules prescribed for school buses must include special rules for vehicles designed to carry 10 or fewer persons, including the driver, when used as school buses.

The administrative rules must allow pickups designed to carry nine passengers or less, including the driver, and weighing 10,000 pounds or less, to be used as school buses if the pickup does not carry more passengers than there are safety belts or safety harnesses in the pickup as installed by the manufacturer and if the pickup is not operated while any passenger is present in the bed of the pickup. The operator of the pickup must comply with applicable qualification, licensing, and instruction requirements, other than the requirement to obtain a commercial driver's license. The board of directors of a school district is allowed to prohibit the use of pickups as school buses by the school district.

The administrative rules must also allow used passenger vans designed to carry 12 or fewer passengers, including the driver, and weighing 10,000 pounds or less, to be used as school buses if the van does not carry more passengers than there are safety belts or safety harnesses in the van as installed by the manufacturer. The operator of the van must comply with the applicable qualification, licensing, and instruction requirements.

HOUSE FILE 643 - Driver's Licenses and Nonoperator's Identification Cards — Deaf or Hard-of-Hearing Status Notations

BY COMMITTEE ON TRANSPORTATION. This Act allows a person who is deaf or hard-of-hearing to have the person's driver's license or nonoperator's identification card marked to reflect the person's deaf or hard-of-hearing status. When a driver's license is so marked, the person's deaf or hard-of-hearing status must be noted in the electronic database used by the Department of Transportation (DOT). The DOT, in consultation with the Commission of Deaf Services, must develop educational media to raise awareness of a person's ability to request that the person's license or card be marked to reflect the person's deaf or hard-of-hearing status.

HOUSE FILE 769 - Gross Weight of Special Trucks — Requirements and Restrictions

BY COMMITTEE ON WAYS AND MEANS. Under current law, a "special truck" is a motor truck or truck tractor used for certain farming and commodity transportation purposes, not used for hire, and having a gross weight registration of between 6 and 32 tons. This Act increases the maximum gross weight registration for a special truck to 39 tons. The Act provides that the registration fee for a special truck is an additional \$25 per ton between 32 and 38 tons, and an additional \$10 between 38 and 39 tons. The Act provides that a special truck is subject to the maximum gross weight table set forth in lowa Code section 321.463(6) for a commercial motor vehicle operating on a noninterstate highway.

2019 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: Signed, Veto, Item Veto Full, or Item Veto Part. **Gov's Action Date:** Indicates date of approval, veto, or item veto.

LAST UPDATED: June 4, 2019

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
1.14	Amend	HF679, §1	2019-07-01		Signed
2.48 (3)(e)(1)	Amend	HF768, §1, 18, 19	2019-05-21	2019-01-01	Signed
2B.5	Amend	HF743, §11	2019-07-01		Signed
2B.5B (2)	Amend	HF743, §12	2019-07-01		Signed
2B.5B (3)(a)	Amend	HF743, §13	2019-07-01		Signed
2B.13 (7)	Strike	HF743, §14	2019-07-01		Signed
2B.17 (1)	Amend	HF743, §15	2019-07-01		Signed
2B.17 (2)(a,d)	Amend	HF743, §16	2019-07-01		Signed
2B.17A	New	HF743, §17	2019-07-01		Signed
2B.18 (2)	Amend	HF743, §18	2019-07-01		Signed
2B.18 (3)	Add	HF743, §19	2019-07-01		Signed
2B.31	New	HF743, §1	2019-07-01		Signed
2B.32	New	HF743, §2	2019-07-01		Signed
2B.33	New	HF743, §3	2019-07-01		Signed
2B.34	New	HF743, §4	2019-07-01		Signed
2B.35	New	HF743, §5	2019-07-01		Signed
2B.36	New	HF743, §6	2019-07-01		Signed
2B.37	New	HF743, §7	2019-07-01		Signed
2B.38	New	HF743, §8	2019-07-01		Signed
2B.39	New	HF743, §9	2019-07-01		Signed
2B.40	New	HF743, §10	2019-07-01		Signed
2C.18	Amend	SF638, §6	2019-07-01		Signed
3.6	Amendment Directive	SF333, §104	2019-07-01		Signed
6B.25	Amendment Directive	SF333, §104	2019-07-01		Signed
6B.61	Amend	SF333, §1	2019-07-01		Signed
7A.6	Repeal	SF615, §27	2019-07-01		Signed
8.6 (16)	Add	SF638, §31	2019-07-01		Signed
8.7	Amend	HF393, §1	2019-07-01		Signed
8.11 (2)(a)	Amend	SF228, §1, 12	2019-07-01	2019-07-01	Signed
8.21	Amendment Directive	SF333, §104	2019-07-01		Signed
8.23 (1)(u1)	Amend	SF638, §32	2019-07-01		Signed
8.23 (1)(a)	Amend	SF638, §33	2019-07-01		Signed
8.33	Amend	HF679, §2	2019-07-01		Signed
8.35A (2)	Amend	HF679, §3	2019-07-01		Signed
8.38	Amend	HF679, §4	2019-07-01		Signed
8.44	Amendment Directive	SF333, §104	2019-07-01		Signed
8.46 (4)	Amend	HF679, §5	2019-07-01		Signed
8.57 (6)	Add	SF617, §47, 52	2019-05-13		Signed
8.57B (1)	Amend	HF679, §6	2019-07-01		Signed
8.57C (3)(a)(2)	Amend	HF765, §11	2019-07-01		Signed
8.57C (3)(h)	Add	HF765, §12	2019-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
8.57F (2)(a)	Strike	SF282, §1	2019-07-01		Signed
8.61	Amendment Directive	SF333, §104	2019-07-01		Signed
8A.111 (12)	Add	HF759, §31	2019-07-01		Signed
8A.311 (10)(a)	Amend	HF485, §1	2019-07-01		Signed
8A.311 (10)(c)	Add	HF485, §2	2019-07-01		Signed
8A.315 (5)	Amend	HF679, §7	2019-07-01		Signed
8A.321 (15)	Add	HF765, §9	2019-07-01		Signed
8A.330 (3)	Amend	HF765, §10	2019-07-01		Signed
8B.1 (4A)	Add	HF772, §2	2019-07-01		Signed
8B.1 (12)	Amend	HF772, §3	2019-07-01		Signed
8B.1 (12A)	Add	HF772, §4	2019-07-01		Signed
8B.9 (6)	Add	HF759, §32	2019-07-01		Signed
8B.10 (1)	Amend	HF772, §5	2019-07-01		Signed
8B.11 (1)	Amend	HF772, §6	2019-07-01		Signed
8B.11 (2)(c)	Amend	HF772, §7	2019-07-01		Signed
8B.11 (3)	Amend	HF772, §8	2019-07-01		Signed
8B.11 (4)	Amend	HF772, §9	2019-07-01		Signed
8B.11 (7,8)	Amend	HF772, §10	2019-07-01		Signed
8B.11 (9)	Add	HF772, §11	2019-07-01		Signed
8C.3 (14)	Add	HF487, §1, 2	2019-03-25		Signed
8D.5	Repeal	SF367, §3	2019-07-01		Signed
8D.8	Amend	SF367, §1	2019-07-01		Signed
8D.13 (8)	Strike	SF367, §2	2019-07-01		Signed
8D.13 (18)	Amend	SF333, §96	2019-07-01		Signed
9A.105 (2,3,4)	Amend	HF679, §8	2019-07-01		Signed
9A.106 (2,3)	Amend	HF679, §9	2019-07-01		Signed
9A.110 (2)	Amend	HF679, §10	2019-07-01		Signed
9A.113 (1)	Amend	HF679, §11	2019-07-01		Signed
9B.1	Amend	SF475, §1, 11	2020-07-01		Signed
9B.2 (4A,11A)	Add	SF475, §3, 11	2020-07-01		Signed
9B.2 (10)(b)	Amend	SF475, §2, 11	2020-07-01		Signed
9B.4 (2A)	Add	SF475, §4, 11	2020-07-01		Signed
9B.6	Amend	SF475, §5, 11	2020-07-01		Signed
9B.14A	New	SF475, §6, 11	2020-07-01		Signed
9B.14B	New	SF475, §7, 11	2020-07-01		Signed
9B.14C	New	SF475, §8, 11	2020-07-01		Signed
9B.20 (2A)	Add	SF475, §9, 11	2020-07-01		Signed
9C.1 (1)	Amend	SF333, §2	2019-07-01		Signed
9C.3 (u1)	Amend	SF333, §3	2019-07-01		Signed
9C.3 (1,2,6,7)	Amend	SF333, §4	2019-07-01		Signed
10.1 (9,17)	Amend	SF569, §42, 53	2020-07-01		Signed
10.10 (1)(c)	Amend	SF569, §43, 53	2020-07-01		Signed
12.30 (1)(a)	Amend	SF282, §2	2019-07-01	2019-07-01	Signed
12.34 (1)	Amend	SF228, §2, 12	2019-07-01	2019-07-01	Signed
12C.1 (1)	Amend Amend	SF333, §5	2019-07-01		Signed
12C.10 13.2 (1)(a,b)	Amend	SF333, §6	2019-07-01 2019-05-22		Signed IV Full
13.12	New	SF615, §24, 28 SF615, §25	2019-05-22		Signed
13.12 13.20	Repeal	HF679, §238	2019-07-01		Signed
13.21	Repeal	HF679, §238	2019-07-01		Signed
13.22	Repeal	HF679, §238	2019-07-01		Signed
13.23	Repeal	HF679, §238	2019-07-01		Signed
13.24	Repeal	HF679, §238	2019-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
15.102 (1A,1B)	Add	SF228, §3, 12	2019-07-01	2019-07-01	Signed
15.102 (5)	Amend	SF228, §4, 12	2019-07-01	2019-07-01	Signed
15.106B (2)(b)	Amend	SF228, §5, 12	2019-07-01	2019-07-01	Signed
15.106B (2)(d)(1)(i)	Add	SF228, §6, 12	2019-07-01	2019-07-01	Signed
15.107	Strike and Replace	SF228, §7, 12	2019-07-01	2019-07-01	Signed
15.107A (2)(u1)	Amend	SF228, §8, 12	2019-07-01	2019-07-01	Signed
15.107A (2)(b)	Amend	SF228, §9, 12	2019-07-01	2019-07-01	Signed
15.107C (2)(b)	Amend	SF228, §10, 12	2019-07-01	2019-07-01	Signed
15.117A (2)(a)(1,2)	Amend	SF228, §11, 12	2019-07-01	2019-07-01	Signed
15.119 (2)(g)	Amend	HF772, §15, 31, 32	2019-05-20	2019-07-01	Signed
15.119 (5)	Add	HF772, §16, 31, 32	2019-05-20	2019-07-01	Signed
15.231 (2)	Amend	HF486, §1	2019-07-01		Signed
15.261	New	HF765, §14	2019-07-01		Signed
15.262	New	HF765, §15	2019-07-01		Signed
15.271 (1)(e)	Amend	HF303, §1	2019-07-01		Signed
15.271 (2)(u1)	Amend	HF303, §2	2019-07-01		Signed
15.271 (2)(a,b,c)	Strike	HF303, §3	2019-07-01		Signed
15.272 (u1)	Amend	HF303, §4	2019-07-01		Signed
15.272 (1)	Strike	HF303, §5	2019-07-01		Signed
15.272 (2)(u1)	Amend	HF303, §6	2019-07-01		Signed
15.272 (2)(a,b,c,d,e)	Strike	HF303, §7	2019-07-01		Signed
15.352 (10)	Amend	HF772, §17, 31, 32	2019-05-20	2019-07-01	Signed
15.353 (2)(f)	Add	HF772, §18, 31, 32	2019-05-20	2019-07-01	Signed
15.354 (1)(a)	Amend	HF772, §19, 31, 32	2019-05-20	2019-07-01	Signed
15.354 (1)(c)	Add	HF772, §20, 31, 32	2019-05-20	2019-07-01	Signed
15.354 (2)	Amend	HF772, §21, 31, 32	2019-05-20	2019-07-01	Signed
15.354 (3)(a,e)	Amend	HF772, §22, 31, 32	2019-05-20	2019-07-01	Signed
15.354 (4)	Strike and Replace	HF772, §23, 31, 32	2019-05-20	Multiple	Signed
15.354 (5)	Amend	HF772, §24, 31, 32	2019-05-20	2019-07-01	Signed
15.354 (6)	Add	HF772, §25, 31, 32	2019-05-20	2019-07-01	Signed
15.355 (2)	Amend	HF772, §26, 31, 32	2019-05-20	2019-07-01	Signed
15.355 (3)(a)(1,2)	Amend	HF772, §27, 31, 32	2019-05-20	2019-07-01	Signed
15.355 (3)(a)(3)	Add	HF772, §28, 31, 32	2019-05-20	2019-07-01	Signed
Ch. 15A	Amendment Directive	SF333, §104	2019-07-01		Signed
15E.206 (3)(a)	Amendment Directive	SF333, §104	2019-07-01		Signed
15E.207 (2)(b)(2)(c)	Amendment Directive	SF333, §104	2019-07-01		Signed
15E.208 (5)(g)(1,2)	Amendment Directive	SF333, §104	2019-07-01		Signed
15E.208 (6)(d)(1)(a)	Amendment Directive	SF333, §104	2019-07-01		Signed
15E.311 (3)(a)	Amend	SF617, §48	2019-07-01		Signed
15F.102 (3)(c)	Amend	HF305, §1	2019-07-01		Signed
15F.104	Amend	HF305, §2	2019-07-01		Signed
15F.204 (5)(u1)	Amend	HF305, §3	2019-07-01		Signed
15F.401 (9)	Amend	HF305, §4	2019-07-01	0040 04 04	Signed
16.2 (1)(u1)	Amend	HF768, §2, 18, 19	2019-05-21	2019-01-01	Signed
16.2 (2,3)	Amend	HF768, §3, 18, 19	2019-05-21	2019-01-01	Signed
16.2 (2A)	Add	SF608, §19	2019-07-01		Signed
16.2 (3)	Amend	SF608, §20	2019-07-01	2010 01 01	Signed
16.2B (3)(b)	Amend	HF768, §4, 18, 19	2019-05-21	2019-01-01	Signed
16.59 (4)	Amend	HF768, §5, 18, 19	2019-05-21	2019-01-01	Signed
16.77 16.78	New New	HF768, §6, 18, 19	2019-05-21	2019-01-01 2019-01-01	Signed
16.79	New	HF768, §7, 18, 19	2019-05-21 2019-05-21	2019-01-01	Signed
16.79A	New	HF768, §8, 18, 19	2019-05-21	2019-01-01	Signed
10.73A	INCW	HF768, §9, 18, 19	2018-00-21	2018-01-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
16.80	Repeal	HF768, §15, 18, 19	2019-05-21	2019-01-01	Signed
16.81	New	HF768, §10, 18, 19	2019-05-21	2019-01-01	Signed
16.82	New	HF768, §11, 18, 19	2019-05-21	2019-01-01	Signed
16.82A	New	HF768, §12, 18, 19	2019-05-21	2019-01-01	Signed
16.134A (3)(u1)	Amend	HF679, §12	2019-07-01	2010 01 01	Signed
16.154 (1)(u1)	Amend	HF679, §13	2019-07-01		Signed
16.154 (3)	Amend	HF679, §14	2019-07-01		Signed
17A.4B (1)(c)	Strike	HF679, §15	2019-07-01		Signed
18B.2 (1)(a)(2)(a)	Amendment Directive	SF333, §104	2019-07-01		Signed
24.17 (u1)	Amend	SF634, §1, 17	2019-07-01	2020-07-01	Signed
24.27	Amend	HF679, §16	2019-07-01		Signed
24.27	Amend	SF634, §2, 17	2019-07-01	2020-07-01	Signed
24.48 (4)	Amend	SF634, §3, 17	2019-07-01	2020-07-01	Signed
25.2 (4)	Amendment Directive	SF333, §104	2019-07-01		Signed
26.2 (3)	Amend	HF679, §17	2019-07-01		Signed
29A.12A (3)	Amend	HF679, §18	2019-07-01		Signed
29A.13	Amendment Directive	SF333, §104	2019-07-01		Signed
29A.17	Amendment Directive	SF333, §104	2019-07-01		Signed
29A.37	Amendment Directive	SF333, §104	2019-07-01		Signed
29A.40	Amendment Directive	SF333, §104	2019-07-01		Signed
29A.42	Amend	SF333, §7	2019-07-01		Signed
29A.46	Amendment Directive	SF333, §104	2019-07-01		Signed
29A.47	Amendment Directive	SF333, §104	2019-07-01		Signed
29A.57 (7)	Amend	HF679, §19	2019-07-01		Signed
29A.61	Amendment Directive	SF333, §104	2019-07-01		Signed
29A.74	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.3	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.4	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.25	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.35	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.42	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.61	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.64	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.66	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.70	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.79	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.105	Amendment Directive	SF333, §104	2019-07-01		Signed
29B.107A (3)	Add	SF599, §20, 33	Contingent		Signed
29B.119	Amendment Directive	SF333, §104	2019-07-01		Signed
29C.20C	New	SF570, §1, 2	2019-05-10		Signed
29C.20C	Amend New	SF638, §8, 22, 24	2019-05-08	2019-05-10	Signed
34A.3 (1)(a)(3,4)	Add	HF516, §1	2019-07-01		Signed
35A.14 (4)	Amend	HF288, §1	2019-07-01		Signed
35A.14 (5)(b)	Amend	HF288, §2	2019-07-01		Signed
35A.14 (7)	Add	HF288, §3	2019-07-01		Signed
35B.6 (1)(f)	Add	HF689, §1	2019-07-01		Signed
39.2 (4)(a,b,c)	Amend	HF692, §5, 33	2019-07-01		Signed
39.2 (4)(b)	Strike	HF692, §32, 33	2019-05-16		Signed
39A.3 (1)(a)(5)	Add	HF692, §6, 33	2019-05-16		Signed
39A.3 (1)(c)	Add	HF692, §7, 33	2019-05-16		Signed
39A.4 (1)(c)(5)	Strike	HF692, §8, 33	2019-05-16		Signed
39A.6	Amend Add	HF692, §9, 33	2019-05-16		Signed
43.14 (1)(g)	Auu	HF692, §10, 33	2019-05-16		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
43.14 (2)	Amend	HF692, §11, 33	2019-05-16		Signed
43.14 (4)(f)	Add	HF692, §12, 33	2019-05-16		Signed
43.15 (2)	Amend	HF692, §13, 33	2019-05-16		Signed
43.20 (1)(a,b,c)	Amend	HF679, §20	2019-07-01		Signed
43.22 (u1)	Amend	HF692, §14, 33	2019-05-16		Signed
43.24 (1)(b)(1,2)	Amend	HF692, §15, 33	2019-05-16		Signed
43.30 (2)	Amend	HF692, §34	2019-07-01		Signed
43.36	Amend	HF692, §35	2019-07-01		Signed
43.63	Amendment Directive	SF333, §104	2019-07-01		Signed
43.91	Amend	HF692, §36	2019-07-01		Signed
44.4 (1)	Amend	HF692, §37	2019-07-01		Signed
44.9 (3)	Amend	HF679, §21	2019-07-01		Signed
44.9 (3)	Amend	HF692, §50	2019-07-01		Signed
44.17	Amendment Directive	SF333, §104	2019-07-01		Signed
45.5 (1)(f)	Add	HF692, §16, 33	2019-05-16		Signed
45.5 (2)	Amend	HF692, §17, 33	2019-05-16		Signed
45.6 (2)	Amend	HF692, §18, 33	2019-05-16		Signed
46.1	Amend	SF638, §46, 60	2019-05-08		Signed
46.2	Strike and Replace	SF638, §47, 60	2019-05-08		Signed
46.2A	Strike and Replace	SF638, §48, 60	2019-05-08		Signed
46.5	Amend	SF638, §49, 60	2019-05-08		Signed
46.6	Amend	SF638, §50, 60	2019-05-08		Signed
46.7	Amend	SF638, §51, 60	2019-05-08		Signed
46.8	Amend	SF638, §52, 60	2019-05-08		Signed
46.9	Amend	SF638, §53, 60	2019-05-08		Signed
46.9A	Amend	SF638, §54, 60	2019-05-08		Signed
46.10	Amend	SF638, §55, 60	2019-05-08		Signed
46.11	Amend	SF638, §56, 60	2019-05-08		Signed
46.12 (1)	Amend	SF638, §57, 60	2019-05-08		Signed
46.13	Amend	SF638, §58, 60	2019-05-08		Signed
46.15A	New	SF638, §59, 60	2019-05-08		Signed
47.1 (6)	Amend	HF692, §19, 33	2019-05-16		Signed
47.1 (7,8)	Add	HF692, §20, 33	2019-05-16		Signed
47.2 (2)	Amend	HF692, §38	2019-07-01		Signed
47.2 (7)	Add	HF692, §21, 33	2019-05-16		Signed
47.2 (7)	Add	HF692, §39	2019-07-01		Signed
47.7 (2)(d)	Amend	HF692, §22, 33	2019-05-16		Signed
47.7 (2)(e)	Add	HF692, §23, 33	2019-05-16	2020 04 04	Signed
48A.2 (4)	Amend	HF610, §1, 43, 44	2020-01-01	2020-01-01	Signed
48A.9 (4)	Amend	HF692, §24, 33	2019-05-16		Signed
48A.11 (3)(a)	Amend	SF333, §8	2019-07-01		Signed
48A.26 (1)	Amend Amend	HF692, §25, 33	2019-05-16 2019-07-01		Signed
49.5 (2,3) 49.11 (4)	Add	SF333, §9 HF692, §26, 33	2019-07-01		Signed Signed
49.21 (4)	Add	HF692, §40	2019-03-10		Signed
49.31 (1)(a)	Amend	HF692, §27, 33	2019-07-01		Signed
49.31 (1)(b)	Amend	HF692, §48	2019-03-10		Signed
49.31 (1)(b) 49.31 (2)(b)	Amend	HF692, §49	2019-07-01		Signed
49.49	New	HF692, §41	2019-07-01		Signed
49.51	Amend	HF692, §42	2019-07-01		Signed
49.57 (2)	Amend	HF692, §28, 33	2019-05-16		Signed
49.57 (6)	Amend	HF692, §43	2019-07-01		Signed
49.58 (2)	Amend	HF679, §22	2019-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
49.82	Amend	HF692, §44	2019-07-01		Signed
49.102	Amend	HF679, §23	2019-07-01		Signed
49.103	Amend	HF679, §24	2019-07-01		Signed
49.128 (3)	Amend	HF692, §62	2019-07-01		Signed
49.128 (6)	Add	HF692, §63	2019-07-01		Signed
49A.1	Amend	HF764, §1, 7	2019-05-10		Signed
49A.3	Amend	HF764, §2, 7	2019-05-10		Signed
49A.5	Amend	HF764, §3, 7	2019-05-10		Signed
49A.7	Repeal	HF764, §6, 7	2019-05-10		Signed
49A.9	Amend	HF764, §4, 7	2019-05-10		Signed
49A.9	Amendment Directive	SF333, §104	2019-07-01		Signed
49A.10	Amend	HF764, §5, 7	2019-05-10		Signed
50.31	Amend	SF333, §10	2019-07-01		Signed
50.32	Amend	SF333, §11	2019-07-01		Signed
50.48 (7)	Amend	HF692, §51	2019-07-01		Signed
50.48 (8)	Add	HF692, §52	2019-07-01		Signed
50.51 (6)	Amend	HF692, §29, 33	2019-05-16		Signed
53.1A	New	HF692, §30, 33	2019-05-16		Signed
53.8 (1)(a)(u1)	Amend	HF692, §31, 33	2019-05-16		Signed
53.11 (6)	Add	HF692, §45	2019-07-01		Signed
53.17 (1)(b)	Amend	HF692, §64	2019-07-01		Signed
53.17 (2)	Amend	HF692, §65	2019-07-01		Signed
53.17 (4)(f)	Amend	HF692, §66	2019-07-01		Signed
53.17A	New	HF692, §67	2019-07-01		Signed
53.22 (6)(b)	Amend	HF692, §68	2019-07-01		Signed
53.26	Amend	HF679, §25	2019-07-01		Signed
59.5	Amend	HF679, §26	2019-07-01		Signed
66.10	Amend	HF679, §27	2019-07-01		Signed
66.15	Amend	HF679, §28	2019-07-01		Signed
66.16	Amend	HF679, §29	2019-07-01		Signed
66.17	Amend	HF679, §30	2019-07-01		Signed
66.28	Amend	SF333, §12	2019-07-01		Signed
66.30	Amend	HF679, §31	2019-07-01		Signed
68B.3 (3A)	Add	HF392, §1	2019-07-01		Signed
69.16 (2)	Amend	HF679, §32	2019-07-01		Signed
70A.28 (2,5)	Amend	SF502, §1	2019-07-01		Signed
70A.29 (1)	Amend	SF502, §2	2019-07-01		Signed
70A.29 (3)	Amend	SF502, §3	2019-07-01		Signed
70A.29 (4)	Add	SF502, §4	2019-07-01		Signed
76.1 (2)(b)	Amend	HF741, §1, 2	2019-07-01	2019-07-01	Signed
76.2 (1)(b)	Amend	HF679, §33	2019-07-01		Signed
76.2 (1)(b)	Amend	SF634, §4, 17	2019-07-01	2020-07-01	Signed
80.6	Amendment Directive	SF333, §104	2019-07-01		Signed
80.7	Amendment Directive	SF333, §104	2019-07-01		Signed
80.8	Amendment Directive	SF333, §104	2019-07-01		Signed
80.9	Amendment Directive	SF333, §104	2019-07-01		Signed
80.9 (7)	Amend	SF599, §21, 33	Contingent		Signed
80.17	Amendment Directive	SF333, §104	2019-07-01		Signed
80.25A	Amend	SF617, §24, 45, 46	2019-05-13	Custom	Signed
80.43 (1)	Amend	SF617, §25, 45, 46	2019-05-13	Custom	Signed
80.47	New	SF615, §38	2019-07-01		Signed
81.1	Amend	HF734, §1	2019-07-01		Signed
81.10	Amend	HF734, §2	2019-07-01		Signed
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81.11	New	HF734, §3	2019-07-01		Signed
81.12	New	HF734, §4	2019-07-01		Signed
81.13	New	HF734, §5	2019-07-01		Signed
81.14	New	HF734, §6	2019-07-01		Signed
84A.1B (13A)	Amend	HF758, §12	2019-07-01		Signed
84A.2 (12)(b)	Amend	HF679, §34	2019-07-01		Signed
85.37 (1)	Amend	HF679, §35	2019-07-01		Signed
85.55	New	HF327, §1, 6	2019-07-01	2019-07-01	
85.59 (4)	Amendment Directive	SF333, §104	2019-07-01	2019-07-01	Signed Signed
85.61 (7)(c)	Add	SF507, §1	2019-07-01		Signed
85A.25	Amendment Directive	SF333, §104	2019-07-01		
85A.26	Amend		2019-07-01		Signed Signed
86.11	Amend	HF679, §36	2019-07-01		
86.44	Amendment Directive	HF679, §37	2019-07-01		Signed
88.1 (3)	Amend	SF333, §104			Signed
		HF679, §38	2019-07-01		Signed
88.3 (6)	Amend	SF333, §13	2019-07-01		Signed
88A.16 (2)(e) 91A.15	Amend	SF333, §14	2019-07-01	2019-07-01	Signed
	New	HF327, §2, 6	2019-07-01		Signed
91D.1 (2A)	Add	HF327, §3, 6	2019-07-01	2019-07-01	Signed
92.17 (6,7,8)	Add	SF337, §1	2019-07-01		Signed
96.3 (4)	Amend	SF333, §15	2019-07-01		Signed
96.7 (2)(d)(1)	Amend	HF679, §39	2019-07-01		Signed
96.16 (1,2)	Amend	HF679, §40	2019-07-01		Signed
96.36	New	HF327, §4, 6	2019-07-01	2019-07-01	Signed
97A.1 (10)	Amend	SF333, §97	2019-07-01		Signed
97A.5 (1)	Amend	SF333, §16	2019-07-01		Signed
99B.41 (1A)	Add	SF617, §49	2019-07-01		Signed
99B.45 (2)(c)	Add	SF617, §50	2019-07-01	_	Signed
99D.7 (23)	Amend	SF617, §1, 22, 23	2019-05-13	Custom	Signed
99E.1	New	SF617, §26, 45, 46	2019-05-13	Custom	Signed
99E.2	New	SF617, §27, 45, 46	2019-05-13	Custom	Signed
99E.3	New	SF617, §28, 45, 46	2019-05-13	Custom	Signed
99E.4	New	SF617, §29, 45, 46	2019-05-13	Custom	Signed
99E.5	New	SF617, §30, 45, 46	2019-05-13	Custom	Signed
99E.6	New	SF617, §31, 45, 46	2019-05-13	Custom	Signed
99E.7	New	SF617, §32, 45, 46	2019-05-13	Custom	Signed
99E.8	New	SF617, §33, 45, 46	2019-05-13	Custom	Signed
99E.9	New	SF617, §34, 45, 46	2019-05-13	Custom	Signed
99E.10	New	SF617, §35, 45, 46	2019-05-13	Custom	Signed
99F.1 (1)	Amend	SF617, §2, 22, 23	2019-05-13	Custom	Signed
99F.1 (2A,4A,16A,18A,19A,23,24,25)	Add	SF617, §3, 22, 23	2019-05-13	Custom	Signed
99F.1 (7)	Amend	SF333, §98	2019-07-01		Signed
99F.1 (17)	Amend	SF617, §4, 22, 23	2019-05-13	Custom	Signed
99F.2	Amend	SF617, §36, 45, 46	2019-05-13	Custom	Signed
99F.3	Amend	SF617, §5, 22, 23	2019-05-13	Custom	Signed
99F.4 (3,22)	Amend	SF617, §6, 22, 23	2019-05-13	Custom	Signed
99F.4 (27)	Add	SF617, §7, 22, 23	2019-05-13	Custom	Signed
99F.4B	Amend	SF617, §37, 45, 46	2019-05-13	Custom	Signed
99F.5 (1)	Amend	SF617, §8, 22, 23	2019-05-13	Custom	Signed
99F.6 (4)(a)(2)	Amend	HF289, §1	2019-07-01		Signed
99F.6 (4)(a)(2,3)	Amend	SF617, §9, 22, 23	2019-05-13	Custom	Signed
99F.6 (9)	Add	SF617, §51	2019-07-01		Signed
99F.7A	New	SF617, §10, 22, 23	2019-05-13	Custom	Signed

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99F.7A (3)	Amend New	SF638, §37	2019-07-01		Signed
99F.8	Amend	SF617, §11, 22, 23	2019-05-13	Custom	Signed
99F.9 (1)	Amend	SF617, §12, 22, 23	2019-05-13	Custom	Signed
99F.9 (3A)	Add	SF617, §13, 22, 23	2019-05-13	Custom	Signed
99F.9 (4)	Amend	SF617, §14, 22, 23	2019-05-13	Custom	Signed
99F.11 (3)(u1)	Amend	SF617, §15, 22, 23	2019-05-13	Custom	Signed
99F.11 (4)	Add	SF617, §16, 22, 23	2019-05-13	Custom	Signed
99F.12 (2)	Amend	SF617, §17, 22, 23	2019-05-13	Custom	Signed
99F.13	Amend	SF638, §38	2019-07-01	000.0	Signed
99F.15 (1)(c)	Amend	SF617, §18, 22, 23	2019-05-13	Custom	Signed
99F.15 (4)(d,h,i)	Amend	SF617, §19, 22, 23	2019-05-13	Custom	Signed
99F.20 (1)	Amend	SF617, §20, 22, 23	2019-05-13	Custom	Signed
99G.39 (3A)	Add	SF615, §39	2019-07-01	000.0	Signed
99G.39 (4)(a)	Amend	SF615, §40	2019-07-01		Signed
100.5	Amendment Directive	SF333, §104	2019-07-01		Signed
100.52	Amend	HF679, §41	2019-07-01		Signed
100.54	Amendment Directive	SF333, §104	2019-07-01		Signed
100B.3	Amendment Directive	SF333, §104	2019-07-01		Signed
100B.4	Amend	SF615, §29, 30, 31	2019-05-22	2018-07-01	Signed
100B.4	Amendment Directive	SF333, §104	2019-07-01	2010 07 01	Signed
100B.9	Amendment Directive	SF333, §104	2019-07-01		Signed
103.6 (1)(e)	Add	SF567, §1	2019-07-01		Signed
103.9 (3)	Add	SF567, §2	2019-07-01		Signed
103.10 (6)	Add	SF567, §3	2019-07-01		Signed
103.12 (6)	Add	SF567, §4	2019-07-01		Signed
103.12A (4)	Add	SF567, §5	2019-07-01		Signed
103.13 (4)	Add	SF567, §6	2019-07-01		Signed
103.15 (7)	Add	SF567, §7	2019-07-01		Signed
103.35 (5)	Strike	SF567, §8	2019-07-01		Signed
105.3 (6)	Strike	HF766, §81	2019-07-01		Signed
105.10 (5)	Add	SF567, §9	2019-07-01		Signed
105.18 (1)	Amend	SF567, §10	2019-07-01		Signed
105.22 (4)	Strike and Replace	SF567, §11	2019-07-01		Signed
123.3 (5)	Amend	SF323, §2, 6	2019-05-10		Signed
123.3 (5,6,7,20,26,34,48)	Amend	SF618, §1	2019-07-01		Signed
123.3 (10A,28A)	Add	SF323, §1, 6	2019-05-10		Signed
123.3 (14A,28A,28B,36A)	Add	SF618, §2	2019-07-01		Signed
123.3 (24A)	Add	HF668, §1	2019-07-01		Signed
123.10 (13)	Amend	SF618, §3	2019-07-01		Signed
123.10 (14,15)	Add	SF618, §4	2019-07-01		Signed
123.23 (1,4)	Amend	SF618, §5	2019-07-01		Signed
123.24 (1)	Amend	SF618, §6	2019-07-01		Signed
123.24 (1A)	Add	SF618, §7	2019-07-01		Signed
123.24 (4,5)	Strike	SF618, §8	2019-07-01		Signed
123.27 (3)	Strike	SF618, §9	2019-07-01		Signed
123.28 (2)	Amend	SF618, §10	2019-07-01		Signed
123.30 (2)	Amend	SF618, §11	2019-07-01		Signed
123.30 (4)	Amend	SF618, §12	2019-07-01		Signed
123.30 (5)	Strike	SF618, §13	2019-07-01		Signed
123.31 (3)	Amend	SF618, §14	2019-07-01		Signed
123.32 (1,2,3,6)	Amend	SF618, §15	2019-07-01		Signed
123.34	Amend	SF618, §16	2019-07-01		Signed
123.36 (5)(c)	Amend	SF618, §17	2019-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
123.36 (6)	Amend	SF618, §18	2019-07-01		Signed
123.36 (10)	Amend	SF618, §19	2019-07-01		Signed
123.38 (1)	Amend	HF679, §42	2019-07-01		Signed
123.38 (2)(a)(u1)	Amend	HF679, §43	2019-07-01		Signed
123.38A	New	SF618, §20	2019-07-01		Signed
123.39 (1)	Amend	SF618, §21	2019-07-01		Signed
123.39 (4)	Amend	SF618, §22	2019-07-01		Signed
123.41 (1)	Amend	SF618, §23	2019-07-01		Signed
123.41 (3A)	Add	SF618, §24	2019-07-01		Signed
123.41 (4)	Amend	SF618, §25	2019-07-01		Signed
123.42 (1)	Amend	SF618, §26	2019-07-01		Signed
123.42 (7)	Add	SF618, §27	2019-07-01		Signed
123.43 (1)(b)	Amend	SF618, §28	2019-07-01		Signed
123.43A (5)	Amend	SF618, §29	2019-07-01		Signed
123.43A (6)	Amend	SF230, §1	2019-07-01		Signed
123.45 (1)(u1)	Amend	HF668, §2	2019-07-01		Signed
123.45 (1)(c,d)	Amend	HF668, §3	2019-07-01		Signed
123.45 (1A,4)	Add	HF668, §4	2019-07-01		Signed
123.45 (2)	Amend	SF230, §2	2019-07-01		Signed
123.46 (6)	Amend	SF589, §1	2019-07-01		Signed
123.46A (1)	Amend	SF618, §64, 68	2019-05-10		Signed
123.46A (2)(a)	Amend	SF618, §65, 68	2019-05-10		Signed
123.46A (2)(0b,k,l)	Add	SF618, §66, 68	2019-05-10		Signed
123.49 (2)(u1)	Amend	SF618, §30	2019-07-01		Signed
123.49 (2)(d)(1)	Amend	SF618, §67, 68	2019-05-10		Signed
123.49 (2)(g)	Amend	SF618, §31	2019-07-01		Signed
123.50 (2,4)	Amend	SF618, §32	2019-07-01		Signed
123.56	Amendment Directive	SF618, §62	2019-07-01		Signed
123.56 (1)	Amend	SF618, §33	2019-07-01		Signed
123.56 (4)	Amend	SF618, §34	2019-07-01		Signed
123.56 (5)	Amend	SF230, §3	2019-07-01		Signed
123.56 (7A)	Add	SF618, §35	2019-07-01		Signed
123.91	Amend	SF589, §42	2019-07-01		Signed
123.91 (u1)	Amend	HF679, §44	2019-07-01		Signed
123.95 (1,2)	Amend	SF618, §36	2019-07-01		Signed
123.99	Amend	HF679, §45	2019-07-01		Signed
123.107 (2)	Amend	HF679, §46	2019-07-01		Signed
123.122	Strike and Replace	SF618, §37	2019-07-01		Signed
123.126A	New	SF323, §3, 6	2019-05-10		Signed
123.127 (1)(u1)	Amend	SF618, §38 SF618, §39	2019-07-01 2019-07-01		Signed
123.127 (1)(b)	Amend Amend	HF668, §5	2019-07-01		Signed
123.130 (1) 123.130 (1)	Amend	SF618, §40	2019-07-01		Signed
123.130 (1) 123.130 (1A)	Add	SF618, §41	2019-07-01		Signed Signed
123.130 (1A) 123.130 (4)	Add	SF618, §42	2019-07-01		Signed
123.131 (2)(u1)	Amend	SF618, §43	2019-07-01		Signed
123.135 (1)	Amend	SF618, §44	2019-07-01		Signed
123.135 (5)	Strike and Replace	SF618, §45	2019-07-01		Signed
123.136 (1)	Amend	SF618, §46	2019-07-01		Signed
123.141	Amend	SF230, §4	2019-07-01		Signed
123.143 (3)	Amend	SF618, §47	2019-07-01		Signed
123.144	Repeal	SF618, §63	2019-07-01		Signed
123.146	Repeal	SF618, §63	2019-07-01		Signed
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					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
123.173A (2)	Amend	SF618, §48	2019-07-01		Signed
123.173A (8)	Add	SF618, §49	2019-07-01		Signed
123.175 (1)(u1)	Amend	SF618, §50	2019-07-01		Signed
123.175 (1)(b)	Amend	SF618, §51	2019-07-01		Signed
123.177 (1)	Amend	SF618, §52	2019-07-01		Signed
123.179 (1)	Amend	SF618, §53	2019-07-01		Signed
123.179 (1A)	Add	SF618, §54	2019-07-01		Signed
123.180 (1)	Amend	SF618, §55	2019-07-01		Signed
123.180 (6)	Strike and Replace	SF618, §56	2019-07-01		Signed
123.183 (1)	Amend	SF618, §57	2019-07-01		Signed
123.186 (1)	Amend	SF618, §58	2019-07-01		Signed
123.187 (3)(d)	Amend	SF618, §59	2019-07-01		Signed
123.187 (6)	Strike	SF618, §60	2019-07-01		Signed
123.188	New	SF618, §61	2019-07-01		Signed
123A.2 (6A)	Add	SF323, §4, 6	2019-05-10		Signed
123A.13	New	SF323, §5, 6	2019-05-10		Signed
124.204 (4)(m,u)	Amend	SF599, §22, 33	Contingent		Signed
124.204 (7)	Amend	SF599, §23, 33	Contingent		Signed
124.302 (1)	Amend	HF679, §47	2019-07-01		Signed
124.308 (1)	Amend	HF679, §48	2019-07-01		Signed
124.401 (6)	Add	SF599, §24, 33	Contingent		Signed
124.401H	New	SF599, §25, 33	Contingent		Signed
124.409	Amend	HF679, §49	2019-07-01		Signed
124.410	Amend	SF599, §26, 33	Contingent		Signed
124.411 (3)	Amend	SF599, §27, 33	Contingent		Signed
124.506A (1)	Amend	SF599, §28, 33	Contingent		Signed
124E.4 (1)(d)(2)	Amend	SF333, §17	2019-07-01		Signed
124E.4 (3)(b)(3)	Amend	SF333, §18	2019-07-01		Signed
126.26	Repeal	HF679, §238	2019-07-01		Signed
Ch. 135	Amendment Directive	SF333, §104	2019-07-01		Signed
135.11 (24)	Strike	HF731, §1	2019-07-01		Signed
135.11A (1)	Amend	HF766, §58	2019-07-01		Signed
135.11B	New	HF766, §59	2019-07-01		Signed
135.11B	New	HF766, §80	2019-07-01		Signed
135.24 (7)(e)	Amend	HF766, §66	2019-07-01		Signed
135.42	Amendment Directive	SF333, §104	2019-07-01		Signed
135.43 (2)(u1)	Amend	HF766, §82	2019-07-01		Signed
135.61 (u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.61 (1)(d)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.61 (4)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.62 (1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.62 (2)(e)	Strike	HF766, §83	2019-07-01		Signed
135.62 (2)(f)(2,4,5)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.63 (1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.63 (2)(u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.63 (2)(f)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.63 (2)(g)(1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.63 (2)(h)(1)(u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.63 (2)(j)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.63 (2)(k)(1)(u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.63 (2)(l)(u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.63 (2)(m,n)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.63 (2)(p)(u1)	Amendment Directive	SF333, §104	2019-07-01		Signed

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135.63 (3)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.64 (3)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.72 (u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.73 (1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.73 (2)(u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.73 (3)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.74 (1,3)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.75 (2)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.76 (1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.100 (u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.105A (5)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.107 (5)	Strike	HF766, §70	2019-07-01		Signed
135.108 (u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.140 (u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
135.141 (1)	Amend	SF333, §99	2019-07-01		Signed
135.141 (2)(g,i)	Amend	SF333, §100	2019-07-01		Signed
135.143 (3)(u1)	Amend	SF333, §101	2019-07-01		Signed
135.144 (5,6,7,8)	Amend	SF333, §102	2019-07-01		Signed
135.153	Repeal	HF766, §68	2019-07-01		Signed
135.159	Repeal	HF766, §75	2019-07-01		Signed
135.159 (1)(h)	Strike	HF766, §67	2019-07-01		Signed
135.166 (1)	Amend	HF766, §96	2019-07-01		Signed
135.176 (2)(c)	Amend	HF532, §1	2019-07-01		Signed
135.176 (2)(g)	Add	HF532, §2	2019-07-01		Signed
135A.2 (2)	Strike	HF766, §72	2019-07-01		Signed
135A.4	Repeal	HF766, §74	2019-07-01		Signed
135A.9 (1)	Strike	HF766, §73	2019-07-01		Signed
135B.35	New	SF531, §1	2019-07-01		Signed
137C.9 (1)(c)	Amend	HF759, §33	2019-07-01		Signed
137F.2	Amend	SF265, §1, 2	2019-05-03		Signed
139A.18	Amend	HF679, §50	2019-07-01		Signed
139A.30	Amend	HF679, §51	2019-07-01		Signed
142C.2 (6)	Amend	SF86, §2	2019-07-01		Signed
142C.2 (13A)	Add	SF86, §3	2019-07-01		Signed
142C.3 (1)(a)(4)	Add Add	SF86, §4	2019-07-01 2019-07-01		Signed
142C.3 (2)(a)(02) 142C.3 (2)(c)	Amend	SF86, §5 SF86, §6	2019-07-01		Signed Signed
142C.8 (1,2)	Amend	SF86, §7	2019-07-01		Signed
142C.18 (2A)	Add	SF86, §8	2019-07-01		Signed
142C.18 (3)(d)	Amend	SF86, §9	2019-07-01		Signed
144F.1	New	SF210, §1	2019-07-01		Signed
144F.2	New	SF210, §2	2019-07-01		Signed
144F.3	New	SF210, §3	2019-07-01		Signed
144F.4	New	SF210, §4	2019-07-01		Signed
144F.5	New	SF210, §5	2019-07-01		Signed
144F.6	New	SF210, §6	2019-07-01		Signed
144F.7	New	SF210, §7	2019-07-01		Signed
147.80 (3)	Amend	HF766, §60	2019-07-01		Signed
147A.1 (4)	Amend	HF694, §2	2019-07-01		Signed
147A.1A	Amend	HF694, §3	2019-07-01		Signed
147A.3	Amend	HF766, §84	2019-07-01		Signed
147A.4 (5)	Add	HF694, §4	2019-07-01		Signed
147A.6	Amend	HF694, §5	2019-07-01		Signed

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147A.24 (2)	Amend	HF766, §78	2019-07-01		Signed
147D.1	New	HF694, §1	2019-07-01		Signed
152.2	Amend	HF766, §61	2019-07-01		Signed
152C.5	Amend	SF267, §1	2019-07-01		Signed
153.33 (2)	Amend	HF766, §62	2019-07-01		Signed
154C.3 (3)	Amend	HF606, §1	2019-07-01		Signed
154D.3 (1)(e)	Amend	HF606, §2	2019-07-01		Signed
154D.4 (3)(a)	Amend	HF679, §52	2019-07-01		Signed
155A.27 (1)	Amend	HF679, §53	2019-07-01		Signed
156.2 (u1)	Amend	HF679, §54	2019-07-01		Signed
157.7	Amendment Directive	SF333, §104	2019-07-01		Signed
158.3 (3)	Add	SF567, §12	2019-07-01		Signed
159.5 (4)	Amend	HF750, §1	2019-07-01		Signed
159A.14 (5)(b)(1)	Amend	HF679, §55	2019-07-01		Signed
161E.14	Amendment Directive	SF333, §104	2019-07-01		Signed
166.42 (2)	Amendment Directive	SF333, §104	2019-07-01		Signed
166D.2 (1)	Strike	HF679, §56	2019-07-01		Signed
166D.3	Amend	HF679, §57	2019-07-01		Signed
173.22 (2)	Amend	HF779, §48	2019-07-01		Signed
176A.8 (9,14)	Amend	SF170, §1, 2, 3	2019-05-02	2019-05-02	Signed
189.1 (1)	Amend	SF599, §29, 33	Contingent		Signed
198.4 (4)	Amend	HF750, §2	2019-07-01		Signed
200.4 (1)	Amend	HF750, §3	2019-07-01		Signed
200A.5	Amend	HF750, §4	2019-07-01		Signed
200A.9 (1)	Amend	HF750, §5	2019-07-01		Signed
204.1	New	SF599, §1, 18, 19	2019-05-13	Custom	Signed
204.2	New	SF599, §2, 18, 19	2019-05-13	Custom	Signed
204.3	New	SF599, §3, 18, 19	2019-05-13	2019-05-13	Signed
204.4	New	SF599, §4, 18, 19	2019-05-13	Custom	Signed
204.5	New	SF599, §5, 18, 19	2019-05-13	Custom	Signed
204.6	New	SF599, §6, 18, 19	2019-05-13	Custom	Signed
204.7	New	SF599, §7, 18, 19	2019-05-13	Custom	Signed
204.8	New	SF599, §8, 18, 19	2019-05-13	Custom	Signed
204.9	New	SF599, §9, 18, 19	2019-05-13	Custom	Signed
204.10	New	SF599, §10, 18, 19	2019-05-13	Custom	Signed
204.11	New	SF599, §11, 18, 19	2019-05-13	Custom	Signed
204.12	New	SF599, §12, 18, 19	2019-05-13	Custom	Signed
204.13	New	SF599, §13, 18, 19	2019-05-13	Custom	Signed
204.14	New	SF599, §14, 18, 19	2019-05-13	Custom	Signed
204.15	New	SF599, §15, 18, 19	2019-05-13	Custom	Signed
204.16	New	SF599, §16, 18, 19	2019-05-13	Custom	Signed
204.17	New	SF599, §17, 18, 19	2019-05-13	Custom	Signed
206.7A (2)	Amend	HF679, §58	2019-07-01		Signed
206.22 (2)	Amend	HF679, §59	2019-07-01		Signed
214A.1 (9A)	Add	HF750, §6	2019-07-01		Signed
214A.2C	New	SF609, §32	2019-07-01		Signed
214A.19 (1)(u1)	Amend	HF750, §7	2019-07-01		Signed
215.1	Amendment Directive	HF750, §8	2019-07-01		Signed
215.26	Amendment Directive	HF750, §8	2019-07-01		Signed
216.2 (15)	Amend	SF341, §1	2019-07-01		Signed
216.5 (10)	Amend	HF679, §60	2019-07-01		Signed
216.7 (3)	Add	HF766, §93, 94	2019-05-03		Signed
216.8B	New	SF341, §2	2019-07-01		Signed
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216.8C	New	SF341, §3, 9, 10	2019-05-02	Custom	Signed
216.22	New	HF327, §5, 6	2019-07-01	2019-07-01	Signed
216A.3 (2)(a)	Amend	HF634, §1	2019-07-01	2010 07 01	Signed
216A.131	Amend	HF634, §2	2019-07-01		Signed
216A.131A	Amend	HF634, §3	2019-07-01		Signed
216A.132	Strike and Replace	HF634, §4	2019-07-01		Signed
216A.133	Strike and Replace	HF634, §5	2019-07-01		Signed
216A.133 (3)(I)	Amend	SF638, §9	2019-07-01		Signed
216A.133A	Repeal	HF634, §8	2019-07-01		Signed
216A.135	Strike and Replace	HF634, §6	2019-07-01		Signed
216A.137	Amend	HF634, §7	2019-07-01		Signed
216A.139	Repeal	HF634, §8	2019-07-01		Signed
216C.1A	New	SF341, §4	2019-07-01		Signed
216C.11	Amend	SF341, §5	2019-07-01		Signed
216C.12	New	SF341, §6	2019-07-01		Signed
217.3 (4)	Amend	HF766, §90	2019-07-01		Signed
217.3A (1)	Amend	HF766, §86	2019-07-01		Signed
217.3A (3,4)	Strike	HF766, §87	2019-07-01		Signed
217.30	Amend	HF642, §1	2019-07-01		Signed
217.31 (1)	Amend	HF642, §2	2019-07-01		Signed
218.1	Amend	HF421, §1	2019-07-01		Signed
218.2	Amendment Directive	SF333, §104	2019-07-01		Signed
218.9	Amend	HF679, §61	2019-07-01		Signed
218.40	Amend	HF679, §62	2019-07-01		Signed
218.56	Amend	HF679, §63	2019-07-01		Signed
218.72	Amendment Directive	SF333, §104	2019-07-01		Signed
218.94	Amendment Directive	SF333, §104	2019-07-01		Signed
222.11	Amendment Directive	SF333, §104	2019-07-01		Signed
222.63	Amend	HF679, §64	2019-07-01		Signed
222.69	Amendment Directive	SF333, §104	2019-07-01		Signed
225.28	Amendment Directive	SF333, §104	2019-07-01		Signed
225C.2 (1A,1B,1C,11,12)	Add	HF690, §1	2019-07-01		Signed
225C.2 (9)	Strike	HF690, §2	2019-07-01		Signed
225C.4 (1)(0c)	Add	HF690, §3	2019-07-01		Signed
225C.4 (1)(d,j)	Amend	HF690, §4	2019-07-01		Signed
225C.4 (1)(0k,00k)	Add	HF690, §5	2019-07-01		Signed
225C.4 (1)(u)(9)	Add	HF690, §6	2019-07-01		Signed
225C.6B (3)(c)	Add	HF690, §7	2019-07-01		Signed
225C.51	New	HF690, §8	2019-07-01		Signed
225C.51	Amend New	HF766, §110	2019-07-01		Signed
225C.51	Repeal	HF690, §22	2019-07-01		Signed
225C.51 (1)(a)	Amend New	SF638, §10	2019-07-01		Signed
225C.51 (3)	Amend New	SF638, §11	2019-07-01		Signed
225C.52	New	HF690, §9	2019-07-01		Signed
225C.52	Repeal	HF690, §22	2019-07-01		Signed
225C.53	Repeal	HF690, §22	2019-07-01		Signed
225C.54	Repeal	HF690, §22	2019-07-01		Signed
226.1 (1)	Amend	HF421, §2	2019-07-01		Signed
226.17	Amendment Directive	SF333, §104	2019-07-01		Signed
226.30	Amend	HF421, §3	2019-07-01		Signed
226.41	Amend	HF679, §65	2019-07-01		Signed
229.27 (3)(u1)	Amend	HF610, §2, 43, 44	2020-01-01	2020-01-01	Signed
229A.1	Amend	SF333, §19	2019-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
229A.2 (7A)	Add	HF266, §1	2019-07-01		Signed
229A.2 (11)(c)	Amend	HF266, §2	2019-07-01		Signed
229A.3 (6)	Add	HF266, §3	2019-07-01		Signed
229A.4 (2)(a)	Amend	HF266, §4	2019-07-01		Signed
229A.7 (5)(c)	Add	HF266, §5	2019-07-01		Signed
229A.8 (5)(e)(2)(b)	Amend	HF679, §66	2019-07-01		Signed
229A.8 (5)(i)	Amend	SF333, §20	2019-07-01		Signed
230.11	Amendment Directive	SF333, §104	2019-07-01		Signed
230.17	Amend	SF333, §21	2019-07-01		Signed
230.25 (1)	Amend	HF679, §67	2019-07-01		Signed
231.42 (3)(e)	Amend	SF333, §22	2019-07-01		Signed
231.64 (1)(b)	Amend	HF679, §68	2019-07-01		Signed
232.2 (4)(0f)	Add	HF644, §1	2019-07-01		Signed
232.2 (4)(f)(7)	Amend	HF644, §2	2019-07-01		Signed
232.8 (2)(a)	Amend	SF333, §23	2019-07-01		Signed
232.36 (1)	Amend	SF333, §24	2019-07-01		Signed
232.37 (4)	Amend	HF707, §1	2019-07-01		Signed
232.69 (3)(b)	Amend	HF731, §2	2019-07-01		Signed
232.69 (3)(c,d)	Strike and Replace	HF731, §3	2019-07-01		Signed
232.101A	Amend	HF591, §30, 44, 45	2020-01-01	2020-01-01	Signed
232.102 (4,5)	Strike	HF421, §4	2019-07-01		Signed
232.103 (7)	Strike	HF421, §5	2019-07-01		Signed
232.104 (8)(b)	Amend	HF591, §31, 44, 45	2020-01-01	2020-01-01	Signed
232.107	Amend	HF644, §3	2019-07-01		Signed
232.112 (3)	Amend	HF707, §2	2019-07-01		Signed
232.125 (3)	Amend	SF333, §25	2019-07-01		Signed
232.127 (5)	Amend	HF679, §69	2019-07-01		Signed
232.150 (3)	Amend	HF679, §70	2019-07-01		Signed
232.178 (2)	Amend	SF333, §26	2019-07-01		Signed
232C.4 (3)	Amend	SF617, §38, 45, 46	2019-05-13	Custom	Signed
232D.101	New	HF591, §1, 44, 45	2020-01-01	2020-01-01	Signed
232D.102	New	HF591, §2, 44, 45	2020-01-01	2020-01-01	Signed
232D.103	New	HF591, §3, 44, 45	2020-01-01	2020-01-01	Signed
232D.104	New	HF591, §4, 44, 45	2020-01-01	2020-01-01	Signed
232D.105	New	HF591, §5, 44, 45	2020-01-01	2020-01-01	Signed
232D.106	New	HF591, §6, 44, 45	2020-01-01	2020-01-01	Signed
232D.201	New	HF591, §7, 44, 45	2020-01-01	2020-01-01	Signed
232D.202	New	HF591, §8, 44, 45	2020-01-01	2020-01-01	Signed
232D.203	New	HF591, §9, 44, 45	2020-01-01	2020-01-01	Signed
232D.204	New	HF591, §10, 44, 45	2020-01-01	2020-01-01	Signed
232D.301	New	HF591, §11, 44, 45	2020-01-01	2020-01-01	Signed
232D.302	New	HF591, §12, 44, 45	2020-01-01	2020-01-01	Signed
232D.303	New	HF591, §13, 44, 45	2020-01-01	2020-01-01	Signed
232D.304	New	HF591, §14, 44, 45	2020-01-01	2020-01-01	Signed
232D.305	New	HF591, §15, 44, 45	2020-01-01	2020-01-01	Signed
232D.306	New	HF591, §16, 44, 45	2020-01-01	2020-01-01	Signed
232D.307	New	HF591, §17, 44, 45	2020-01-01	2020-01-01	Signed
232D.308	New	HF591, §18, 44, 45	2020-01-01	2020-01-01	Signed
232D.309	New	HF591, §19, 44, 45	2020-01-01	2020-01-01	Signed
232D.310	New	HF591, §20, 44, 45	2020-01-01	2020-01-01	Signed
232D.311	New	HF591, §21, 44, 45	2020-01-01	2020-01-01	Signed
232D.401	New	HF591, §22, 44, 45	2020-01-01	2020-01-01	Signed
232D.402	New	HF591, §23, 44, 45	2020-01-01	2020-01-01	Signed

Reference	Action	Bill/Section	Eff. Date	Ann Data	Gov's Action
				App. Date	
232D.403	New	HF591, §24, 44, 45	2020-01-01	2020-01-01	Signed
232D.501	New	HF591, §25, 44, 45	2020-01-01	2020-01-01	Signed
232D.502	New	HF591, §26, 44, 45	2020-01-01	2020-01-01	Signed
232D.503	New	HF591, §27, 44, 45	2020-01-01	2020-01-01	Signed
232D.504	New	HF591, §28, 44, 45	2020-01-01	2020-01-01	Signed
232D.505	New	HF591, §29, 44, 45	2020-01-01	2020-01-01	Signed
233.2 (3,6)	Amend	HF679, §71	2019-07-01		Signed
233.6 (1)	Amend	HF679, §72	2019-07-01		Signed
Ch. 233B	Repeal	HF421, §12	2019-07-01		Signed
234.46 (1)(b)	Amend	HF766, §109	2019-07-01	0000 04 04	Signed
235A.15 (2)(d)(1,2)	Amend	HF591, §32, 44, 45	2020-01-01	2020-01-01	Signed
235A.17 (3)(b)(1)	Amend	HF642, §3	2019-07-01		Signed
235B.2 (5)(a)(1)(c)	Amend	HF323, §1	2019-07-01		Signed
235B.2 (5)(a)(4)	Add	HF569, §1	2019-07-01		Signed
235B.3 (1)(c)	Amend	HF569, §2	2019-07-01	0000 04 04	Signed
235B.6 (2)(d)(5,6)	Add	HF591, §33, 44, 45	2020-01-01	2020-01-01	Signed
235B.16 (5)(b)	Amend	HF731, §4	2019-07-01		Signed
235B.16 (5)(c,d)	Strike and Replace	HF731, §5	2019-07-01		Signed
235B.16 (5)(e)	Strike	HF731, §6	2019-07-01		Signed
235B.18 (4,5)	Amend	HF610, §3, 43, 44	2020-01-01	2020-01-01	Signed
235B.19 (5)(a)(u1)	Amend	HF610, §4, 43, 44	2020-01-01	2020-01-01	Signed
235D.1	Amend	SF333, §27	2019-07-01		Signed
235E.2 (1)(c)	Amend	HF304, §1	2019-07-01		Signed
235F.1 (17)	Amend	HF328, §1	2019-07-01		Signed
237.1 (4)(f)	Amend	HF644, §4	2019-07-01		Signed
237.8 (2)(a)(1,2)	Amend	HF644, §5	2019-07-01		Signed
237.8 (2)(a)(02,002)	Add	HF644, §6	2019-07-01		Signed
237A.5 (2)(i)(1)(c)(u1)	Amend	HF679, §73	2019-07-01		Signed
237A.30 (2)	Amend	SF333, §28	2019-07-01		Signed
239B.8 (6)	Amend	HF642, §4	2019-07-01		Signed
249A.3 (9)	Amend	HF291, §1	2019-07-01		Signed
249A.4B	Amend	HF766, §91	2019-07-01		Signed
249A.38 (1)	Amend	HF423, §1	2019-07-01		Signed
249A.40	Amendment Directive	SF333, §104	2019-07-01		Signed
249K.2 (6)	Amendment Directive	SF333, §104	2019-07-01		Signed
249L.2 (6,7)	Repeal	HF766, §105, 107	2019-05-03		Signed
249L.2 (7,8)	Amend	HF766, §103, 107, 108	2019-05-03	Custom	Signed
249L.2 (8)	Repeal	HF766, §105, 107	2019-05-03		Signed
249M.4	Amend	HF766, §69	2019-07-01		Signed
249M.5	Amend	HF766, §55, 56	2019-05-03		Signed
252B.4	Amend	SF605, §1	2019-07-01		Signed
252B.5 (13)(a)	Amend	SF605, §2	2019-07-01		Signed
252E.1 (8)	Amend	SF333, §29	2019-07-01		Signed
252H.5 (1,4)	Amend	SF605, §3	2019-07-01		Signed
256.7 (3)	Amend	SF159, §1	2019-07-01		Signed
256.11 (5)(k)(u1)	Amend	SF139, §1	2019-07-01		Signed
256.16 (1)(a)(2)	Amend	SF159, §2	2019-07-01		Signed
256.16 (2)	Amend	SF159, §3	2019-07-01		Signed
256.16 (3)	Add	SF159, §4	2019-07-01		Signed
256.42 (7)(c)	Amend	SF394, §1	2019-07-01		Signed
256.46	Amend	SF333, §30	2019-07-01		Signed
2561.3 (3)	Strike	HF766, §85	2019-07-01		Signed
257.2 (8)(e)	Add	HF546, §1	2019-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
257.3 (2)(d)	Amend	HF596, §1	2019-07-01		Signed
257.4 (1)(a)(10)	Add	HF546, §2	2019-07-01		Signed
257.4 (1)(b)	Amend	HF546, §3	2019-07-01		Signed
257.8 (1,2)	Amend	HF306, §1, 7	2019-02-19		Signed
257.8 (2)	Amend	HF307, §1, 6	2019-02-19		Signed
257.8 (5)(b)	Amend	HF307, §2, 6	2019-02-19		Signed
257.9 (2)	Amend	HF307, §3, 6	2019-02-19		Signed
257.11 (2)(c)	Amend	HF596, §2	2019-07-01		Signed
257.11 (2)(b)(u1)	Amend	SF603, §1, 6	2019-07-01	2019-07-01	Signed
257.11 (3)(c)	Amend	SF603, §2	2019-07-01	2010 07 01	Signed
257.11 (4)(e)(3)	Amend	HF421, §6	2019-07-01		Signed
257.11A (1,2)	Amend	HF596, §3	2019-07-01		Signed
257.15 (4)(b)	Amend	HF546, §4	2019-07-01		Signed
257.16B (1)	Amend	HF306, §2, 7	2019-02-19		Signed
257.16B (2)(a,b,c,d)	Strike	HF306, §3, 7	2019-02-19		Signed
257.16B (2)(f)(u1)	Amend	HF306, §4, 7	2019-02-19		Signed
257.16B (2)(f)(3)	Amend	HF306, §5, 7	2019-02-19		Signed
257.16B (2)(g)	Add	HF306, §6, 7	2019-02-19		Signed
257.16C (2)(g) 257.16C (3)(d)	Add	HF307, §4, 6	2019-02-19		Signed
257.16C (7)	Add	HF307, §5, 6	2019-02-19		Signed
257.16D (7)	New	HF546, §5	2019-07-01		Signed
257.35 (13A)	Add	SF638, §3	2019-07-01		Signed
257.41 (4)(c)	Amend	HF421, §7	2019-07-01		Signed
257.51	New	HF546, §6	2019-07-01		Signed
259A.6	Amend	HF421, §8	2019-07-01		Signed
260C.12 (1)	Amend	HF692, §53	2019-07-01		Signed
260C.14A	New	SF188, §1	2019-07-01		Signed
260C.15 (5)	Amend	HF692, §54	2019-07-01		Signed
260C.22 (1)(b,d,e)	Amend	HF679, §74	2019-07-01		Signed
2601.2 (1)(b,d,e) 2601.2 (2)(c)	Amend	HF758, §21	2019-07-01		Signed
2601.3 (1)	Amend	HF758, §22	2019-07-01		Signed
260I.3 (2)(a)	Amend	HF758, §23	2019-07-01		Signed
2601.3 (6)	Add	HF758, §24	2019-07-01		Signed
2601.4 (4)	Strike	HF758, §25	2019-07-01		Signed
2601.7	Amend	HF758, §26	2019-07-01		Signed
2601.10 (4)	Add	HF758, §27	2019-07-01		Signed
2601.11	Amend	HF758, §28	2019-07-01		Signed
261.25 (1,2)	Amend	HF758, §13	2019-07-01		Signed
261.36 (3,6,7)	Amend	SF333, §31	2019-07-01		Signed
261.86 (1)(u1)	Amend	HF758, §14	2019-07-01		Signed
261.86 (1)(a)	Amend	HF758, §15	2019-07-01		Signed
261.86 (1)(f)	Amend	SF333, §32	2019-07-01		Signed
261.86 (2,3,4,5)	Amend	HF758, §16	2019-07-01		Signed
261.87 (1)(b)(3)(u1)	Amend	SF246, §1	2019-07-01		Signed
261.87 (1)(d)(u1)	Amend	SF246, §2	2019-07-01		Signed
261.121	Repeal	SF304, §3	2019-07-01		Signed
261.122	Repeal	SF304, §3	2019-07-01		Signed
261.123	Repeal	SF304, §3	2019-07-01		Signed
261.124	Repeal	SF304, §3	2019-07-01		Signed
261.125	Repeal	SF304, §3	2019-07-01		Signed
261.126	Repeal	SF304, §3	2019-07-01		Signed
261.127	Repeal	SF304, §3	2019-07-01		Signed
261.130 (2)	Amend	SF245, §1	2019-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
261.130 (8)(d)	Amend	SF245, §2	2019-07-01		Signed
261A.44	Amend	SF333, §33	2019-07-01		Signed
261E.2 (1)	Amend	SF603, §7	2019-07-01		Signed
261E.2 (05,06)	Add	SF603, §3	2019-07-01		Signed
261E.8 (2)	Amend	SF603, §8	2019-07-01		Signed
261H.1	New	SF274, §1, 7	2019-03-27		Signed
261H.2	New	SF274, §2, 7	2019-03-27		Signed
261H.3	New	SF274, §3, 7	2019-03-27		Signed
261H.3 (1,2)	Amend New	SF638, §12, 22, 25	2019-05-08	2019-03-27	Signed
261H.4	New	SF274, §4, 7	2019-03-27	2010-00-21	Signed
261H.5	New	SF274, §5, 7	2019-03-27		Signed
262.9 (10)	Amend	SF333, §34	2019-07-01		Signed
262.9D	New	SF188, §2	2019-07-01		Signed
262.34 (1)	Amend	SF333, §35	2019-07-01		Signed
262.57 (1)	Amend	HF679, §75	2019-07-01		Signed
262.66	Amend	HF679, §76	2019-07-01		Signed
262.67	New		2019-07-01	2020-07-01	
262.67	Repeal New	HF765, §16, 17 SF638, §41		2020-07-01	Signed
	Amend		2019-07-01 2019-07-01		Signed
262.78 (3)		HF766, §71			Signed
266.46	Amend	HF679, §77	2019-07-01		Signed
272.2 (12)	Amend	SF333, §36	2019-07-01 2019-07-01		Signed
272.2 (14)(b)(5)	Amend	SF159, §5			Signed
272.2 (21)	Add	SF159, §6	2019-07-01		Signed
272.2 (21)	Add	SF304, §1	2019-07-01		Signed
272.15 (2A)	Add	HF637, §1	2019-07-01		Signed
272C.4 (10)	Strike and Replace	SF304, §2	2019-07-01		Signed
272C.4 (12A)	Add	HF288, §4	2019-07-01		Signed
273.8 (8)(b)	Amend	HF679, §78	2019-07-01		Signed
Ch. 274	Amendment Directive	SF333, §104	2019-07-01		Signed
274.44	Amend	HF679, §79	2019-07-01		Signed
274.45	Amend	HF679, §80	2019-07-01		Signed
275.9 (2)	Amend	HF679, §81	2019-07-01		Signed
277.4 (3)	Amend	HF692, §55	2019-07-01		Signed
277.5	Amendment Directive	SF333, §104	2019-07-01		Signed
277.7	Amendment Directive	SF333, §104	2019-07-01		Signed
277.20	Amendment Directive	SF333, §104	2019-07-01		Signed
279.1 (1)	Amend	HF692, §56	2019-07-01		Signed
279.7 (3)	Amend	HF692, §57	2019-07-01		Signed
279.7A	Amend	SF283, §1	2019-07-01		Signed
279.11	Amend	HF598, §1	2019-07-01		Signed
279.16 (3)	Amend	SF333, §37	2019-07-01		Signed
279.36 (2)	Amend	HF679, §82	2019-07-01		Signed
279.50A	New	SF603, §4, 5	2019-07-01	2018-07-01	Signed
282.1 (3)	Amend	HF679, §237, 239	2019-07-01	2018-07-01	Signed
282.10 (4)	Amend	SF333, §38	2019-07-01		Signed
282.18 (11)(c)	Amend	SF333, §103	2019-07-01		Signed
284.13 (1)(a,b,c,e,f,g)	Amend	HF758, §17	2019-07-01		Signed
Ch. 294	Amendment Directive	SF333, §104	2019-07-01		Signed
Ch. 297	Amendment Directive	SF333, §104	2019-07-01		Signed
297.31	Amend	HF679, §83	2019-07-01		Signed
303.6	Amendment Directive	SF333, §104	2019-07-01		Signed
303.11	Amendment Directive	SF333, §104	2019-07-01		Signed
303.21	Amendment Directive	SF333, §104	2019-07-01		Signed

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303.33	Amendment Directive	SF333, §104	2019-07-01		Signed
303.34 (u1)	Amend	HF679, §84	2019-07-01		Signed
303.63	Amend	SF333, §39	2019-07-01		Signed
303.86	Amendment Directive	SF333, §104	2019-07-01		Signed
306.42 (6)	Amend	HF679, §85	2019-07-01		Signed
307.1 (3)	Amend	SF333, §40	2019-07-01		Signed
308A.2	Amend	HF679, §86	2019-07-01		Signed
309.22	Amendment Directive	SF333, §104	2019-07-01		Signed
309.97	Amend	SF333, §41	2019-07-01		Signed
312.2 (9)(c)	Add	HF767, §18, 46	2023-07-01		Signed
312.2 (10)(c)	Add	HF767, §19, 46	2023-07-01		Signed
312.3 (2)(c)	Strike	HF679, §87	2019-07-01		Signed
313.4 (6)	Strike	HF679, §88	2019-07-01		Signed
314.2	Strike and Replace	HF692, §46, 47	2023-01-01		Signed
314.22 (1)(e)	Amend	SF333, §42	2019-07-01		Signed
314.23 (4)	Amend	SF333, §43	2019-07-01		Signed
317.1D	New	SF599, §30, 33	Contingent		Signed
317.9	Amend	HF679, §89	2019-07-01		Signed
321.1 (11)(f)(1,2)	Amend	HF679, §90	2019-07-01		Signed
321.1 (36C)(b)	Amend	SF435, §1, 20	2019-07-01	2020-01-01	Signed
321.1 (69)(d)	Amend	HF499, §1	2019-07-01		Signed
321.1 (75)	Amend	HF769, §1	2019-07-01		Signed
321.20 (1)(u1)	Amend	SF528, §12	2019-07-01		Signed
321.20A (1)	Amend	SF528, §13	2019-07-01		Signed
321.23 (1)(a)	Amend	SF528, §14	2019-07-01		Signed
321.34 (11C)	Add	SF638, §35	2019-07-01		Signed
321.47 (1)	Amend	SF528, §15	2019-07-01		Signed
321.116	New	HF767, §1, 3	2020-01-01		Signed
321.117	Amend	HF767, §2, 3	2020-01-01		Signed
321.121 (1)(d)	Amend	HF769, §2	2019-07-01		Signed
321.166 (9)	Amend	SF638, §36	2019-07-01		Signed
321.178 (1)(b)(2)(a)	Amend	SF319, §1	2019-07-01		Signed
321.187 (2)(c)	Amend	HF418, §1	2019-07-01		Signed
321.188 (1)(0c)	Add	HF418, §2, 6	2019-07-01	2020-02-07	Signed
321.188 (4)	Amend	HF418, §3, 7	2019-07-01	2020-01-06	Signed
321.189 (6)	Amend	SF303, §1	2019-07-01		Signed
321.189 (9)	Add	HF643, §1	2019-07-01		Signed
321.190 (1)(b)(5)	Add	HF643, §2	2019-07-01		Signed
321.194 (2)(a)(2)(a,b)	Amend	SF140, §1	2019-07-01		Signed
321.194 (3)(f)	Amend	SF140, §2	2019-07-01		Signed
321.228 (2)	Amend	HF679, §91	2019-07-01		Signed
321.277	Amend	HF679, §92	2019-07-01		Signed
321.308	Repeal	HF387, §4	2019-07-01		Signed
321.309	Amend	HF387, §1	2019-07-01		Signed
321.319	Amend	HF679, §93	2019-07-01		Signed
321.325	Amend	HF679, §94	2019-07-01		Signed
321.334	Amend	HF679, §95	2019-07-01		Signed
321.347	Amend	HF679, §96	2019-07-01		Signed
321.373 (3)	Amend	HF499, §2	2019-07-01		Signed
321.384	Amend	HF679, §97	2019-07-01		Signed
321.423 (6)	Amend	SF333, §44	2019-07-01		Signed
321.431 (1)(u1)	Amend	SF333, §45	2019-07-01		Signed
321.449 (1)(c)	Add	HF418, §4	2019-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
321.457 (2)(i)	Amend	SF208, §1	2019-07-01		Signed
321.463 (3)	Amend	SF629, §1	2019-07-01		Signed
321.463 (4)(a)	Amend	SF555, §1	2019-07-01		Signed
321.463 (6)(c)(1)(u1)	Amend	HF769, §3	2019-07-01		Signed
321.466 (4)	Amend	HF769, §4	2019-07-01		Signed
321.482A (u1)	Amend	HF387, §2	2019-07-01		Signed
321.514	New	SF302, §1	2019-07-01		Signed
321.515	New	SF302, §2	2019-07-01		Signed
321.516	New	SF302, §3	2019-07-01		Signed
321.517	New	SF302, §4	2019-07-01		Signed
321.518	New	SF302, §5	2019-07-01		Signed
321.519	New	SF302, §6	2019-07-01		Signed
321E.3 (1)	Amend	SF555, §2	2019-07-01		Signed
321E.3 (3)	Add	SF629, §2	2019-07-01		Signed
321E.7 (1)(e)	Amend	SF629, §3	2019-07-01		Signed
321E.7 (4)	Strike	SF555, §3	2019-07-01		Signed
321E.8A	Repeal	SF555, §4	2019-07-01		Signed
321E.9 (4)	Add	SF629, §4	2019-07-01		Signed
321E.14 (1)(j)	Add	SF629, §5	2019-07-01		Signed
321E.26	New	SF629, §6	2019-07-01		Signed
321G.29 (6)	Amend	HF389, §1	2019-07-01		Signed
3211.31 (6)	Amend	HF389, §2	2019-07-01		Signed
321J.2 (5)(u1)	Amend	SF113, §1	2019-07-01		Signed
321J.2 (5)(e)	Add	SF113, §2	2019-07-01		Signed
321J.20 (9)	Amend	SF364, §1	2019-07-01		Signed
322.20	Amend	HF679, §98	2019-07-01		Signed
322C.2	Amend	SF435, §2, 20	2019-07-01	2020-01-01	Signed
322C.2 (20)	Amend	SF638, §13	2019-07-01		Signed
322C.3	Amend	SF435, §3, 20	2019-07-01	2020-01-01	Signed
322C.4	Amend	SF435, §4, 20	2019-07-01	2020-01-01	Signed
322C.4 (4)	Amend	HF391, §1, 2	2019-07-01	2019-07-01	Signed
322C.6 (2,7)	Amend	SF435, §5, 20	2019-07-01	2020-01-01	Signed
322C.7	Amend	SF435, §6, 20	2019-07-01	2020-01-01	Signed
322C.8	New	SF435, §7, 20	2019-07-01	2020-01-01	Signed
322C.9	Amend	SF435, §8, 20	2019-07-01	2020-01-01	Signed
322C.12	Amend	SF435, §9, 20	2019-07-01	2020-01-01	Signed
322C.13	New	SF435, §10, 20	2019-07-01	2020-01-01	Signed
322C.14	New	SF435, §11, 20	2019-07-01	2020-01-01	Signed
322C.15	New	SF435, §12, 20	2019-07-01	2020-01-01	Signed
322C.15 (2)(b)	Amend New	SF638, §14	2019-07-01		Signed
322C.16	New	SF435, §13, 20	2019-07-01	2020-01-01	Signed
322C.17	New	SF435, §14, 20	2019-07-01	2020-01-01	Signed
322C.18	New	SF435, §15, 20	2019-07-01	2020-01-01	Signed
322C.19	New	SF435, §16, 20	2019-07-01	2020-01-01	Signed
322C.20	New	SF435, §17, 20	2019-07-01	2020-01-01	Signed
322C.21	New	SF435, §18, 20	2019-07-01	2020-01-01	Signed
322G.7 (u1)	Amend	HF679, §99	2019-07-01		Signed
325A.3A	Amend	SF333, §46	2019-07-01		Signed
325A.13 (3,6)	Amend	HF679, §100	2019-07-01		Signed
325A.25	Repeal	HF679, §238	2019-07-01		Signed
327F.31	Amend	HF679, §101	2019-07-01		Signed
328.24 (1)	Amend	HF390, §1	2019-07-01		Signed
328.43	Amend	HF390, §2	2019-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
329.12 (1)	Amend	HF679, §102	2019-07-01		Signed
331.238 (2)(a)(7)	Amend	HF679, §103	2019-07-01		Signed
331.241	Amendment Directive	SF333, §104	2019-07-01		Signed
331.245	Amendment Directive	SF333, §104	2019-07-01		Signed
331.325 (3)	Amend	HF698, §1	2019-07-01		Signed
331.342 (2)(j)	Amend	SF283, §2	2019-07-01		Signed
331.362 (6)	Amend	HF679, §104	2019-07-01		Signed
331.388 (01,4A,4B)	Add	HF690, §10	2019-07-01		Signed
331.390 (2)	Strike and Replace	HF690, §11	2019-07-01		Signed
331.390 (3)(b)	Amend	HF690, §12	2019-07-01		Signed
331.391 (4)	Amend	HF691, §1, 6, 7	2019-05-01	2018-07-01	Signed
331.393 (2)(i,j)	Add	HF690, §13	2019-07-01	2010 07 01	Signed
331.393 (4)(g)(1)	Amend	HF690, §14	2019-07-01		Signed
331.396 (1)(b)	Amend	HF690, §15	2019-07-01		Signed
331.396 (1)(d)	Strike	HF690, §16	2019-07-01		Signed
331.396A	New	HF690, §17	2019-07-01		Signed
331.397A	New	HF690, §18	2019-07-01		Signed
331.424 (1)(a)(1)(b)	Strike	HF421, §9	2019-07-01		Signed
331.424A (1)(b)	Amend	HF691, §2, 6, 7	2019-05-01	2018-07-01	Signed
331.424A (4)	Amend	HF691, §3, 6, 7	2019-05-01	2018-07-01	Signed
331.424A (9)	Amend	HF691, §4, 6, 7	2019-05-01	2018-07-01	Signed
331.433A	New	SF634, §5, 17	2019-07-01	2020-07-01	Signed
331.434 (u1)	Amend	SF634, §6, 17	2019-07-01	2020-07-01	Signed
331.434 (3)	Amend	SF634, §7, 17	2019-07-01	2020-07-01	Signed
331.434 (5)(a)	Amend	SF634, §8, 17	2019-07-01	2020-07-01	Signed
331.434 (7)	Amend	SF634, §9, 17	2019-07-01	2020-07-01	Signed
331.435	Amend	SF634, §10, 17	2019-07-01	2020-07-01	Signed
331.435	Amendment Directive	SF333, §104	2019-07-01		Signed
331.436	Amend	SF634, §11, 17	2019-07-01	2020-07-01	Signed
331.437	Amend	HF679, §105	2019-07-01		Signed
331.756 (51)	Strike	HF421, §10	2019-07-01		Signed
331.802 (3)(k)	Amend	HF421, §11	2019-07-01		Signed
331.904 (1)(a)	Amend	HF595, §1	2019-07-01		Signed
335.2	Amendment Directive	SF333, §104	2019-07-01		Signed
335.3	Amend	HF701, §1	2019-07-01		Signed
335.21	Amendment Directive	SF333, §104	2019-07-01		Signed
347.9 (1)	Amend	HF692, §1	2019-07-01		Signed
347.9 (3)	Add	HF692, §2	2019-07-01		Signed
347.10	Amend	HF692, §3	2019-07-01		Signed
347.25	Amendment Directive	SF333, §104	2019-07-01		Signed
349.6	Amendment Directive	SF333, §104	2019-07-01		Signed
349.16	Amend	HF679, §106	2019-07-01		Signed
351.29	Amend	HF679, §107	2019-07-01		Signed
352.4 (4)	Amend	SF609, §33	2019-07-01		Signed
355.19	Amend	HF679, §108	2019-07-01		Signed
357.33	Amend	HF679, §109	2019-07-01		Signed
357A.6	Amendment Directive	SF333, §104	2019-07-01		Signed
357A.12	Amendment Directive	SF333, §104	2019-07-01		Signed
357A.15	Amendment Directive	SF333, §104	2019-07-01		Signed
357A.22A	Amendment Directive	SF333, §104	2019-07-01		Signed
358.1B (2)	Amend	SF333, §47	2019-07-01		Signed
358.3	Amend	HF679, §110	2019-07-01		Signed
358.15	Amend	HF679, §111	2019-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
359.12	Amend	HF679, §112	2019-07-01		Signed
362.5 (3)(j)	Amend	SF283, §3	2019-07-01		Signed
362.5 (3)(k)	Strike	SF283, §4	2019-07-01		Signed
372.1 (3)	Amend	HF679, §113	2019-07-01		Signed
376.5	Amend	HF692, §58	2019-07-01		Signed
376.7 (3)	Add	HF692, §59	2019-07-01		Signed
376.9 (1)	Amend	HF692, §60	2019-07-01		Signed
384.2	Amendment Directive	SF333, §104	2019-07-01		Signed
384.2 (u1)	Amend	SF634, §12, 17	2019-07-01	2020-07-01	Signed
384.14	Amendment Directive	SF333, §104	2019-07-01	2020 07 01	Signed
384.15A	New	SF634, §13, 17	2019-07-01	2020-07-01	Signed
384.16 (u1)	Amend	SF634, §14, 17	2019-07-01	2020-07-01	Signed
384.16 (3,5,6)	Amend	SF634, §15, 17	2019-07-01	2020-07-01	Signed
384.17	Amend	SF634, §16, 17	2019-07-01	2020-07-01	Signed
384.28	Amendment Directive	SF333, §104	2019-07-01	2020 07 01	Signed
384.61	Amendment Directive	SF333, §104	2019-07-01		Signed
386.5	Amendment Directive	SF333, §104	2019-07-01		Signed
386.7 (6)	Amend	SF333, §48	2019-07-01		Signed
388.3	Amendment Directive	SF333, §104	2019-07-01		Signed
388.5	Amendment Directive	SF333, §104	2019-07-01		Signed
388.7	Amend	HF679, §114	2019-07-01		Signed
390.5	Amend	HF679, §115	2019-07-01		Signed
400.11 (1)(a)	Amend	HF679, §116	2019-07-01		Signed
400.11 (2)(a)	Amend	HF679, §117	2019-07-01		Signed
403.19A (3)(c)(2)	Amend	HF779, §45	2019-07-01		Signed
414.1 (1)(c)	Add	HF701, §2	2019-07-01		Signed
414.1 (1)(c)	Add	SF447, §1, 2	2019-05-02		Signed
414.7	Amend	HF679, §118	2019-07-01		Signed
414.18	Amend	HF679, §119	2019-07-01		Signed
414.21	Amendment Directive	SF333, §104	2019-07-01		Signed
418.16	New	SF638, §27, 30	2019-05-08		Signed
Ch. 420	Amendment Directive	SF333, §104	2019-07-01		Signed
420.286	Amend	HF679, §120	2019-07-01		Signed
420.288	Amend	HF679, §121	2019-07-01		Signed
421.17 (17)	Amend	SF634, §18	2019-07-01		Signed
421.17 (35)	Add	HF779, §53	2019-07-01		Signed
421.62	New	HF590, §1	2019-07-01		Signed
421.63	New	HF590, §2	2019-07-01		Signed
421.64	New	HF590, §3	2019-07-01		Signed
421B.4	Amend	HF679, §122	2019-07-01		Signed
421B.5	Amend	SF333, §49	2019-07-01		Signed
422.4 (16)(e)(u1)	Amend	HF779, §1, 15	2019-07-01	2019-01-01	Signed
422.6	Amendment Directive	SF333, §104	2019-07-01		Signed
422.7 (2)(v)	Strike	SF282, §3	2019-07-01		Signed
422.7 (21)	Strike and Replace	HF778, §1	2019-07-01		Signed
422.9 (2A)(a)(u1)	Amend	HF779, §2, 15	2019-07-01	2019-01-01	Signed
422.9 (2A)(b)	Amend	HF779, §3, 15	2019-07-01	2019-01-01	Signed
422.10 (1)(a)(1)(a)	Amend	HF779, §57	2019-07-01		Signed
422.10 (1)(a)(1)(b)(u1)	Amend	HF779, §58	2019-07-01		Signed
422.11E	New	HF768, §13, 18, 19	2019-05-21	2019-01-01	Signed
422.11M	Repeal	HF768, §15, 18, 19	2019-05-21	2019-01-01	Signed
422.11S	Amendment Directive	HF779, §47	2019-07-01		Signed
422.11S (7)(b)	Amend	HF779, §4	2019-07-01		Signed

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422 115 (8\/a\/2\	Amend		2019-07-01		Cianad
422.11S (8)(a)(2)	Amend	HF779, §46 HF779, §5	2019-07-01		Signed Signed
422.11S (8)(a)(2)			2019-07-01		-
422.11S (8)(b)(u1)	Amend	HF779, §6	2019-07-01		Signed
422.11S (9)(u1)	Amend Amend	HF779, §7 HF779, §8	2019-07-01		Signed Signed
422.11S (9)(b,c) 422.12A (2)	Amend		2019-07-01	2019-01-01	Signed
422.12A (2) 422.12A (3A)	Add	HF779, §61, 63 HF779, §62, 63	2019-07-01	2019-01-01	Signed
422.12C (4)	Amend	HF779, §9, 14, 15	2019-07-01	2019-01-01	Signed
422.12E	Amend	HF779, §49	2019-03-10	2019-01-01	Signed
422.12G	New	HF779, §50	2019-07-01		Signed
422.12H	Amend	HF779, §51	2019-07-01		Signed
422.121	New	HF779, §52	2019-07-01		Signed
422.12N	New	HF779, §67, 68, 69	2019-05-16	2019-01-01	Signed
422.20 (5)	Add	HF779, §17	2019-07-01	2013-01-01	Signed
422.32 (2)	Amend	SF333, §50	2019-07-01		Signed
422.33 (5)(e)(1)(a)	Amend	HF779, §59	2019-07-01		Signed
422.33 (5)(e)(1)(b)(u1)	Amend	HF779, §60	2019-07-01		Signed
422.33 (5)(f)(1)	Amend	HF679, §123	2019-07-01		Signed
422.33 (21)	Amend	HF768, §14, 18, 19	2019-05-21	2019-01-01	Signed
422.35 (14,15)	Amend	SF220, §1, 2, 3	2019-03-21	2018-01-01	Signed
422.60 (2)(b)(6)	Add	HF779, §10, 15	2019-07-01	2019-01-01	Signed
422.60 (2)(c)	Add	HF779, §65	2019-07-01	2013-01-01	Signed
422.60 (3)	Amend	HF779, §66	2019-07-01		Signed
422.72 (8)	Add	HF779, §18	2019-07-01		Signed
423.1 (2)(b,c)	Amend	HF779, §19, 32, 33	2019-05-16	2019-01-01	Signed
423.2 (1)(a)(5)(a)	Amend	HF779, §20	2019-07-01	2010 01 01	Signed
423.2 (6)(k)	Amend	HF779, §21	2019-07-01		Signed
423.2 (12)	Amend	HF546, §7	2019-07-01		Signed
423.2A (2)(c)	Amend	HF546, §8	2019-07-01		Signed
423.2A (2)(g)	Amend	HF679, §124	2019-07-01		Signed
423.3 (16A)	Add	HF779, §22	2019-07-01		Signed
423.3 (26A)	Strike and Replace	SF597, §1	2019-07-01		Signed
423.3 (46)	Amend	HF679, §125	2019-07-01		Signed
423.3 (47)(c)(3)	Strike and Replace	HF779, §23, 32, 34	2019-05-16	2016-01-01	Signed
423.3 (47)(d)(4)(c)(u1)	Amend	HF779, §54, 55, 56	2019-05-16	2018-05-30	Signed
423.3 (56)	Amend	HF767, §20, 46	2023-07-01		Signed
423.3 (104)(a)	Amend	HF779, §24	2019-07-01		Signed
423.5 (4)	Amend	HF546, §9	2019-07-01		Signed
423.14A (1)(b)(3)	Amend	HF779, §35	2019-07-01		Signed
423.14A (3)(b)	Strike	HF779, §25	2019-07-01		Signed
423.14A (3)(d)(1)	Amend	HF779, §26	2019-07-01		Signed
423.14A (3)(e)(1)(u1)	Amend	HF779, §27	2019-07-01		Signed
423.14A (3)(e)(1)(c)(u1)	Amend	HF779, §28	2019-07-01		Signed
423.14A (3)(e)(5)	Add	HF779, §29	2019-07-01		Signed
423.34	Amend	HF679, §126	2019-07-01		Signed
423.43 (1)(b)	Amend	HF546, §10	2019-07-01		Signed
423.48 (2)(c)	Strike	HF779, §30	2019-07-01		Signed
423B.3	Amendment Directive	SF333, §104	2019-07-01		Signed
423B.5 (1)	Amend	HF767, §21, 46	2023-07-01		Signed
423C.2 (3)(a,b)	Amend	HF779, §36	2019-07-01		Signed
423C.2 (6)	Amend	HF779, §37	2019-07-01		Signed
423C.2 (6A)	Add	HF779, §38	2019-07-01		Signed
423C.2 (9,10)	Strike	HF779, §39	2019-07-01		Signed

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423C.2 (11)	Amend	HF779, §40	2019-07-01		Signed
423C.3	Amend	HF779, §41	2019-07-01		Signed
423E.3 (1)	Amend	HF767, §22, 46	2023-07-01		Signed
423F.2 (3)	Amend	HF546, §11	2019-07-01		Signed
423F.3 (3)(b)	Amend	HF546, §12	2019-07-01		Signed
423F.3 (5)(b)	Amend	HF546, §13	2019-07-01		Signed
423F.3 (5)(i)	Add	HF546, §14	2019-07-01		Signed
423F.3 (6)(0d)	Add	HF546, §15	2019-07-01		Signed
423F.3 (6A)	Add	HF546, §16	2019-07-01		Signed
423F.4	Amend	HF546, §17	2019-07-01		Signed
423F.6	Amend	HF546, §18	2019-07-01		Signed
425.8	Amendment Directive	SF333, §104	2019-07-01		Signed
425.17 (2)(a)(2)	Amend	SF333, §51	2019-07-01		Signed
425.28	Amendment Directive	SF333, §104	2019-07-01		Signed
426B.5 (1)	Strike	HF766, §88	2019-07-01		Signed
427.1 (13)	Amend	HF679, §127	2019-07-01		Signed
427.1 (40)(a,b)	Amend	HF772, §12	2019-07-01		Signed
427.1 (40)(f)(1)(d)	Amend	HF772, §13	2019-07-01		Signed
427.1 (40)(i)	Amend	HF772, §14	2019-07-01		Signed
427.2A	Amendment Directive	SF333, §104	2019-07-01		Signed
427.9	Amend	HF679, §128	2019-07-01		Signed
427.13	Amend	SF333, §52	2019-07-01		Signed
427A.1 (6A)	Amend	HF679, §234, 239	2019-07-01	2018-07-01	Signed
428.35 (2,3)	Amend	HF679, §129	2019-07-01	0040.07.04	Signed
433.4A	New	HF779, §42, 43, 44	2019-05-16	2018-07-01	Signed
434.2 (u1)	Amend	HF679, §130	2019-07-01		Signed
435.23 (1)	Amend	SF435, §19, 20	2019-07-01	2020-01-01	Signed
435.33	Amend	HF679, §131	2019-07-01		Signed
437A.15 (7)(b)	Amend	HF779, §64	2019-07-01		Signed
441.6	Amendment Directive	SF333, §104	2019-07-01		Signed
441.9	Amend	HF679, §132	2019-07-01		Signed
441.33	Amendment Directive	SF333, §104	2019-07-01		Signed
441.37 (1)(a)	Amend	HF679, §133	2019-07-01		Signed
441.40	Amend	HF679, §134	2019-07-01		Signed
445.4	Amendment Directive	SF333, §104	2019-07-01		Signed
448.1	Amend	SF333, §53	2019-07-01		Signed
450.3 (u1)	Amend	HF679, §135	2019-07-01		Signed
450.6	Amendment Directive	SF333, §104	2019-07-01		Signed
450.32	Amend	SF333, §54	2019-07-01		Signed
450.47	Amend	SF333, §55	2019-07-01		Signed
450.48 (1)	Amend	HF679, §136	2019-07-01		Signed
450.88	Amendment Directive	SF333, §104	2019-07-01		Signed
Ch. 452A	Amendment Directive	HF767, §45, 46	2023-07-01		Signed
452A.2 (20A)	Add	HF767, §4, 17	2020-01-01		Signed
452A.2 (21)(c)	Add	HF767, §5, 17	2020-01-01		Signed
452A.2 (25,26,39,45)	Amend	HF767, §6, 17	2020-01-01		Signed
452A.3 (9A)	Add	HF767, §7, 17	2020-01-01		Signed
452A.4 (1)(d)	Amend	HF767, §8, 17	2020-01-01		Signed
452A.8 (2)(e)(1,2,3)	Amend	HF767, §9, 17	2020-01-01		Signed
452A.40	New	HF767, §23, 46	2023-07-01		Signed
452A.41	New	HF767, §24, 46	2023-07-01		Signed
452A.42	New	HF767, §25, 46	2023-07-01		Signed
452A.43	New	HF767, §26, 46	2023-07-01		Signed

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452A.44	New	HF767, §27, 46	2023-07-01		Signed
452A.52	Amend	HF767, §28, 46	2023-07-01		Signed
452A.53 (2,3,5)	Amend	HF767, §29, 46	2023-07-01		Signed
452A.54 (1,2,4)	Amend	HF767, §30, 46	2023-07-01		Signed
452A.54 (3)	Amend	HF679, §137	2019-07-01		Signed
452A.57 (3,5,8)	Amend	HF767, §31, 46	2023-07-01		Signed
452A.58 (2)	Amend	HF767, §32, 46	2023-07-01		Signed
452A.59	Amend	HF767, §33, 46	2023-07-01		Signed
452A.60 (1)	Amend	HF767, §10, 17	2020-01-01		Signed
452A.60 (1)	Amend	HF767, §34, 46	2023-07-01		Signed
452A.62 (1)(a)(2)	Amend	HF767, §11, 17	2020-01-01		Signed
452A.62 (1)(a)(5)	Add	HF767, §35, 46	2023-07-01		Signed
452A.62 (1)(b)	Amend	HF767, §12, 17	2020-01-01		Signed
452A.62 (1)(b)	Amend	HF767, §36, 46	2023-07-01		Signed
452A.63 (1)	Amend	HF767, §37, 46	2023-07-01		Signed
452A.73	Amend	HF767, §38, 46	2023-07-01		Signed
452A.74 (1)(c,e,f)	Amend	HF767, §39, 46	2023-07-01		Signed
452A.74 (1)(e,g)	Amend	HF767, §13, 17	2020-01-01		Signed
452A.74 (1)(h)	Add	HF767, §40, 46	2023-07-01		Signed
452A.74 (2)	Amend	HF767, §14, 17	2020-01-01		Signed
452A.76 (2)	Amend	HF767, §41, 46	2023-07-01		Signed
452A.78	Amend	HF767, §42, 46	2023-07-01		Signed
452A.79	Amend	HF767, §43, 46	2023-07-01		Signed
452A.80	Amend	HF767, §44, 46	2023-07-01		Signed
452A.85 (1)	Amend	HF767, §15, 17	2020-01-01		Signed
452A.86	Amend	HF767, §16, 17	2020-01-01		Signed
453A.44 (7)	Amend	SF333, §56	2019-07-01		Signed
453A.45 (5)(c)	Amend	SF333, §57	2019-07-01		Signed
453B.16	Repeal	HF679, §238	2019-07-01		Signed
453B.17	New	SF599, §31, 33	Contingent		Signed
453B.18	New	SF599, §32, 33	Contingent		Signed
455A.14 (2)	Amend	SF333, §58	2019-07-01		Signed
455A.14A	New	SF306, §1	2019-07-01		Signed
455A.14B	New	SF306, §2	2019-07-01		Signed
455B.110	New	SF409, §1	2019-07-01		Signed
455B.138 (1)	Amend	SF409, §2	2019-07-01		Signed
455B.175 (1)(a)	Amend	SF409, §3	2019-07-01		Signed
455B.183 (1)(c)	Amend	SF409, §10	2019-07-01		Signed
455B.183 (9)	Add	SF409, §4	2019-07-01		Signed
455B.262 (1)	Amendment Directive	SF333, §104	2019-07-01		Signed
455B.265 (5)	Amend	SF409, §11	2019-07-01		Signed
455B.265 (6)(a,c)	Amend	SF409, §12	2019-07-01		Signed
455B.279 (1)	Amend	SF409, §5	2019-07-01		Signed
455B.291 (7A)	Add	SF548, §1	2019-07-01		Signed
455B.291 (9)(a)	Amend	SF548, §2	2019-07-01		Signed
455B.295 (2)	Amend	SF548, §3	2019-07-01		Signed
455B.301 (9A,9B,16A,18A,18B,18C)	Add	SF534, §1	2019-07-01		Signed
455B.301 (21,23,24)	Amend	SF534, §2	2019-07-01		Signed
455B.305B	New	SF534, §3	2019-07-01		Signed
455B.308	Amend	SF409, §6	2019-07-01		Signed
455B.338	Amend	SF333, §59	2019-07-01		Signed
455B.339	Amend	SF333, §60	2019-07-01		Signed
455B.340	Amend	SF333, §61	2019-07-01		Signed

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455B.476 (1)	Amend	SF409, §7	2019-07-01		Signed
455C.6 (3)	Amend	HF679, §138	2019-07-01		Signed
455D.4A (2)(u1)	Amend	HF679, §139	2019-07-01		Signed
455D.4A (2)(b)	Amend	HF679, §140	2019-07-01		Signed
455D.4A (6,9)	Amend	HF679, §141	2019-07-01		Signed
455D.15A	Repeal	SF534, §4	2019-07-01		Signed
455D.16	Amend	SF609, §37	2019-07-01		Signed
455D.16 (7)(a)	Amend	HF679, §142	2019-07-01		Signed
455D.23	Amend	SF409, §8	2019-07-01		Signed
455E.11 (2)(b)(3)(d)	Amend	HF750, §9	2019-07-01		Signed
455G.3 (6)	Strike	HF679, §143	2019-07-01		Signed
455G.16	Amendment Directive	SF333, §104	2019-07-01		Signed
456.1	Amend	SF609, §34	2019-07-01		Signed
456.10	Amend	SF609, §35	2019-07-01		Signed
456.13	Amend	SF609, §36	2019-07-01		Signed
456A.33C	New	HF765, §18	2019-07-01		Signed
456A.33C (1)(u1)	Amend New	SF638, §15	2019-07-01		Signed
458A.11 (2)	Amend	SF409, §9	2019-07-01		Signed
459.102 (6)(I,m)	Amend	SF333, §62	2019-07-01		Signed
460.304 (4)	Add	SF609, §38	2019-07-01		Signed
461A.1 (4)	Add	SF282, §4	2019-07-01		Signed
461A.3A	New	SF282, §5	2019-07-01		Signed
461A.9	Amend	HF679, §144	2019-07-01		Signed
461A.10	Amend	HF679, §145	2019-07-01		Signed
461A.16	Amend	HF679, §146	2019-07-01		Signed
461A.20	Amend	HF679, §147	2019-07-01		Signed
462A.2 (43)	Amend	HF679, §148	2019-07-01		Signed
462A.3	Amend	SF333, §63	2019-07-01		Signed
462A.5 (1)(u1)	Amend	HF389, §3	2019-07-01		Signed
462A.5 (3)(c)	Amend	HF389, §4	2019-07-01		Signed
462A.5 (4)(a,b,c,d)	Amend	HF389, §5	2019-07-01		Signed
462A.13	Amendment Directive	SF333, §104	2019-07-01		Signed
462A.39	Amend	HF679, §149	2019-07-01		Signed
462A.43	Amend	HF389, §6	2019-07-01		Signed
462A.52 (1)	Amend	HF389, §7	2019-07-01		Signed
462A.77 (4,5,6)	Amend Add	HF389, §8	2019-07-01 2019-07-01		Signed Signed
462A.77 (10) 462A.78 (2)		SF528, §16			
462A.82 (1)	Amend Amend	HF389, §9 SF528, §17	2019-07-01 2019-07-01		Signed Signed
402A.02 (1) Ch. 463C	Repeal	SF282, §6	2019-07-01		Signed
465C.3	Amend	SF333, §64	2019-07-01		Signed
466B.22 (5)	Add	SF638, §42	2019-07-01		Signed
466B.32	Repeal	HF750, §10	2019-07-01		Signed
468.11	Amend	HF679, §150	2019-07-01		Signed
468.16	Amend	HF679, §151	2019-07-01		Signed
468.27	Amend	HF679, §152	2019-07-01		Signed
468.70	Amend	HF679, §153	2019-07-01		Signed
468.74	Amend	HF679, §154	2019-07-01		Signed
468.92	Amendment Directive	SF333, §104	2019-07-01		Signed
468.108	Amend	HF679, §155	2019-07-01		Signed
468.118	Amend	HF679, §156	2019-07-01		Signed
468.127	Amend	HF679, §157	2019-07-01		Signed
468.133	Amend	HF679, §158	2019-07-01		Signed
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468.135	Amend	HF679, §159	2019-07-01		Signed
468.151	Amend	HF679, §160	2019-07-01		Signed
468.159 (2)	Amend	HF679, §161	2019-07-01		Signed
468.356	Amend	HF679, §162	2019-07-01		Signed
468.376	Amend	HF679, §163	2019-07-01		Signed
468.533	Amend	HF679, §164	2019-07-01		Signed
468.543	Amend	HF679, §165	2019-07-01		Signed
468.559	Amend	HF679, §166	2019-07-01		Signed
468.561	Amend	HF679, §167	2019-07-01		Signed
468.566	Amend	HF679, §168	2019-07-01		Signed
468.579	Amend	HF679, §169	2019-07-01		Signed
468.590	Amendment Directive	SF333, §104	2019-07-01		Signed
468.622	Amend	HF679, §170	2019-07-01		Signed
474.2	Amend	SF333, §65	2019-07-01		Signed
474.8	Amend	SF333, §66	2019-07-01		Signed
476.6 (15)(c)(2,4)	Amend	SF638, §39	2019-07-01		Signed
476.15	Amend	HF679, §171	2019-07-01		Signed
476.19	Amend	HF679, §172	2019-07-01		Signed
476.46 (2)(b)	Amend	HF679, §173	2019-07-01		Signed
479.4 (1)	Amend	SF333, §67	2019-07-01		Signed
479B.4	Amend	SF333, §68	2019-07-01		Signed
479B.7	Amendment Directive	SF333, §104	2019-07-01		Signed
479B.14	Amendment Directive	SF333, §104	2019-07-01		Signed
480.5	Amendment Directive	SF333, §104	2019-07-01		Signed
480A.2 (2)	Amend	HF537, §1	2019-07-01		Signed
480A.3	Amend	HF537, §2	2019-07-01		Signed
480A.4	Amend	HF537, §3	2019-07-01		Signed
481A.4	Amend	SF333, §69	2019-07-01		Signed
481A.13	Amend	SF333, §70	2019-07-01		Signed
481A.36 (2)	Amend	SF333, §71	2019-07-01		Signed
482.1 (2)(c)	Amend	HF604, §1, 2	2019-07-01	2020-01-01	Signed
483A.8C (1)	Amend	HF325, §1	2019-07-01	2020 01 01	Signed
483A.10 (3)	Add	SF86, §10	2019-07-01		Signed
483A.18	Amend	SF86, §11	2019-07-01		Signed
483A.27 (2)(a)	Amend	SF86, §12	2019-07-01		Signed
488.1206	Amendment Directive	SF333, §104	2019-07-01		Signed
489.101	Amend		2020-07-01		
489.105 (2)(a)	Amend	SF569, §44, 53 SF569, §55	2019-07-01		Signed Signed
489.117 (1)(0a,00a)	Add	SF569, §56	2019-07-01		Signed
489.407 (2)(f)	Strike	SF569, §54	2019-07-01		Signed
489.701A	New	SF569, §57	2019-07-01		Signed
489.801 (1)	Amend		2019-07-01		-
489.1101 (4)	Amend	SF569, §45, 53	2020-07-01		Signed
489.1201	Amendment Directive	SF333, §72 SF569, §52, 53	2019-07-01		Signed Signed
489.1201 (8) 489.1202	Add Amendment Directive	SF569, §46, 53	2020-07-01		Signed
489.1202 489.1202 (7)	Add Directive	SF569, §52, 53	2020-07-01		Signed
489.1202 (7) 480.1203		SF569, §47, 53	2020-07-01		Signed
489.1203 489.1203 (14)	Amendment Directive	SF569, §52, 53	2020-07-01		Signed
489.1203 (14)	Add	SF569, §48, 53	2020-07-01		Signed
489.1204	Amend	SF569, §49, 53	2020-07-01		Signed
489.1204	Amendment Directive	SF569, §52, 53	2020-07-01		Signed
489.1205	Amendment Directive	SF569, §52, 53	2020-07-01		Signed
489.1205 (4)	Add	SF569, §50, 53	2020-07-01		Signed

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489.1206	Amend	SF569, §51, 53	2020-07-01		Signed
489.1206	Amendment Directive	SF569, §52, 53	2020-07-01		Signed
489.12101	New	SF569, §1, 41	2020-07-01		Signed
489.12102	New	SF569, §2, 41	2020-07-01		Signed
489.12103	New	SF569, §3, 41	2020-07-01		Signed
489.12104	New	SF569, §4, 41	2020-07-01		Signed
489.12105	New	SF569, §5, 41	2020-07-01		Signed
489.12106	New	SF569, §6, 41	2020-07-01		Signed
489.12107	New	SF569, §7, 41	2020-07-01		Signed
489.12108	New	SF569, §8, 41	2020-07-01		Signed
489.12201	New	SF569, §9, 41	2020-07-01		Signed
489.12202	New	SF569, §10, 41	2020-07-01		Signed
489.12203	New	SF569, §11, 41	2020-07-01		Signed
489.12204	New	SF569, §12, 41	2020-07-01		Signed
489.12205	New	SF569, §13, 41	2020-07-01		Signed
489.12206	New	SF569, §14, 41	2020-07-01		Signed
489.12301	New	SF569, §15, 41	2020-07-01		Signed
489.12302	New	SF569, §16, 41	2020-07-01		Signed
489.12303	New	SF569, §17, 41	2020-07-01		Signed
489.12304	New	SF569, §18, 41	2020-07-01		Signed
489.12305	New	SF569, §19, 41	2020-07-01		Signed
489.12401	New	SF569, §20, 41	2020-07-01		Signed
489.12402	New	SF569, §21, 41	2020-07-01		Signed
489.12403	New	SF569, §22, 41	2020-07-01		Signed
489.12404	New	SF569, §23, 41	2020-07-01		Signed
489.12501	New	SF569, §24, 41	2020-07-01		Signed
489.12502	New	SF569, §25, 41	2020-07-01		Signed
489.12503	New	SF569, §26, 41	2020-07-01		Signed
489.12601	New	SF569, §27, 41	2020-07-01		Signed
489.12602	New	SF569, §28, 41	2020-07-01		Signed
489.12603	New	SF569, §29, 41	2020-07-01		Signed
489.12604	New	SF569, §30, 41	2020-07-01		Signed
489.12605	New	SF569, §31, 41	2020-07-01		Signed
489.12606	New	SF569, §32, 41	2020-07-01		Signed
489.12607	New	SF569, §33, 41	2020-07-01		Signed
489.12608	New	SF569, §34, 41	2020-07-01		Signed
489.12701	New	SF569, §35, 41	2020-07-01		Signed
489.12702	New	SF569, §36, 41	2020-07-01		Signed
489.12703	New	SF569, §37, 41	2020-07-01		Signed
489.12704	New	SF569, §38, 41	2020-07-01		Signed
489.12803	New	SF569, §39, 41	2020-07-01		Signed
489.12804	New	SF569, §40, 41	2020-07-01		Signed
Ch. 490	Amendment Directive	SF333, §104	2019-07-01		Signed
490.120 (12)(c)(1)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.120 (12)(c)(2)	Amend	HF264, §16	2019-07-01		Signed
490.140 (19)	Amend	SF333, §73	2019-07-01		Signed
490.140 (29)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.640 (8)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.803 (3)(b)(2)	Amend	HF679, §174	2019-07-01		Signed
490.809 (2)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.858 (2)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1101 (u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1105 (3)	Amendment Directive	SF333, §104	2019-07-01		Signed

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490.1107 (1)(h)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1107 (1)(1)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1107 (4)(b)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1108 (1)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1114 (1)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1114 (2)(g)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1202 (7)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1301 (u1)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1302 (1)(g)	Add	HF264, §17	2019-07-01		Signed
490.1320 (1)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1320 (3)(a,b)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1322 (2)(c)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1323 (3)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1331 (1)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1340 (2)(a)(1)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1403 (3)	Amendment Directive	SF333, §104	2019-07-01		Signed
490.1405 (2)(c)	Amendment Directive	SF333, §104	2019-07-01		Signed
496C.2 (4,5)	Amend	SF333, §74	2019-07-01		Signed
499.4	Amend	SF333, §75	2019-07-01		Signed
499.45	Amendment Directive	SF333, §104	2019-07-01		Signed
499.69A (6)	Amendment Directive	SF333, §104	2019-07-01		Signed
Ch. 499A	Amendment Directive	SF333, §104	2019-07-01		Signed
502.202 (2)(c)	Amend	HF679, §175	2019-07-01		Signed
502.406 (5)	Amend	HF679, §176	2019-07-01		Signed
505.27 (3)	Amend	HF679, §177	2019-07-01		Signed
505B.1 (1)(a)(u1)	Amend	SF559, §1	2019-07-01		Signed
505B.1 (4A)	Add	SF559, §2	2019-07-01		Signed
506.10 (4)	Amend	HF679, §178	2019-07-01		Signed
507A.2	Amend	HF679, §179	2019-07-01		Signed
507A.3 (1)(u1)	Amend	HF679, §180	2019-07-01		Signed
507B.12 (2)	Amend	SF333, §76	2019-07-01		Signed
507C.3 (7)	Add	SF556, §1, 35, 36	2019-03-29	2019-03-29	Signed
508.4 (1)	Amend	HF679, §181	2019-07-01		Signed
508.18	Amend	SF333, §77	2019-07-01		Signed
508C.2	Amend	SF556, §2, 35, 36	2019-03-29	2019-03-29	Signed
508C.3 (1)(a,b,e)	Amend	SF556, §3, 35, 36	2019-03-29	2019-03-29	Signed
508C.3 (2,3,4)	Amend	SF556, §4, 35, 36	2019-03-29	2019-03-29	Signed
508C.3 (4A)	Add	SF556, §5, 35, 36	2019-03-29	2019-03-29	Signed
508C.3 (5)	Amend	SF556, §6, 35, 36	2019-03-29	2019-03-29	Signed
508C.5 (8,10,11,12,14,17,19,20)	Amend	SF556, §7, 35, 36	2019-03-29	2019-03-29	Signed
508C.5 (9A)	Add	SF556, §8, 35, 36	2019-03-29	2019-03-29	Signed
508C.6 (1)	Amend	SF556, §9, 35, 36	2019-03-29	2019-03-29	Signed
508C.7 (1,2)	Amend	SF556, §10, 35, 36	2019-03-29	2019-03-29	Signed
508C.8 (1,2)	Amend	SF556, §11, 35, 36	2019-03-29	2019-03-29	Signed
508C.8 (6)	Amend	SF556, §12, 35, 36	2019-03-29	2019-03-29	Signed
508C.8 (7)(a,c)	Amend	SF556, §13, 35, 36	2019-03-29	2019-03-29	Signed
508C.8 (8)	Strike	SF556, §14, 35, 36	2019-03-29	2019-03-29	Signed
508C.8 (10)(g)	Amend	SF556, §15, 35, 36	2019-03-29	2019-03-29	Signed
508C.8 (10)(i,j)	Add	SF556, §16, 35, 36	2019-03-29	2019-03-29	Signed
508C.8 (11)(a)(3)(c)	Amend	SF556, §17, 35, 36	2019-03-29	2019-03-29	Signed
508C.8 (11)(f)(3)	Amend	SF556, §18, 35, 36	2019-03-29	2019-03-29	Signed
508C.8 (15)(u1)	Amend	SF556, §19, 35, 36	2019-03-29	2019-03-29	Signed
508C.9 (3)	Amend	SF556, §20, 35, 36	2019-03-29	2019-03-29	Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
508C.9 (5)(a)(1,2)	Amend	SF556, §21, 35, 36	2019-03-29	2019-03-29	Signed
508C.9 (6,7,8)	Amend	SF556, §22, 35, 36	2019-03-29	2019-03-29	Signed
508C.10 (1)(b)	Amend	SF556, §23, 35, 36	2019-03-29	2019-03-29	Signed
508C.11 (1,2)	Amend	SF556, §24, 35, 36	2019-03-29	2019-03-29	Signed
508C.12 (1)(u1)	Amend	SF556, §25, 35, 36	2019-03-29	2019-03-29	Signed
508C.12 (1)(a)(1)(c)	Amend	SF556, §26, 35, 36	2019-03-29	2019-03-29	Signed
508C.12 (2,3,6)	Amend	SF556, §27, 35, 36	2019-03-29	2019-03-29	Signed
508C.13 (3,4)	Amend	SF556, §28, 35, 36	2019-03-29	2019-03-29	Signed
508C.13 (5)(a,b,c)	Amend	SF556, §29, 35, 36	2019-03-29	2019-03-29	Signed
508C.18	Amend	SF556, §30, 35, 36	2019-03-29	2019-03-29	Signed
508C.18A (1)	Amend	SF556, §31, 35, 36	2019-03-29	2019-03-29	Signed
508C.18A (2)(b,d,e,g)	Amend	SF556, §32, 35, 36	2019-03-29	2019-03-29	Signed
508C.18A (3)	Amend	SF556, §33, 35, 36	2019-03-29	2019-03-29	Signed
509A.3	Amendment Directive	SF333, §104	2019-07-01		Signed
509A.5	Amendment Directive	SF333, §104	2019-07-01		Signed
509A.12	Amendment Directive	SF333, §104	2019-07-01		Signed
509A.13	Amendment Directive	SF333, §104	2019-07-01		Signed
510C.1	New	SF563, §1	2019-07-01		Signed
510C.2	New	SF563, §2	2019-07-01		Signed
510C.3	New	SF563, §3	2019-07-01		Signed
510C.4	New	SF563, §4	2019-07-01		Signed
510C.5	New	SF563, §5	2019-07-01		Signed
511.23	Amend	HF679, §182	2019-07-01		Signed
513D.1	Amend	HF679, §183	2019-07-01		Signed
513D.2	Amend	HF679, §184	2019-07-01		Signed
513D.2 (2)	Amend	SF638, §16	2019-07-01		Signed
514A.4 (1)	Amend	HF679, §185	2019-07-01		Signed
514B.13 (1)	Amend	HF679, §186	2019-07-01		Signed
514B.25A	Strike and Replace	SF556, §34, 35, 36	2019-03-29	2019-03-29	Signed
514B.26 (2)	Amend	SF333, §78	2019-07-01		Signed
514C.32 (3)	Amend New	HF679, §235, 240	2019-07-01	2018-06-01	Signed
514C.33 (3)	Amend New	HF679, §236, 240	2019-07-01	2018-06-01	Signed
514l.2 (1)	Strike	HF625, §1	2019-07-01		Signed
514l.4 (3)	Strike	HF625, §2	2019-07-01		Signed
514l.4 (5)	Amend	HF625, §3	2019-07-01		Signed
514l.5 (2)	Strike	HF625, §4	2019-07-01		Signed
514l.5 (7)(a)	Strike	HF625, §5	2019-07-01		Signed
514l.5 (8)(b)	Strike	HF625, §6	2019-07-01		Signed
514l.5 (8)(h,k)	Amend	HF625, §7	2019-07-01		Signed
514l.6 (4)(u1)	Amend	HF625, §8	2019-07-01		Signed
5141.7	Repeal	HF625, §9	2019-07-01		Signed
515.32	Amend	HF679, §187	2019-07-01		Signed
515.109 (6)(a)	Amend	HF679, §188	2019-07-01		Signed
515.137A	New	SF412, §1	2019-07-01		Signed
515B.15	Amendment Directive	SF333, §104	2019-07-01		Signed
515G.9	Amend	HF679, §189	2019-07-01		Signed
515G.14	Amendment Directive	SF333, §104	2019-07-01		Signed
515l.2 (6A)	Add	SF558, §1	2019-07-01		Signed
515l.2 (7)	Amend	SF558, §2	2019-07-01		Signed
515l.3	Amend	SF558, §3	2019-07-01		Signed
515I.4A	New	SF558, §4	2019-07-01		Signed
515I.4A (1)(c)	Amend New	SF638, §17	2019-07-01		Signed
Ch. 516E	Repeal	SF619, §16, 19	2019-05-16		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
520.7	Amend	HF679, §190	2019-07-01		Signed
521.1 (5,6)	Add	HF264, §18	2019-07-01		Signed
521.19	New	HF264, §19	2019-07-01		Signed
5211.1	New	HF264, §1	2019-07-01		Signed
5211.2	New	HF264, §2	2019-07-01		Signed
5211.3	New	HF264, §3	2019-07-01		Signed
5211.4	New	HF264, §4	2019-07-01		Signed
5211.5	New	HF264, §5	2019-07-01		Signed
5211.6	New	HF264, §6	2019-07-01		Signed
5211.7	New	HF264, §7	2019-07-01		Signed
5211.8	New	HF264, §8	2019-07-01		Signed
5211.9	New	HF264, §9	2019-07-01		Signed
5211.10	New	HF264, §10	2019-07-01		Signed
5211.11	New	HF264, §11	2019-07-01		Signed
5211.12	New	HF264, §12	2019-07-01		Signed
5211.13	New	HF264, §13	2019-07-01		Signed
5211.14	New	HF264, §14	2019-07-01		Signed
5211.15	New	HF264, §15	2019-07-01		Signed
522E.1 (2)	Amend	SF559, §3	2019-07-01		Signed
522E.1 (2A)	Add	SF559, §4	2019-07-01		Signed
522E.9 (7)	Add	SF559, §5	2019-07-01		Signed
522E.13 (5,6)	Amend	SF559, §6	2019-07-01		Signed
522E.13 (6)	Amend	SF638, §18	2019-07-01		Signed
523A.601 (5)(a)	Amend	SF333, §79	2019-07-01		Signed
523C.1	Amend	SF619, §1, 19	2019-05-16		Signed
523C.2	Amend	SF619, §2, 19	2019-05-16		Signed
523C.3	Amend	SF619, §3, 19	2019-05-16		Signed
523C.4	Amend	SF619, §4, 19	2019-05-16		Signed
523C.5	Strike and Replace	SF619, §5, 19	2019-05-16		Signed
523C.6	Strike and Replace	SF619, §6, 19	2019-05-16		Signed
523C.7	Strike and Replace	SF619, §7, 19	2019-05-16		Signed
523C.8	Repeal	SF619, §17, 19	2019-05-16		Signed
523C.8A	Repeal	SF619, §17, 19	2019-05-16		Signed
523C.9	Amend	SF619, §8, 19	2019-05-16		Signed
523C.11	Repeal	SF619, §17, 19	2019-05-16		Signed
523C.12	Amend	SF619, §9, 19	2019-05-16		Signed
523C.13	Amend	SF619, §10, 19	2019-05-16		Signed
523C.14	Repeal	SF619, §17, 19	2019-05-16		Signed
523C.15	Amend	SF619, §11, 19	2019-05-16		Signed
523C.16	Amend	SF619, §12, 19	2019-05-16		Signed
523C.17	Amend	SF619, §13, 19	2019-05-16		Signed
523C.18	Repeal	SF619, §17, 19	2019-05-16		Signed
523C.22	Amend	SF619, §14, 19	2019-05-16		Signed
523C.24	New	SF619, §15, 19	2019-05-16		Signed
5231.312 (1)	Amend	SF333, §80	2019-07-01		Signed
524.539	Amendment Directive	SF333, §104	2019-07-01		Signed
524.1309 (8)	Amendment Directive	SF333, §104	2019-07-01		Signed
524.1406 (1)	Amendment Directive	SF333, §104	2019-07-01		Signed
524.1417 (1)	Amendment Directive	SF333, §104	2019-07-01		Signed
524.1805 (6)	Amendment Directive	SF333, §104	2019-07-01		Signed
533.106 (5)	Amend	HF679, §191	2019-07-01		Signed
533.329 (2)(a)	Amend	HF779, §70	2019-07-01		Signed
533.401 (1A)	Add	SF506, §1	2019-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
	Add	SF506, §2	2019-07-01	7.pp. 2010	
533.401 (3)(0a) 533.505 (1)	Amend	SF403, §1	2019-07-01		Signed Signed
533.510	New	SF402, §1	2019-07-01		Signed
536.13 (7)(a)	Amend	HF260, §1	2019-07-01		Signed
537.2301 (2)	Amend	HF679, §192	2019-07-01		Signed
537.2501 (1)(e)(3)	Amend	SF333, §81	2019-07-01		Signed
537.2501 (1)(j)	Amend	HF263, §1	2019-07-01		Signed
537.2501 (1)(l)	Add	HF260, §2	2019-07-01		Signed
537.2510 (3)(a)	Amend	HF260, §3	2019-07-01		Signed
537.2510 (9)	Add	HF260, §4	2019-07-01		Signed
543B.40	Amend	HF679, §193	2019-07-01		Signed
543C.6	Amend	HF679, §194	2019-07-01		Signed
544B.3 (1)	Amend	SF505, §1	2019-07-01		Signed
544B.5	Amend	SF505, §2	2019-07-01		Signed
544B.8 (1)	Amend	SF505, §3	2019-07-01		Signed
544B.9 (1)(u1)	Amend	SF505, §4	2019-07-01		Signed
544B.10	Amend	SF505, §5	2019-07-01		Signed
544B.11	Amend	SF505, §6	2019-07-01		Signed
544B.12	Amend	SF505, §7	2019-07-01		Signed
544B.16	Amend	SF505, §8	2019-07-01		Signed
546.10 (10)	Amend	HF679, §195	2019-07-01		Signed
548.105	Amendment Directive	SF333, §104	2019-07-01		Signed
548.114	Amendment Directive	SF333, §104	2019-07-01		Signed
554.10105 (1)	Amend	SF333, §82	2019-07-01		Signed
558.69 (9)	Add	SF638, §7	2019-07-01		Signed
573.1 (4)	Amend	HF679, §196	2019-07-01		Signed
573.8	Amend	HF679, §197	2019-07-01		Signed
Ch. 578A	Repeal	SF528, §18	2019-07-01		Signed
578B.1	New	SF528, §1	2019-07-01		Signed
578B.2	New	SF528, §2	2019-07-01		Signed
578B.3	New	SF528, §3	2019-07-01		Signed
578B.4	New	SF528, §4	2019-07-01		Signed
578B.5	New	SF528, §5	2019-07-01		Signed
578B.6	New	SF528, §6	2019-07-01		Signed
578B.7	New	SF528, §7	2019-07-01		Signed
578B.8	New	SF528, §8	2019-07-01		Signed
578B.9	New	SF528, §9	2019-07-01		Signed
578B.10	New	SF528, §10	2019-07-01		Signed
578B.11	New	SF528, §11	2019-07-01		Signed
598.16	Amend	HF719, §1	2019-07-01		Signed
598.19	Amend	HF719, §2	2019-07-01		Signed
598.41 (3)(g)	Amend	SF333, §83	2019-07-01		Signed
602.1301 (2)(a)(u1)	Amend	SF638, §34	2019-07-01		Signed
602.4103	Amend	SF638, §61	2019-07-01		Signed
602.4103A	New	SF638, §62	2019-07-01	2020 04 04	Signed
602.7101 (1)	Amend	HF591, §34, 44, 45	2020-01-01	2020-01-01 2020-01-01	Signed
602.8102 (42)	Amend	HF591, §35, 44, 45	2020-01-01	ZUZU-U I-U I	Signed
602.9110 602.9206	Amend	HF679, §198	2019-07-01		Signed
602.10102	Amendment Directive Amend	SF333, §104 SF379, §1	2019-07-01 2019-07-01		Signed Signed
602.10102	Amendment Directive	SF333, §104	2019-07-01		Signed
602.10104	Amendment Directive	SF333, §104	2019-07-01		Signed
602.10109	Amend	SF379, §2	2019-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
602.10111	Amend	SF379, §3	2019-07-01		Signed
602.11103	Amendment Directive	SF333, §104	2019-07-01		Signed
602.11108	Amendment Directive	SF333, §104	2019-07-01		Signed
613.8	Amend	HF679, §199	2019-07-01		Signed
614.1 (u1)	Amend	HF679, §200	2019-07-01		Signed
614.9	Amend	HF679, §201	2019-07-01		Signed
622.2	Amend	HF679, §202	2019-07-01		Signed
622.10 (3)(f)	Amend	HF610, §5, 43, 44	2020-01-01	2020-01-01	Signed
622.80	Amend	HF679, §203	2019-07-01		Signed
622.86	Amend	HF679, §204	2019-07-01		Signed
626.30	Amend	SF333, §84	2019-07-01		Signed
628.2	Amend	HF679, §205	2019-07-01		Signed
628.5	Amend	HF679, §206	2019-07-01		Signed
628.8	Amend	HF679, §207	2019-07-01		Signed
628.13	Amend	HF679, §208	2019-07-01		Signed
628.15	Amend	HF679, §209	2019-07-01		Signed
628.16	Amend	HF679, §210	2019-07-01		Signed
628.17	Amend	HF679, §211	2019-07-01		Signed
628.19	Amend	SF333, §85	2019-07-01		Signed
628.22	Amend	HF679, §212	2019-07-01		Signed
631.1 (10)	Add	SF93, §1	2019-07-01		Signed
631.12	Amend	HF679, §213	2019-07-01		Signed
633.3 (1A,1B,27A,32A,32B,32C)	Add	HF610, §6, 43, 44	2020-01-01	2020-01-01	Signed
633.3 (16,19,31)	Amend	SF333, §86	2019-07-01	2020 01 01	Signed
633.10 (3)	Amend	HF591, §36, 44, 45	2020-01-01	2020-01-01	Signed
633.25	Amend	HF679, §214	2019-07-01	2020 01 01	Signed
633.174	Amend	HF610, §7, 43, 44	2020-01-01	2020-01-01	Signed
633.175	Amend	HF610, §8, 43, 44	2020-01-01	2020-01-01	Signed
633.356	Amend	SF333, §87	2019-07-01	2020 01 01	Signed
633.417	Amend	HF679, §215	2019-07-01		Signed
633.432 (2)	Amend	HF679, §216	2019-07-01		Signed
633.434	Amendment Directive	SF333, §104	2019-07-01		Signed
633.447	Amend	HF679, §217	2019-07-01		Signed
633.469	Amend	HF679, §218	2019-07-01		Signed
633.479	Amend	HF679, §219	2019-07-01		Signed
633.551	Amend	HF610, §9, 43, 44	2020-01-01	2020-01-01	Signed
633.552	New	HF610, §10, 43, 44	2020-01-01	2020-01-01	Signed
633.552	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.552 (2)	Amend	HF591, §37, 44, 45	2020-01-01	2020-01-01	Signed
633.553	New	HF610, §11, 43, 44	2020-01-01	2020-01-01	Signed
633.554	New	HF610, §12, 43, 44	2020-01-01	2020-01-01	Signed
633.554	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.554 (2)	Amend	HF591, §38, 44, 45	2020-01-01	2020-01-01	Signed
633.555	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.556	New	HF610, §13, 43, 44	2020-01-01	2020-01-01	Signed
633.556	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.557	New	HF610, §14, 43, 44	2020-01-01	2020-01-01	Signed
633.557	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
	Amend	· · · · · · · · · · · · · · · · · · ·		2020-01-01	
633.557 (1) 633.558	New	HF591, §39, 44, 45	2020-01-01 2020-01-01	2020-01-01	Signed Signed
633.558	Repeal	HF610, §15, 43, 44 HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.559	New	· · · · · · · · · · · · · · · · · · ·	2020-01-01	2020-01-01	
633.559	Repeal	HF610, §16, 43, 44	2020-01-01	2020-01-01	Signed
033.338	Nepeai	HF591, §43, 44, 45	2020-01-01	2020-01-01	Signed

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633.559	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.560	New	HF610, §17, 43, 44	2020-01-01	2020-01-01	Signed
633.560	Amend	HF610, §18, 43, 44	2020-01-01	2020-01-01	Signed
633.560	Amendment Directive	HF610, §42, 43, 44	2020-01-01	2020-01-01	Signed
633.560A	New	HF610, §19, 43, 44	2020-01-01	2020-01-01	Signed
633.561	Amend	HF610, §20, 43, 44	2020-01-01	2020-01-01	Signed
633.561 (1)(b)	Amend	HF591, §40, 44, 45	2020-01-01	2020-01-01	Signed
633.562	New	HF610, §21, 43, 44	2020-01-01	2020-01-01	Signed
633.562	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.563	New	HF610, §22, 43, 44	2020-01-01	2020-01-01	Signed
633.564	New	HF610, §23, 43, 44	2020-01-01	2020-01-01	Signed
633.565	New	HF610, §24, 43, 44	2020-01-01	2020-01-01	Signed
633.566	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.567	New	HF610, §25, 43, 44	2020-01-01	2020-01-01	Signed
633.568	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.569	New	HF610, §26, 43, 44	2020-01-01	2020-01-01	Signed
633.569	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.570	New	HF610, §27, 43, 44	2020-01-01	2020-01-01	Signed
633.570	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.571	Amendment Directive	HF610, §42, 43, 44	2020-01-01	2020-01-01	Signed
633.572	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.573	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.574	Amend	HF610, §28, 43, 44	2020-01-01	2020-01-01	Signed
633.574	Amendment Directive	HF610, §42, 43, 44	2020-01-01	2020-01-01	Signed
633.575	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.576	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.591	Amend	HF610, §29, 43, 44	2020-01-01	2020-01-01	Signed
633.634	Amend	HF610, §30, 43, 44	2020-01-01	2020-01-01	Signed
633.635	Amend	HF610, §31, 43, 44	2020-01-01	2020-01-01	Signed
633.635 (5)	Amend	HF591, §41, 44, 45	2020-01-01	2020-01-01	Signed
633.637	Amend	SF333, §88	2019-07-01		Signed
633.641	Amend	HF679, §220	2019-07-01		Signed
633.641	Strike and Replace	HF610, §32, 43, 44	2020-01-01	2020-01-01	Signed
633.642	New	HF610, §33, 43, 44	2020-01-01	2020-01-01	Signed
633.646	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.647	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.648	Amend	HF610, §34, 43, 44	2020-01-01	2020-01-01	Signed
633.648	Amend	SF638, §19, 23, 26	2020-01-01	2020-01-01	Signed
633.649	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.650	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.652	Repeal	HF610, §41, 43, 44	2020-01-01	2020-01-01	Signed
633.665	Amend	SF333, §89	2019-07-01		Signed
633.666	Amend	HF679, §221	2019-07-01	0000 04 04	Signed
633.669	Amend	HF610, §35, 43, 44	2020-01-01	2020-01-01	Signed
633.670	Strike and Replace	HF610, §36, 43, 44	2020-01-01	2020-01-01	Signed
633.675	Amend Strike	HF610, §37, 43, 44	2020-01-01 2020-01-01	2020-01-01 2020-01-01	Signed Signed
633.679 (2) 633.717 (8)	Amend	HF591, §42, 44, 45	2020-01-01	2020-01-01	Signed
633A.4604 (2)	Amend	HF610, §38, 43, 44 SF112, §1, 2	2020-01-01	2020-01-01	Signed Signed
633B.102 (2,6)	Amend	HF610, §39, 43, 44	2019-07-01	2019-07-01	Signed
633B.108 (1)	Amend	HF610, §39, 43, 44 HF610, §40, 43, 44	2020-01-01	2020-01-01	Signed
636.18	Amend	HF679, §222	2019-07-01	2020-0 I-0 I	Signed
655A.6	Amend	SF93, §2	2019-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
657.6	Amend	HF679, §223	2019-07-01		Signed
657A.1 (1,3)	Amend	SF93, §3	2019-07-01		Signed
657A.1 (8)	Add	SF93, §4	2019-07-01		Signed
657A.1A	New	SF93, §5	2019-07-01		Signed
657A.2	Strike and Replace	SF93, §6	2019-07-01		Signed
657A.3	Amend	SF93, §7	2019-07-01		Signed
657A.4	Amend	SF93, §8	2019-07-01		Signed
657A.6 (9)	Amend	SF93, §9	2019-07-01		Signed
657A.6A	New	SF93, §10	2019-07-01		Signed
657A.7 (1)	Amend	SF93, §11	2019-07-01		Signed
657A.7 (1)	Add	SF93, §12	2019-07-01		Signed
657A.8	Amend	SF93, §13	2019-07-01		Signed
657A.10A	Amendment Directive	SF93, §17	2019-07-01		Signed
657A.10A (1)(a)	Amend	SF93, §14	2019-07-01		Signed
657A.10B	New		2019-07-01		
657A.10B	Amendment Directive	SF93, §15 SF93, §17	2019-07-01		Signed
657A.10C	New		2019-07-01		Signed
669.11	Amend	SF93, §16			Signed Signed
		SF333, §90 HF679, §224	2019-07-01 2019-07-01		Ū
669.14 (u1)	Amend				Signed
670.4 (1)(k)	Amend	SF377, §1	2019-07-01		Signed
671A.1	New	HF650, §1	2019-07-01 2019-07-01		Signed
671A.2	New	HF650, §2		2010 04 15	Signed
686.1	New	SF532, §1, 8, 9	2019-04-15	2019-04-15	Signed
686.2	New	SF532, §2, 8, 9	2019-04-15	2019-04-15	Signed
686.3	New	SF532, §3, 8, 9	2019-04-15	2019-04-15	Signed
686.4	New	SF532, §4, 8, 9	2019-04-15	2019-04-15	Signed
686.5	New	SF532, §5, 8, 9	2019-04-15	2019-04-15	Signed
686.6	New	SF532, §6, 8, 9	2019-04-15	2019-04-15	Signed
686.7	New	SF532, §7, 8, 9	2019-04-15	2019-04-15	Signed
691.2	Amendment Directive	SF333, §104	2019-07-01		Signed
691.6B	Amend	HF766, §76	2019-07-01		Signed
691.6C	Repeal	HF766, §77	2019-07-01		Signed
692.4	Amendment Directive	SF333, §104	2019-07-01		Signed
692C.1	New	HF681, §1	2019-07-01		Signed
692C.1 (1)(a)	Amend New	SF638, §20	2019-07-01		Signed
708.16	New	SF346, §1	2019-07-01		Signed
709.14	Strike and Replace	HF224, §1	2019-07-01		Signed
709.15 (1)(f)(1)(f)	Add	SF603, §9	2019-07-01		Signed
709.15 (2)(a)(2)(u1)	Amend	HF679, §225	2019-07-01		Signed
709.15 (2)(a)(3)(u1)	Amend	HF679, §226	2019-07-01		Signed
711.3	Amend	SF589, §3	2019-07-01		Signed
711.3A	Repeal	SF589, §9	2019-07-01		Signed
711.3B	New	SF589, §4	2019-07-01		Signed
711.5	Repeal	SF589, §9	2019-07-01		Signed
712.3	Amend	SF589, §10	2019-07-01		Signed
714.2	Amend	SF589, §11	2019-07-01		Signed
714.3A	Repeal	SF589, §9	2019-07-01		Signed
714.7B (6)(a,b)	Amend	SF589, §12	2019-07-01		Signed
714.10 (1)	Amend	SF589, §13	2019-07-01		Signed
714.11 (1)(a)	Amend	SF589, §14	2019-07-01		Signed
714.12	Amend	SF589, §15	2019-07-01		Signed
714.13	Amend	SF589, §16	2019-07-01	•	Signed
714B.10 (1)	Amend	SF617, §39, 45, 46	2019-05-13	Custom	Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
715A.2 (2)(a)(5)	Add	SF589, §25	2019-07-01		Signed
715A.2A (1)(a,b)	Amend	SF589, §26	2019-07-01		Signed
715A.6 (2)(b,c)	Amend	SF589, §17	2019-07-01		Signed
715A.8 (3)(b,c)	Amend	SF589, §18	2019-07-01		Signed
715A.10 (4)(b)	Amend	HF679, §227	2019-07-01		Signed
716.4 (1)	Amend	SF589, §19	2019-07-01		Signed
716.5 (1)(a)	Amend	SF589, §20	2019-07-01		Signed
716.6 (1)(a)(1)	Amend	SF589, §21	2019-07-01		Signed
716.7 (2)(a)(2)(u1)	Amend	HF679, §228	2019-07-01		Signed
716.8 (2,4)	Amend	SF589, §22	2019-07-01		Signed
716.10 (2)(d,e,f,g)	Amend	SF589, §23	2019-07-01		Signed
716.12	Amend	SF333, §91	2019-07-01		Signed
716A.2 (2)(b)	Amend	SF589, §24	2019-07-01		Signed
717A.3B	New	SF519, §1, 2	2019-03-14		Signed
717F.1 (2)	Amend	SF341, §7	2019-07-01		Signed
717F.1 (5)(a)(5)	Amend	SF333, §92	2019-07-01		Signed
717F.8 (2)(b)	Amend	SF333, §93	2019-07-01		Signed
724.8A	New	SF188, §3	2019-07-01		Signed
725.7 (1)(e)	Amend	SF617, §40, 45, 46	2019-05-13	Custom	Signed
725.13	Amend	SF617, §41, 45, 46	2019-05-13	Custom	Signed
725.15	Amend	SF617, §42, 45, 46	2019-05-13	Custom	Signed
726.5	Amend	HF679, §229	2019-07-01	Oustoni	Signed
802.2 (1)	Amend	SF589, §40	2019-07-01		Signed
802.2A	Amend	SF589, §41	2019-07-01		Signed
802.5	Amend	SF589, §27	2019-07-01		Signed
805.8A (7)(d)	Strike	HF387, §3	2019-07-01		Signed
805.8C (12)	Add	SF617, §43, 45, 46	2019-05-13	Custom	Signed
808.12 (1,3)	Amend	SF589, §5	2019-07-01	Oddiom	Signed
809A.3 (2)	Amend	HF679, §230	2019-07-01		Signed
814.6 (1)(a)	Amend	SF589, §28	2019-07-01		Signed
814.6 (2)(f)	Add	SF589, §29	2019-07-01		Signed
814.6A	New	SF589, §30	2019-07-01		Signed
814.7	Amend	SF589, §31	2019-07-01		Signed
814.28	New	SF589, §32	2019-07-01		Signed
814.29	New	SF589, §33	2019-07-01		Signed
815.1	New	SF590, §1	2019-07-01		Signed
815.7 (4)	Amend	SF615, §34	2019-07-01		Signed
815.7 (4A)	Add	SF615, §35	2019-07-01		Signed
820.23	Amend	SF333, §94	2019-07-01		Signed
822.2 (1)(h)	Add	HF734, §7	2019-07-01		Signed
822.3	Amend	HF734, §8	2019-07-01		Signed
822.3	Amend	SF589, §34	2019-07-01		Signed
822.3B	New	SF589, §35	2019-07-01		Signed
822.6 (1)	Amend	SF158, §1	2019-07-01		Signed
822.6 (1)	Amend	SF589, §36	2019-07-01		Signed
822.6 (2)	Amend	SF333, §95	2019-07-01		Signed
822.6A	New	SF158, §2	2019-07-01		Signed
822.6B	New	SF158, §3	2019-07-01		Signed
822.6C	New	SF158, §4	2019-07-01		Signed
901.4B	New	SF589, §37	2019-07-01		Signed
901.11 (2A)	Add	SF589, §6	2019-07-01		Signed
901.11 (4)	Add	SF589, §38	2019-07-01		Signed
901A.2 (1)	Amend	HF679, §231	2019-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
901C.3	New	SF589, §2	2019-07-01		Signed
901D.7 (2)	Amend	SF364, §2	2019-07-01		Signed
901D.10	Amend	SF364, §3	2019-07-01		Signed
902.12 (1)(e)	Amend	SF589, §7	2019-07-01		Signed
902.12 (2A)	Add	SF589, §8	2019-07-01		Signed
902.12 (4)	Add	SF589, §39	2019-07-01		Signed
904.305	Amendment Directive	SF333, §104	2019-07-01		Signed
904.707	New	SF567, §13	2019-07-01		Signed
910.2	Amend	HF679, §232	2019-07-01		Signed
915.86 (14)	Amend	HF679, §233	2019-07-01		Signed

2019 ACTS AMENDED (LISTED BY BILL)

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
House File 610.34	Amend	SF638, §19, 23, 26	2020-01-01	2020-01-01	Signed
House File 634.5	Amend	SF638, §9	2019-07-01		Signed
House File 679.184	Amend	SF638, §16	2019-07-01		Signed
House File 681.1	Amend New	SF638, §20	2019-07-01		Signed
House File 690.8	Amend New	HF766, §110	2019-07-01		Signed
House File 690.8	Amend New	SF638, §10	2019-07-01		Signed
House File 690.8	Amend New	SF638, §11	2019-07-01		Signed
House File 692.33	Amend	SF638, §43, 44, 45	2019-05-08	2019-05-16	Signed
House File 765.16	Repeal New	SF638, §41	2019-07-01		Signed
House File 765.18	Amend New	SF638, §15	2019-07-01		Signed
Senate File 274.3	Amend New	SF638, §12, 22, 25	2019-05-08	2019-03-27	Signed
Senate File 333.104 (6)	Amend	SF638, §21	2019-07-01		Signed
Senate File 435.2	Amend	SF638, §13	2019-07-01		Signed
Senate File 435.12	Amend New	SF638, §14	2019-07-01		Signed
Senate File 558.4	Amend New	SF638, §17	2019-07-01		Signed
Senate File 559.6	Amend	SF638, §18	2019-07-01		Signed
Senate File 570.1	Amend New	SF638, §8, 22, 24	2019-05-08	2019-05-10	Signed
Senate File 617.10	Amend New	SF638, §37	2019-07-01		Signed

ACTS FROM YEARS BEFORE 2019 (LISTED BY CHAPTER)

2018 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2018 Acts - Chapter 1067.7	Amend	HF758, §12	2019-07-01		Signed
2018 Acts - Chapter 1119.20	Amend	SF139, §1	2019-07-01		Signed
2018 Acts - Chapter 1142.8	Amend	HF766, §118, 119	2019-05-03		Signed
2018 Acts - Chapter 1158.11	Amend	HF679, §234, 239	2019-07-01	2018-07-01	Signed
2018 Acts - Chapter 1161.113	Strike and Replace	HF778, §1	2019-07-01		Signed
2018 Acts - Chapter 1162.8	Amend	HF765, §5, 8	2019-05-13		Signed
2018 Acts - Chapter 1162.9	Amend	HF765, §6, 8	2019-05-13		Signed
2018 Acts - Chapter 1163.4	Amend	HF758, §7, 18	2019-05-13		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2018 Acts - Chapter 1163.4	Amend	HF758, §8, 18	2019-05-13		Signed
2018 Acts - Chapter 1163.10	Amend	SF139, §1	2019-07-01		Signed
2018 Acts - Chapter 1164.1	Amend	HF759, §29, 30	2019-05-13		Signed
2018 Acts - Chapter 1165.10	Amend	HF766, §47, 53, 54	2019-05-03	2018-07-01	Signed
2018 Acts - Chapter 1165.11	Amend	HF766, §48, 53, 54	2019-05-03	2018-07-01	Signed
2018 Acts - Chapter 1165.18	Amend	HF766, §49, 53, 54	2019-05-03	2018-07-01	Signed
2018 Acts - Chapter 1165.28	Add	HF766, §52, 53, 54	2019-05-03	2018-07-01	Signed
2018 Acts - Chapter 1165.28	Amend	HF766, §50, 53, 54	2019-05-03	2018-07-01	Signed
2018 Acts - Chapter 1165.28	Amend	HF766, §51, 53, 54	2019-05-03	2018-07-01	Signed
2018 Acts - Chapter 1165.35	Amend	HF766, §113, 116, 117	2019-05-03	2017-07-01	Signed
2018 Acts - Chapter 1165.36	Amend	HF766, §114, 116, 117	2019-05-03	2017-07-01	Signed
2018 Acts - Chapter 1165.53 (4)	Amend	HF766, §115, 116, 117	2019-05-03	2017-07-01	Signed
2018 Acts - Chapter 1165.137	Amend New	HF679, §235, 240	2019-07-01	2018-06-01	Signed
2018 Acts - Chapter 1165.138	Amend New	HF679, §236, 240	2019-07-01	2018-06-01	Signed
2018 Acts - Chapter 1168.7	Amend	SF615, §22, 23	2019-05-22		Signed
2018 Acts - Chapter 1170.3	Amend	HF482, §1, 2	2019-03-21		Signed
2018 Acts - Chapter 1172.89	Amend	HF679, §237, 239	2019-07-01	2018-07-01	Signed

2017 ACTS AMENDED

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
2017 Acts - Chapter 76.17	Amend	SF364, §4	2019-07-01		Signed
2017 Acts - Chapter 149.4	Amend	HF482, §1, 2	2019-03-21		Signed
2017 Acts - Chapter 155.2	Amend	HF692, §53	2019-07-01		Signed
2017 Acts - Chapter 155.4	Amend	HF692, §54	2019-07-01		Signed
2017 Acts - Chapter 155.13	Strike	HF692, §32, 33	2019-05-16		Signed
2017 Acts - Chapter 155.45	Amend	HF692, §61	2019-07-01		Signed
2017 Acts - Chapter 167.24	Amend	SF615, §26	2019-07-01		Signed
2017 Acts - Chapter 167.37 (2)	Amend	SF615, §22, 23	2019-05-22		Signed
2017 Acts - Chapter 171.28 (1)(b)	Amend	HF759, §29, 30	2019-05-13		Signed
2017 Acts - Chapter 172.50 (5)	Amend	HF758, §7, 18	2019-05-13		Signed
2017 Acts - Chapter 172.50 (12C)	Amend	HF758, §8, 18	2019-05-13		Signed
2017 Acts - Chapter 173.11	Amend	HF765, §6, 8	2019-05-13		Signed
2017 Acts - Chapter 174.45	Amend	HF766, §47, 53, 54	2019-05-03	2018-07-01	Signed
2017 Acts - Chapter 174.46 (4)	Amend	HF766, §48, 53, 54	2019-05-03	2018-07-01	Signed
2017 Acts - Chapter 174.47 (7)	Add	HF766, §111, 116, 117	2019-05-03	2017-07-01	Signed
2017 Acts - Chapter 174.51 (u2)	Amend	HF766, §49, 53, 54	2019-05-03	2018-07-01	Signed
2017 Acts - Chapter 174.57 (3)(a)	Amend	HF766, §50, 53, 54	2019-05-03	2018-07-01	Signed
2017 Acts - Chapter 174.57 (6)	Amend	HF766, §51, 53, 54	2019-05-03	2018-07-01	Signed
2017 Acts - Chapter 174.57 (24)	Add	HF766, §52, 53, 54	2019-05-03	2018-07-01	Signed
2017 Acts - Chapter 174.63 (6)	Add	HF766, §112, 116, 117	2019-05-03	2017-07-01	Signed
2017 Acts - Chapter 174.65	Amend	HF766, §113, 116, 117	2019-05-03	2017-07-01	Signed
2017 Acts - Chapter 174.66	Amend	HF766, §114, 116, 117	2019-05-03	2017-07-01	Signed
2017 Acts - Chapter 174.113	Repeal	HF766, §106, 107	2019-05-03		Signed
2017 Acts - Chapter 174.114	Repeal	HF766, §106, 107	2019-05-03		Signed
2017 Acts - Chapter 174.115	Repeal	HF766, §106, 107	2019-05-03		Signed
2017 Acts - Chapter 174.116	Repeal	HF766, §106, 107	2019-05-03		Signed

2005 Acts - Chapter 117.4 (3)

Strike

2016 ACTS AMENDED

	20.07	1010 / WILLIED					
Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action		
2016 Acts - Chapter 1133.2	Amend	HF765, §7, 8	2019-05-13		Signed		
2016 Acts - Chapter 1137.18	Amend	SF615, §26	2019-07-01		Signed		
2016 Acts - Chapter 1137.21 (1)	Amend	SF615, §36, 37	2019-05-22		Signed		
2016 Acts - Chapter 1139.80	Repeal	HF766, §105, 107	2019-05-03		Signed		
2016 Acts - Chapter 1139.81	Repeal	HF766, §105, 107	2019-05-03		Signed		
2016 Acts - Chapter 1139.82	Repeal	HF766, §105, 107	2019-05-03		Signed		
2016 Acts - Chapter 1139.83	Repeal	HF766, §105, 107	2019-05-03		Signed		
2016 Acts - Chapter 1139.84	Repeal	HF766, §105, 107	2019-05-03		Signed		
	2015 A	ACTS AMENDED					
					Gov's		
Reference	Action	Bill/Section	Eff. Date	App. Date	Action		
2015 Acts - Chapter 139.1 (10)(b)	Amend	HF765, §6, 8	2019-05-13		Signed		
	2014 A	ACTS AMENDED					
					Gov's		
Reference	Action	Bill/Section	Eff. Date	App. Date	Action		
2014 Acts - Chapter 1136.2	Amend	HF765, §5, 8	2019-05-13		Signed		
2014 Acts - Chapter 1138.21	Amend	SF615, §26	2019-07-01		Signed		
2005 ACTS AMENDED							
					Gov's		
Reference	Action	Bill/Section	Eff. Date	App. Date	Action		

HF766, §89

2019-07-01

Signed