

SUMMARY OF LEGISLATION ENACTED IN THE YEAR 2013 BY THE FIRST REGULAR SESSION OF THE EIGHTY-FIFTH GENERAL ASSEMBLY

Prepared by the Legislative Services Agency

PURPOSE

This summary of legislation enacted by the 2013 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 ix 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 2013 lowa Acts and a listing of related legislation directing the reader to the category in which the summary is located and briefly explaining how the category at hand is related.

EFFECTIVE DATE

The effective date of the legislative enactments is July 1, 2013, 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 2013-2014," "FY 2013-2014," and "FY 2014" for example, all describe the fiscal year beginning July 1, 2013, and ending June 30, 2014.

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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LOCATION OF SUMMARIES BY FILE NUMBER

SENATE FILES

Number	Major Subject
SF 91	Energy and Public Utilities
SF 106	Taxation
SF 110	Labor and Employment
SF 114	Transportation
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SF 142	Civil Law, Procedure, and Court Administration
SF 145	Criminal Law, Procedure, and Corrections
SF 146	Natural Resources and Outdoor Recreation
SF 181	Business, Banking, and Insurance
SF 182	Business, Banking, and Insurance
SF 183	Business, Banking, and Insurance
<u>SF 184</u>	State Government
<u>SF 186</u>	Civil Law, Procedure, and Court Administration
<u>SF 187</u>	Civil Law, Procedure, and Court Administration
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<u>SF 189</u>	Business, Banking, and Insurance
<u>SF 202</u>	Health and Safety
<u>SF 203</u>	Human Services
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SF 224	Transportation
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<u>SF 282</u>	Criminal Law, Procedure, and Corrections
SF 288	Children and Youth
SF 295	Taxation
SF 298	Criminal Law, Procedure, and Corrections
<u>SF 316</u>	Agriculture
<u>SF 317</u>	Natural Resources and Outdoor Recreation
<u>SF 318</u>	Civil Law, Procedure, and Court Administration
<u>SF 327</u>	State Government
<u>SF 332</u>	Public Defense and Veterans
<u>SF 340</u>	Transportation
<u>SF 343</u>	Criminal Law, Procedure, and Corrections
<u>SF 347</u>	Health and Safety
<u>SF 349</u>	Transportation
<u>SF 351</u>	Human Services
<u>SF 353</u>	Health and Safety
SF 355	Transportation

Number	Major Subject
<u>SF 357</u>	Human Services
SF 358	Civil Law, Procedure, and Court Administration
SF 362	Children and Youth
SF 368	Business, Banking, and Insurance
<u>SF 380</u>	Alcohol Regulation and Substance-Related Disorders
<u>SF 384</u>	Criminal Law, Procedure, and Corrections
<u>SF 386</u>	Transportation
<u>SF 388</u>	Environmental Protection
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<u>SF 433</u>	Economic Development
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<u>SF 436</u>	Economic Development
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SF 442	Appropriations
<u>SF 445</u>	Civil Law, Procedure, and Court Administration
<u>SF 446</u>	Appropriations
<u>SF 447</u>	Appropriations
<u>SF 451</u>	Taxation

SF 452 Appropriations

LOCATION OF SUMMARIES BY FILE NUMBER

HOUSE FILES

Number	Major Subject
HF 14	Transportation
HF 112	Criminal Law, Procedure, and Corrections
HF 119	Human Services
HF 131	Education
HF 133	Natural Resources and Outdoor Recreation
HF 152	Agriculture
HF 160	Human Services
HF 185	State Government
HF 197	Health and Safety
HF 199	Taxation
HF 210	Criminal Law, Procedure, and Corrections
HF 211	Civil Law, Procedure, and Court Administration
HF 212	Civil Law, Procedure, and Court Administration
<u>HF 215</u>	Education
HF 223	Health and Safety
HF 225	Environmental Protection
HF 307	State Government
<u>HF 311</u>	Environmental Protection
HF 312	Agriculture
HF 324	Economic Development
HF 351	Education
<u>HF 355</u>	Transportation
HF 356	Civil Law, Procedure, and Court Administration
HF 358	Business, Banking, and Insurance
HF 361	Natural Resources and Outdoor Recreation
HF 394	Natural Resources and Outdoor Recreation
HF 395	Transportation
HF 397	Economic Development
<u>HF 417</u>	State Government
<u>HF 454</u>	Education
<u>HF 457</u>	Agriculture
<u>HF 458</u>	Agriculture
<u>HF 469</u>	Business, Banking, and Insurance
<u>HF 471</u>	Civil Law, Procedure, and Court Administration
<u>HF 472</u>	Education
<u>HF 484</u>	Labor and Employment
<u>HF 486</u>	Health and Safety

Number	Major Subject
HF 487	Local Government
HF 488	Alcohol Regulation and Substance-Related Disorders
HF 489	Business, Banking, and Insurance
HF 495	Civil Law, Procedure, and Court Administration
HF 496	Civil Law, Procedure, and Court Administration
HF 512	Agriculture
HF 522	Natural Resources and Outdoor Recreation
HF 524	Energy and Public Utilities
HF 527	Criminal Law, Procedure, and Corrections
HF 530	Health and Safety
HF 533	Education
HF 538	Criminal Law, Procedure, and Corrections
HF 541	Environmental Protection
HF 544	Public Defense and Veterans
HF 545	Public Defense and Veterans
HF 556	State Government
HF 565	Civil Law, Procedure, and Court Administration
HF 566	Civil Law, Procedure, and Court Administration
HF 569	Health and Safety
HF 575	Taxation
HF 586	State Government
HF 590	Children and Youth
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HF 592	Criminal Law, Procedure, and Corrections
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HF 603	Appropriations
HF 604	Appropriations
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<u>HF 613</u>	Public Defense and Veterans
<u>HF 614</u>	Appropriations
<u>HF 615</u>	Economic Development
HF 620	Economic Development
HF 625	Taxation
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<u>HF 630</u>	Taxation
<u>HF 631</u>	Energy and Public Utilities
<u>HF 632</u>	Taxation
<u>HF 638</u>	Appropriations
<u>HF 640</u>	Agriculture
<u>HF 641</u>	Economic Development
<u>HF 644</u>	Health and Safety

Number Major Subject

- HF 648 Appropriations
- HF 649 Natural Resources and Outdoor Recreation

HOUSE JOINT RESOLUTION

Number	Major Subject
HJR 13	State Government

AGRICULTURE

SENATE FILE 247	- Possession of Dangerous Wild Animals — Bengals and Savannahs Exception
SENATE FILE 316	- Termination of Farm Tenancies
HOUSE FILE 152	- Drainage and Levee Districts
HOUSE FILE 312	- Manure Management Certification Requirements — Continuing Instructional Courses
HOUSE FILE 457	- Agricultural Land Leases for Beginning Farmers
HOUSE FILE 458	 Standards, Programs, and Substances Regulated by the Department of Agriculture and Land Stewardship
HOUSE FILE 512	- Small Animal Feeding Operations
HOUSE FILE 607	 Powers, Duties, and Organization of the Iowa Finance Authority — Agricultural Development
HOUSE FILE 640	- Flammable or Combustible Liquids — Miscellaneous Provisions
	RELATED LEGISLATION
SENATE FILE 317	 Regulation of Invasive Plants — Garlic Mustard, Oriental Bittersweet, Japanese Knotweed, and Japanese Hop SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act adds garlic mustard, oriental bittersweet, Japanese knotweed, and Japanese hop and their seeds to a list of plants which are prohibited from being disbursed, including by sale, offer for sale,
SENATE FILE 388	 or distribution. Water Resource Restoration Sponsor Program — Project Restrictions SEE ENVIRONMENTAL PROTECTION. This Act relates to sponsor projects under the Water Resource Restoration Sponsor Program.
SENATE FILE 396	 State Government Operations SEE STATE GOVERNMENT. This Act relates to government efficiency, including other matters related to the operation of government. The Act consists of 12 divisions. Concerning agriculture, Division XI of the Act repeals the Farm-to-School Council.
SENATE FILE 435	- Appropriations — Agriculture and Natural Resources SEE APPROPRIATIONS. This Act relates to agriculture and natural resources, including by making appropriations to the Department of Agriculture and Land Stewardship (DALS) for fiscal years 2013-2014 and 2014-2015. The Act appropriates moneys from the General Fund of the State and other sources to DALS for purposes of supporting its administration, regulation, and programs. Moneys are appropriated for deposit in a Water Quality Initiative Fund as created in the Act for purposes of supporting a Water Quality Initiative administered by DALS' Soil Conservation Division.
SENATE FILE 452	 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes <i>SEE APPROPRIATIONS.</i> Division II of the Act adds nonreversion provisions to various appropriations made to the Department of Agriculture and Land Stewardship (DALS) for purposes of the Conservation Reserve Enhancement Program. Division IX reorganizes the lowa Corn Promotion Board. Division XVIII establishes a From Farm to Food Donation Tax Credit which allows a taxpayer to claim a tax credit for 15 percent of the value of donated commodities up to \$5,000.

HOUSE FILE 599	 Beginning Farmer Tax Credit Program and Agricultural Loan Assistance
	SEE TAXATION. This Act creates a Beginning Farmer Tax Credit Program composed of
	the existing Agricultural Assets Transfer Tax Credit, and a new Custom Farming Contract
	Tax Credit. In each case, the holder of agricultural assets may claim a tax credit for entering into a legal arrangement with a beginning farmer seeking to begin or expand agricultural operations.

- HOUSE FILE 632
 Property Tax Assessments Property Used for Algae Production SEE TAXATION. This Act provides that, for purposes of property taxation, agricultural property includes the real estate that is used directly in the cultivation and production of algae for harvesting as a crop for animal feed, food, nutritionals, or biofuel production. The Act takes effect May 24, 2013, and applies retroactively to assessment years beginning on or after January 1, 2013.
- HOUSE FILE 648 - Bond Repayments, Retirement Funding, and Other Miscellaneous Appropriations SEE APPROPRIATIONS. In addition to other provisions, the Act makes appropriations to the Department of Agriculture and Land Stewardship soil and water conservation and water quality purposes.
- HOUSE FILE 649
 Landholder Liability for Public Use of Private Property SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act encourages private landholders to make their land available to the public for recreational purposes and for urban deer control, by limiting the landholders' liability to persons who enter their land to pursue such activities.

AGRICULTURE

SENATE FILE 247 - Possession of Dangerous Wild Animals — Bengals and Savannahs Exception

BY COMMITTEE ON AGRICULTURE. This Act amends Iowa Code chapter 717F, which regulates owning, possessing, or transporting dangerous wild animals under the authority of the Department of Agriculture and Land Stewardship. Generally, the Iowa Code chapter prohibits a person from owning or possessing a dangerous wild animal or transporting a dangerous wild animal into this state unless the person is licensed by the U. S. Department of Agriculture and registered by Iowa's Department of Agriculture and Land Stewardship. A dangerous animal includes cats (classified as belonging to the family felidae) other than domestic cats. It also includes the offspring of a dangerous wild animal and any subsequent generation of offspring. A person owning or possessing a dangerous wild animal is subject to a civil penalty of up to \$2,000 (Iowa Code section 717F.11) and a person who intentionally causes a dangerous wild animal to escape is guilty of an aggravated misdemeanor (Iowa Code section 717F.13).

EXEMPTING CATS CLASSIFIED AS F-4 BENGALS AND SAVANNAHS. The Act provides an exemption for a cat classified as a bengal, which is a cross between a domestic cat and an Asian leopard cat, or classified as a savannah, which is a cross between a domestic cat and a serval. In both cases, the Act requires a separation of four filial generations between the Asian leopard cat or serval and the exempted cat. The generations are calculated by counting from the first filial generation which is the offspring of the original crossing. The filial generations are sometimes referred to as F-1 through F-4 to identify the first four filial generations of offspring. The Act's exemption applies to those cats classified as F-4 bengals and savannahs.

SENATE FILE 316 - Termination of Farm Tenancies

BY COMMITTEE ON AGRICULTURE. This Act provides for the termination of a lease held by a person who produces crops or livestock on land referred to as a "farm tenancy" (lowa Code section 562.1A). Iowa Code chapter 562, and specifically Iowa Code sections 562.6 and 562.7, provide procedures for terminating a farm tenancy. For example, there must be a fixed amount of time between a notice of termination and the actual termination date. Written notice must be given by the first day of September to terminate the farm tenancy for the following crop year. The farm tenancy then terminates on the first day of March. If there is no timely notice of the termination or the notice does not otherwise satisfy the requirements of the law, the farm tenancy automatically continues under the same terms and conditions of the original farm tenancy for the following crop year unless there is a breach in the parties' agreement or the parties agree otherwise. These requirements do not apply to a so-called mere cropper (e.g., a person who farms land on a crop share basis) or a person who leases less than 40 acres.

MODIFICATION OF THE 40-ACRE EXCEPTION. The Act eliminates the general exception applying to a farm tenancy with an acreage of less than 40 acres, but provides that the 40-acre exception would continue to apply where an animal feeding operation is the primary use of the acreage. An animal feeding operation is a place where animals (in this case animals classified as livestock under Iowa Code section 717.1) are confined in a roof or unroofed enclosure for 45 days or more in a 12-month period (Iowa Code section 459.102). Otherwise, under the Act, written notice would also have to be given by the first day of September to terminate the farm tenancy for the following crop year, and if notice were given, the farm tenancy would terminate on the following first day of March.

HOUSE FILE 152 - Drainage and Levee Districts

BY COMMITTEE ON AGRICULTURE. This Act relates to drainage and levee districts (districts) under lowa Code chapter 468. A district is established and managed by a county board of supervisors in the county where the district is located or by a joint board of supervisors if the district extends into more than one county (lowa Code chapter 468, subchapter I, part 1).

BACKGROUND AND ACT — *AGREEMENTS*. A district is authorized to enter into an agreement with the owner of land located inside a district or with other districts or municipalities to provide levee protection or drainage (Iowa Code chapter 468). The Act provides that a district may enter into an agreement with an owner or municipality or outside the district and the provisions of an agreement may modify other provisions of the Code chapter.

BACKGROUND — TRANSFER OF JURISDICTION TO A GOVERNING BODY. After the district has been established, the board of supervisors, or joint board of supervisors, may transfer a portion of its jurisdiction to

another governing body, including a city (lowa Code chapter 468, subchapter II, part 3), or a three-member board of elected trustees (Code chapter 468, subchapter III). The landowners of a district may petition the county or counties where the district is located in order to transfer jurisdiction to a board of trustees. In that case, the county board of supervisors, or joint board of supervisors, conducts an initial election (lowa Code section 468.502) and the board of trustees conducts subsequent elections (lowa Code sections 468.518, 468.519, and 468.521). Where a district contains 20,000 acres or more, the board of supervisors, or joint board of supervisors, may divide the district into three election districts. A trustee residing in each election district is elected by landowners for the entire district (lowa Code section 468.504) for an initial term of one or two years, with subsequently elected trustees serving staggered three-year terms (lowa Code sections 468.518 and 468.519).

BACKGROUND — TRANSFER OF MUTUAL TERRITORY FROM ONE DRAINAGE OR LEVEE DISTRICT TO ANOTHER. Two or more drainage or levee districts may share mutual territory. The district which has jurisdiction of all such territory is referred to as an overlying district and each district which has jurisdiction of a portion of that larger territory is referred to as a contained district (lowa Code section 468.250). After receiving a dissolution petition, the governing body of a contained district must conduct a hearing to dissolve the district and the governing body of the overlying district may conduct a hearing and accept improvements and rights-of-way surrendered by the board of the contained district (lowa Code sections 468.257 and 468.258), or, in the alternative, conduct an election of land users (lowa Code section 468.259).

ACT — NEW PROCESS FOR ELECTION. The Act establishes a new process for the election of trustees of a new district formed when an overlying district accepts all improvements and rights-of-way surrendered by a board of supervisors or board of trustees of a contained district (lowa Code sections 468.256 through 468.259), if the new district includes at least 35,000 acres with a pumping station, regardless of whether the new district is located in more than one county. The Act provides that the board of trustees currently serving an overlying district is responsible for conducting the election of succeeding trustees to the new district in the same manner as if the board of trustees initially elected under the supervision of a board of supervisors, or joint board of supervisors, would be responsible for conducting the subsequent election of succeeding trustees to an existing district. The Act provides that trustees of the overlying district must divide the new drainage or levee district into three election districts in the same manner as a board of supervisors acting pursuant to Iowa Code sections 468.504 and 468.505. The individuals elected to the board as trustees must serve staggered terms notwithstanding any special requirements applicable to districts with pumping stations as provided in Iowa Code section 568.519. In addition, either the board of trustees of the overlying district or a subsequent board of trustees of the new district may provide for the election of two additional persons to serve at large for staggered three-year terms. Not more than two out of the five candidates are eligible to be elected from the same specified election district. The Act requires the Iowa Code Editor to organize Iowa Code chapter 468, subchapter III, into three new parts in order to enhance the Iowa Code's readability.

The Act took effect May 1, 2013.

HOUSE FILE 312 - Manure Management Certification Requirements — Continuing Instructional Courses BY COMMITTEE ON AGRICULTURE. This Act amends a provision included in the "Animal Agriculture Compliance Act" (Iowa Code chapter 459) that regulates the application of manure on land (Iowa Code section 459.315).

BACKGROUND. A person must be certified by the Department of Natural Resources (DNR) in order to manage manure. Generally, there are two classes of persons required to be certified: (1) Persons involved in confinement feeding operations who are engaged in the application of manure originating from such operations and (2) persons associated with service, engaged in the business of transporting, handling, storing, or applying manure (see Iowa Code section 459.102 defining "confinement site applicator" and "commercial manure service representative"). In order to be certified, a person must complete an educational program which consists of passing an examination or attending three or two hours of continuing instructional courses each year depending on the type of certification required. The courses must be taught by DNR or a person selected by DNR, including Iowa State University (ISU). The fee for certification is based on the costs of administering the program (see Iowa Code sections 459.315 and 459.400).

INSTRUCTIONAL COURSE SUBJECTS. The Act amends a provision that requires DNR to establish requirements for instructional course subjects. Currently, the curriculum must include methods for transporting, handling, or applying manure; the potential effects of manure upon surface water and groundwater; and procedures to remediate the potential effects of manure on surface water or groundwater. The Act provides that the curriculum must primarily emphasize practical and cost-effective methods to prevent manure spills and limit the impact of manure spills, especially from manure storage structures.

INSTRUCTIONAL COURSES OFFERED VIA THE INTERNET. The Act requires that the continuing instructional courses be made available via DNR's Internet site, the Internet site of a person selected by DNR to teach the continuing instructional courses, or ISU. The DNR is not required to implement this provision unless the General Assembly appropriates necessary moneys to support a development project for its implementation. This contingent provision is repealed if DNR is not appropriated the necessary amount by July 1, 2018. However, SF 435 (see Appropriations) appropriates moneys to DNR necessary to implement the provisions and eliminates the repeal.

HOUSE FILE 457 - Agricultural Land Leases for Beginning Farmers

BY COMMITTEE ON AGRICULTURE. The Department of Natural Resources (DNR) currently administers an Agricultural Lease Program which allows persons to farm agricultural land under a lease term (571 IAC 21). This Act requires DNR to lease agricultural land that it holds or manages as wildlife habitat in each county to beginning farmers.

Generally, a beginning farmer is an individual, partnership, family farm corporation, or family farm limited liability company (lowa Code chapter 9H) with a low or moderate net worth that is engaged in farming (lowa Code section 175.2). The Agricultural Development Authority establishes net worth requirements for beginning farmers each year (lowa Code section 175.2). In 2013, the authority established a maximum net worth of \$691,172 for individuals participating in the Beginning Farmer Loan Program (lowa Code section 175.12).

The Act requires DNR to execute a lease with a beginning farmer that it selects to participate in the program after the beginning farmer has been certified by the authority as a beginning farmer who meets the requirements of the authority.

The Act provides that if two or more beginning farmers seek to execute a lease under the program for the same agricultural land, DNR must select the beginning farmer by conducting a drawing. DNR must establish annual lease payments based on market factors, prior leases for the same or comparable agricultural land, and the cost of establishing soil conservation practices. The Act requires that the lease include a number of conditions, including the number of acres leased and the lease term. DNR cannot lease more than 240 acres to a beginning farmer for the production of crops, and the lease's term cannot be more than seven years. A beginning farmer cannot sublease the agricultural land. DNR may require the establishment of conservation practices or the use of generally accepted farming practices.

At the end of a lease term, a beginning farmer is eligible to be selected again to lease the same agricultural land. However, DNR must provide a preference to an available beginning farmer who has not previously participated in the program.

The Act provides that DNR is not required to lease agricultural land under the program that it would not otherwise lease for farming. DNR is required to adopt rules necessary to administer this program.

HOUSE FILE 458 - Standards, Programs, and Substances Regulated by the Department of Agriculture and Land Stewardship

BY COMMITTEE ON AGRICULTURE. This Act amends a number of provisions relating to the powers and duties of the Department of Agriculture and Land Stewardship (DALS), including providing for conservation practices managed by soil and water conservation districts; providing for motor fuel standards, ethanol blended gasoline standards; regulating weights and measures; and regulating pesticide use.

Division I - Soil and Water Conservation Districts

The Act amends a provision which establishes a Conservation Practices Revolving Loan Fund within DALS' Soil Conservation Division, to be used only to make loans directly to owners of land for the purpose of establishing new permanent soil and water conservation practices (Iowa Code section 161A.71). The Act provides that revolving loan fund moneys may be used in combination with public cost-sharing moneys. The Act increases the amount that an owner may receive under the program from \$10,000 to \$20,000.

Division II — Weights and Measures

The Act amends a provision that requires DALS to designate one of its assistants to act as the State Metrologist of Weights and Measures (Iowa Code section 213.1). Specifically, the Act provides that such designation is discretionary.

Division III — Motor Fuel Standards

The Act amends a number of provisions relating to motor fuel standards (Iowa Code section 214A.2). It eliminates octane standards for leaded gasoline.

The Act also provides for gasoline that contains a certain percentage of ethanol. Ethanol blended gasoline is designated E-xx where "xx" is the volume percent of ethanol in the ethanol blended gasoline (lowa Code section 214A.2).

Currently, the term "standard ethanol blended gasoline" refers to ethanol blended gasoline that is used to power vehicles other than flexible fuel vehicles (Iowa Code section 214A.1). Generally, standard ethanol blended gasoline must contain between 9 and 10 percent ethanol by volume (so-called E-10). However, it may also contain a higher percentage as authorized by DALS as long as it is approved by the U.S. Environmental Protection Agency (EPA) (Iowa Code section 214A.2). The Act provides that such gasoline is for use in gasoline-powered vehicles not required to be flexible fuel vehicles. It also increases the percentage of ethanol allowed in standard ethanol blended gasoline to 15 percent by volume (E-15). DALS may increase the percentage above E-15 upon EPA approval.

Currently, DALS is required to test samples of motor fuel or biofuels to ensure that they comply with the standards. The Act increases the maximum sample size from 16 fluid ounces to one gallon (Iowa Code section 214A.7). The Act eliminates a provision allowing a retail dealer of motor fuel to post a notice showing the results of the tests (formally Iowa Code section 214A.9).

The Act amends a provision which requires a decal be affixed to a motor fuel pump notifying consumers that it is dispensing ethanol blended gasoline (lowa Code section 214A.16). The Act provides that a motor fuel pump dispensing ethanol blended gasoline containing a percentage of ethanol ranging between 11 and 15 percent (E-11 to E-15) must be affixed with a decal as prescribed by EPA.

Division IV — Pesticide Regulation

The Act amends a provision which requires a commercial applicator of pesticides to be licensed by DALS. Such person must provide evidence of financial security (lowa Code section 206.13). The evidence of financial responsibility is an established amount for property damage and public liability insurance. In 2012, the General Assembly enacted SF 2311 (2012 lowa Acts, chapter 1095) which increased the amount from \$50,000 to \$250,000. This Act decreases that amount to \$100,000 and allows for liability insurance with a limit of \$100,000 per occurrence and \$300,000 annual aggregate.

This provision took effect March 28, 2013.

HOUSE FILE 512 - Small Animal Feeding Operations

BY COMMITTEE ON AGRICULTURE. The Department of Natural Resources (department) is required to regulate a confinement feeding operation (operation) under Iowa Code chapter 459, the "Animal Agriculture Compliance Act."

This Act amends provisions in subchapter III which govern water quality, including how and when manure from such operation is to be applied to land.

CURRENT ANIMAL UNIT CAPACITY FORMULA TO DETERMINE AN OPERATION'S SIZE. To some extent, the degree of regulation depends upon an operation's size which is determined by calculating its animal unit capacity (AUC); the maximum number of animal units that may be maintained in all confinement buildings (buildings) at any one time (Iowa Code section 459.102). Each of various types of animals are assigned a special equivalency factor. For example, a butcher or breeding swine weighing more than 55 pounds has a factor of 0.4 animal units (Iowa Code section 459.102). Generally, when calculating the AUC, buildings constructed as part of the operation are counted regardless of whether they are occupied, except if a building has been abandoned, i.e., has been razed or converted to another use (Iowa Code section 459.301).

SMALL ANIMAL FEEDING OPERATIONS. The current law provides a special regulatory exemption for small animal feeding operations, which have an AUC of 500 or fewer animal units (lowa Code section 459.102). For example, an operation with three buildings keeping a maximum of 400 butcher or breeding swine in each of two buildings and no animals in the third empty building would not qualify as a small animal feeding operation if the capacity of the three buildings were 600, 500, and 300 animal units, respectively $(1,400 \times 0.4 = 560)$.

NEW FORMULA — *RECLASSIFYING CONFINEMENT FEEDING OPERATIONS BASED ON MAXIMUM NUMBER OF ANIMAL UNITS.* The Act allows a person to elect to be exempt from filing a manure management plan update with the department and paying an associated annual compliance fee if the person can reclassify the operation as a small animal feeding operation using a new formula which is based on the maximum number of animal units actually housed at the operation at any one time during the election period and the animal unit capacity of each building that is used to store manure during the same election period. However, the animal unit capacity of a building used to store manure is not counted if it is used for such storage on a temporary basis as approved by the department. An update is required to be filed by a person who owns an operation or who applies manure from an operation located outside the state (lowa Code section 459.312). Both the original plan and the update must include the latest information regarding manure application. Using the example above, the operation could elect to be exempt as a small animal feeding operation (800 x 0.4 = 320). The Act provides that the department must determine the period of election so long as the minimum election period equals the duration of the updated plan. However, the election period automatically terminates if the operation no longer qualifies as a small animal feeding operation as calculated using the new formula.

CIVIL PENALTIES. A person who violates lowa Code chapter 459, subchapter III, is subject to a civil penalty. The department is authorized to impose a range of civil penalties based on a number of criteria. The general civil penalty cannot exceed \$10,000 (lowa Code sections 459.603 and 455B.109). A person violating a provision is also subject to judicial action brought by the Attorney General (lowa Code sections 459.603 and 455B.191). The general civil penalty applicable for a violation cannot exceed \$5,000.

HOUSE FILE 607 - Powers, Duties, and Organization of the Iowa Finance Authority — Agricultural Development

BY COMMITTEE ON AGRICULTURE. This Act provides that the powers and duties of the Agricultural Development Authority are transferred to the Iowa Finance Authority. The Agricultural Development Authority administers programs under Iowa Code chapter 175 to assist farmers, including beginning farmers, to start or expand their operations. The Iowa Finance Authority administers programs under Iowa Code chapter 16 to assist low- or moderate-income families in attaining housing.

ADMINISTRATION. The Agricultural Development Authority was housed in the Department of Agriculture and Land Stewardship. The Iowa Finance Authority and the Agricultural Development Authority were each headed by a board of directors and each authority was supervised by an executive director. Each authority was required to cooperate with lending institutions in providing for affordable credit, and each may issue bonds and notes in order to finance its programs.

SUBSTANTIVE CHANGES. The Act provides that the Iowa Finance Authority's board of directors has broad administrative authority to make, interpret, and construe its rules, and to interpret and construe the laws of this state relating to programs that it administers. It creates an Agricultural Development Division within the Iowa Finance Authority. The Agricultural Development Division is to be administered by a new Agricultural Development Board. The new board has five, rather than 10 members. The Secretary of Agriculture does not serve as an ex officio member. The Agricultural Development Division is under the management of the Iowa Finance Authority's executive director. Two full-time equivalent positions are dedicated to administer programs previously performed by the Agricultural Development Authority. The Act eliminates a provision which requires the Auditor of State to perform an annual audit of the Agricultural Development Authority. Currently, the Auditor of State may periodically perform audits of the Iowa Finance Authority.

TRANSITIONAL PROVISIONS — *GENERAL.* The Act includes a number of transitional provisions to assist the lowa Finance Authority in accomplishing the transfer and to effectuate the transfer of legal rights and obligations. The transitional provisions relate to the validity of existing rules, regulations, forms, orders, and directives; pending legal actions; the transfer of personnel; the replacement of items bearing the name of the Agricultural Development Authority; the appointment of new members to the Agricultural Development Board; and the transfer of interests in real property, tangible personal property, and intangible personal property as well as debts, obligations, or liabilities incurred by the Agricultural Development Authority and any right or benefit obtained by the Agricultural Development Authority (e.g., through outstanding contracts). The Act authorizes the Iowa Finance Authority to complete the administration of ongoing programs in progress on July 1, 2013. It specifically provides for the assumption of assets and liabilities of the former Iowa Rural Rehabilitation Corporation that had been administered by the Agricultural Development T5.28). The Act holds the U.S. Department of Agriculture harmless against liability arising from the assumption and transfer of assets.

TRANSFER PROVISIONS — *IMPLEMENTATION*. Finally, the Act authorizes the Iowa Finance Authority to provide for the implementation of the Act's provisions according to a schedule adopted by its board of directors, including the adoption of emergency rules. The Iowa Finance Authority is required to consult with the current Agricultural Development Board.

EFFECTIVE DATES. Generally, the Act takes effect on July 1. However, provisions which authorize the Iowa Development Authority to implement the Act took effect May 9, 2013.

HOUSE FILE 640 - Flammable or Combustible Liquids — Miscellaneous Provisions

BY COMMITTEE ON WAYS AND MEANS. This Act relates to liquids that are flammable or combustible, including liquids classified as motor fuel or special fuel and their components, by providing an exclusion from liability for persons involved in the petroleum industry, providing for the regulation of aboveground storage tanks, and continuing the special motor fuel tax rate. Provisions of the Act are administered and enforced by the Department of Agriculture and Land Stewardship, the Department of Revenue, and the State Fire Marshal.

The term "motor fuel" sometimes refers to either gasoline or diesel fuel (lowa Code chapter 214A) and sometimes refers only to gasoline while "special fuel" refers to diesel fuel (lowa Code chapter 452A). Such fuel is produced by a refiner and moved into this state via a pipeline or marine vessel to a terminal where the fuel in turn is withdrawn by a supplier and then delivered to a distributor and ultimately a retail dealer who offers it on premises such as a gas station to the traveling public at a premises; sometimes referred to as a "motor fuel site" (lowa Code chapter 214A). The gasoline or diesel fuel may also be delivered to a customer's site for storage and later use, such as a farm (lowa Code chapter 101). A customer who purchases motor fuel is subject to an excise tax (lowa Code chapter 452A).

Motor fuel or special fuel may be "blended," meaning that it is combined with an "oxygenate" to produce a renewable fuel. The most common forms of oxygenates are biofuels which include alcohol (ethanol) used to produce ethanol blended gasoline or biodiesel, usually soybean oil, used to produce biodiesel blended fuel (lowa Code sections 214A.1 and 214A.2). A biofuel may be manufactured by a person referred to as a "nonrefiner biofuel manufacturer" who is not otherwise associated with the petroleum industry. Since the term "gasoline" means a petroleum product meeting federal and state minimum octane thresholds (e.g., an 87 octane rating), refiners, terminals, suppliers,

distributors, and retail dealers may deal in blendstocks which are not classified as gasoline until they are blended with ethanol to achieve a required octane threshold. Conversely, no such octane threshold exists for diesel fuel.

Division I — Legislative Intent

The Act declares lowa's commitment to this nation's energy security, as required by the federal Energy Independence and Security Act, and urges the federal government to use all efforts to meet the highest possible renewable fuel volume requirements set forth in the federal Act.

Division II — Motor Fuel Marketing

LIABILITY. The Act amends a provision that excludes a dealer from liability for damages caused by the use of incompatible gasoline or diesel fuel (motor fuel) dispensed at the dealer's premises (motor fuel site), by extending that same exclusion to other marketers (distributors, suppliers, and nonrefiner biofuel manufacturers) as well as to pipeline companies, refiners, terminal operators, or terminal owners, so long as the incompatible motor fuel (1) complies with the specifications for a type of motor fuel, (2) is selected by the end consumer of the motor fuel, and (3) is dispensed from a motor fuel pump that correctly labels the type of fuel dispensed (lowa Code section 214A.20).

RIGHT OF A DEALER OR DISTRIBUTOR TO PURCHASE AND RECEIVE PETROLEUM PRODUCTS AND BIOFUELS. The Act provides that a dealer or distributor may blend a petroleum product and the appropriate biofuel (by adding ethanol to a blendstock or gasoline, or adding biodiesel to diesel fuel) on any premises so long as local, state, or federal law does not prevent it. In addition, a refiner, supplier, terminal operator, or terminal owner who in the ordinary course of business sells or transports a blendstock, unblended or blended gasoline, or blended or unblended diesel fuel cannot not refuse to sell or transport a blendstock, unblended gasoline, or unblended diesel fuel at a terminal only because a distributor or dealer intends to produce ethanol blended gasoline or biodiesel blended fuel. A refiner, supplier, terminal operator, or terminal owner who violates this provision is subject to a civil penalty of not more than \$10,000 per violation, with each day that a violation continues deemed a separate offense.

Division III — Aboveground Storage Tanks

ON-FARM EXCEPTION. The Act amends provisions which require the State Fire Marshal to inspect and investigate an aboveground tank (tank) storing either flammable or combustible liquids (Iowa Code chapter 101, Division II). The Act amends a provision which provides exceptions from such regulation (Iowa Code section 101.21). For example, one provision that exempts a tank having a capacity of 1,100 or less gallons is expanded to include two new exceptions for farms located outside the limits of a city: (1) a tank having a capacity of 2,000 gallons or less which stores flammable liquids and (2) a tank having a capacity of 5,000 gallons or less that stores combustible liquids.

REGISTRATION. The Act also amends a provision that requires the owner or operator of a tank to notify the State Fire Marshal of facts relating to the existence and operation of the tank (Iowa Code section 101.22). The Act amends a provision that requires an owner or operator to register a storage tank, affix a registration tag to the storage tank's pipe, and paying an annual fee. Specifically, it eliminates a requirement that a person who conveys or deposits flammable or combustible liquid to the owner or operator must notify them of the notification requirements and must inspect the storage tank to determine whether the registration tag has been properly affixed. The Act also increases the registration fee from \$10 to \$20 for each tank included in the notice. A person who violates a registration or tagging requirement is subject to a civil penalty not to exceed \$100 for each day that a violation continues, not to exceed \$1,000 (Iowa Code section 101.26).

Division IV — Motor Fuel Tax (Ethanol Blended Gasoline)

The excise tax imposed on each gallon of gasoline (motor fuel) sold in the state is 20 cents per gallon, subject to adjustment each 12-month period as calculated by the Department of Revenue and based on a formula which produces a paired rate system for ethanol blended gasoline and all other gasoline (Iowa Code section 452A.3). The last date of the paired rate system was to be June 30, 2013, and after that date, the tax rate was to be uniformly

imposed at 20 cents per each gallon of gasoline. This Act extends the paired rate system for another year with its last date being June 30, 2014. This division of the Act took effect on June 17, 2013.

ALCOHOL REGULATION AND SUBSTANCE-RELATED DISORDERS

- SENATE FILE 380 Charitable Auctions Alcoholic Spirits
- HOUSE FILE 488 Regulation of Alcoholic Beverages

RELATED LEGISLATION

- SENATE FILE 386
 Transportation Miscellaneous Changes
 SEE TRANSPORTATION. This Act contains provisions relating to temporary restricted driver's licenses and the use of ignition interlock devices in connection with operating while intoxicated violations, including a requirement that when a person's driver's license is revoked for a second offense of driving while intoxicated, the person must maintain an ignition interlock device on all vehicles owned or operated by the person for one year following license reinstatement.
- SENATE FILE 406 Mental Health Advocates and Involuntary Commitments

SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to involuntary commitments of persons with substance-related disorders, mental illness, or intellectual disability. The Governor item vetoed provisions that in FY 2014-2015 would have shifted responsibility for the appointment and supervision of mental health advocates from what has been primarily the responsibility of the courts to a new division created in the Department of Inspections and Appeals.

SENATE FILE 446 - Appropriations — Health and Human Services

SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2013-2014 and FY 2014-2015, and includes funding for tobacco cessation, substance abuse, and gambling treatment. The intergovernmental agreement for enforcement of tobacco laws and regulation, between the Division of Tobacco Use Prevention and Control of the Department of Public Health and the Alcoholic Beverages Division of the Department of Commerce governing compliance checks conducted to ensure licensed retail tobacco outlet conformity with tobacco laws, regulations, and ordinances relating to persons under age 18, is again required to restrict the number of such checks to one check per retail outlet and one additional check for any retail outlet found to be in violation during the first check.

- HOUSE FILE 489 - Insurance, Insurers, and Duties of the Insurance Division SEE BUSINESS, BANKING, AND INSURANCE. This Act relates to various matters involving insurance including dramshop liability insurance.
- HOUSE FILE 569
 Licensure of Substance and Addictive Disorder Counselors and Professionals VETOED BY THE GOVERNOR
 SEE HEALTH AND SAFETY. This bill related to the licensure of professionals practicing substance and addictive disorder counseling or providing substance and addictive disorder prevention services and would have changed the membership of the Board of Behavioral Science.

Federal Block Grant Appropriations and Other Federal Funding SEE APPROPRIATIONS. This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal years beginning October 1, and ending September 30, for 2013-2014 and 2014-2015, and for the state fiscal years beginning July 1, and ending June 30, for 2013-2014 and 2014-2015. The Act includes funding for various substance abuse and drug enforcement programs.

ALCOHOL REGULATION AND SUBSTANCE-RELATED DISORDERS

SENATE FILE 380 - Charitable Auctions — Alcoholic Spirits

BY COMMITTEE ON STATE GOVERNMENT. This Act authorizes certain authorized nonprofit entities to obtain a permit from the Alcoholic Beverages Division of the Department of Commerce to conduct a charity auction of alcoholic spirits in the same manner as is currently allowed for an auction of beer and wine.

HOUSE FILE 488 - Regulation of Alcoholic Beverages

BY COMMITTEE ON COMMERCE. This Act makes several changes relative to the Alcoholic Beverages Division (division) of the Department of Commerce and Alcoholic Beverage Control.

Division I of the Act, concerning applications, forms, and records, amends several provisions of Iowa Code chapter 123 to provide that various forms and applications currently submitted to and supplied by the division in written form shall be submitted or supplied electronically, or in a manner as prescribed by the administrator of the division.

Division II of the Act concerns certain reports, payments, and bonding requirements relative to the Alcoholic Beverages Commission and the division.

The Act removes the requirement that the administrator of the division post a surety bond.

The Act provides that payment for liquor sales by liquor control licensees can be made by electronic funds transfer, wire transfer, or other method deemed acceptable by the administrator.

The Act repeals the requirement that Alcoholic Beverages Commission members and certain division employees post surety bonds.

Division III of the Act makes changes relative to alcoholic beverage control of wine and beer.

The definitions of beer and high alcoholic content beer are amended to provide the allowable alcoholic content of beer and high alcoholic content beer by volume.

Several sections in Iowa Code chapter 123, generally related to the shipment and delivery of intoxicating liquors, and applicable criminal penalties, are amended to provide that the requirements of these sections also apply to wine and beer.

lowa Code section 123.138(1), concerning records a permittee is required to maintain relative to the sale of beer, is amended to extend this requirement to retail liquor control licensees that also sell beer.

lowa Code section 123.144, concerning bottling beer, is amended to allow beer bottled for personal use to be used other than where it was bottled if the beer is not sold or offered in exchange for any type of consideration.

APPROPRIATIONS

SENATE FILE 430	- Appropriations — Economic Development
SENATE FILE 435	 Appropriations — Agriculture and Natural Resources
SENATE FILE 442	- Appropriations — Judicial Branch
SENATE FILE 446	- Appropriations — Health and Human Services
SENATE FILE 447	- APPROPRIATIONS — JUSTICE SYSTEM
SENATE FILE 452	 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
HOUSE FILE 602	- Appropriations — Transportation
HOUSE FILE 603	- Appropriations — Administration and Regulation
HOUSE FILE 604	- Appropriations — Education
HOUSE FILE 614	- Federal Block Grant Appropriations and Other Federal Funding
HOUSE FILE 638	 Appropriations — Infrastructure and Capital Projects
HOUSE FILE 648	- Bond Repayments, Retirement Funding, and Other Miscellaneous Appropriations
	RELATED LEGISLATION

SENATE FILE 295 - State and Local Taxation of Property and Income SEE TAXATION. This Act appropriates moneys from the General Fund of the State to provide a business property tax credit for commercial, industrial, and railway property, and appropriates moneys from the General Fund of the State for commercial and industrial property tax replacement payments to local governments. The Act also provides for the transfer and appropriation of moneys in the Taxpayers Trust Fund for the payment of lowa taxpayers trust fund tax credits.

SENATE FILE 318 - Judicial Branch Administration — Fees SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act makes appropriations to the judicial branch. Under the Act, the fees assessed for shorthand certification examinations are appropriated to the judicial branch and shall be used to offset the expenses of the Board of Examiners of Shorthand Reporters, including the costs of administering examinations. The Act also specifies that the fees collected for examination and admission to practice law are appropriated to the judicial branch and shall be used to offset the costs of administering the examination and admission process to practice law.

- HOUSE FILE 160
 Appropriations for Mental Health and Disability Services
 SEE HUMAN SERVICES. This Act relates to mental health and disability services (MH/DS) administered by counties by making transfers and appropriations for FY 2012-2013. The funding is required to be used for county-administered adult MH/DS for FY 2012-2013. The Act took effect March 28, 2013.
- HOUSE FILE 312
 Manure Management Certification Requirements Continuing Instructional Courses
 SEE AGRICULTURE. This Act in part requires the Department of Natural Resources to offer instructional courses via the internet to persons required to be certified in order to manage manure, contingent upon the General Assembly appropriating necessary moneys to support its implementation. See SF 435 (see Appropriations) which makes such appropriation.

- HOUSE FILE 599
 Beginning Farmer Tax Credit Program and Agricultural Loan Assistance SEE TAXATION. This Act creates a Beginning Farmer Tax Credit Program composed of the existing Agricultural Assets Transfer Tax Credit, and a new Custom Farming Contract Tax Credit. In each case, the holder of agricultural assets may claim a tax credit for entering into a legal arrangement with a beginning farmer seeking to begin or expand agricultural operations. A total of \$12 million is made available each year to support the program.
- HOUSE FILE 620
 Economic Development Programs and Financial Assistance SEE ECONOMIC DEVELOPMENT. The Act allows the Economic Development Authority (EDA) to use up to \$1 million of the amount appropriated to EDA for FY 2014 in section 54 of HF 604 (see Appropriations) for purposes of providing infrastructure grants to mainstreet communities under the Main Street Iowa Program.

APPROPRIATIONS

SENATE FILE 430 - Appropriations — Economic Development

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates moneys to the Department of Cultural Affairs (DCA), the Iowa Economic Development Authority (IEDA), the Iowa Finance Authority (IFA), the Department of Workforce Development (DWD), and the Public Employment Relations Board (PERB) for FY 2013-2014 and FY 2014-2015. The Act is organized by divisions.

Division I — FY 2013-2014

The Act appropriates moneys to DCA, IEDA, IFA, DWD, and PERB for FY 2013-2014.

Division II — FY 2014-2015

The Act appropriates moneys to DCA, IEDA, IFA, DWD, and PERB for FY 2014-2015.

Division III — Miscellaneous Provisions

The Act appropriates moneys in the Job Training Fund to IEDA and eliminates the requirement that all funds deposited due to the Industrial New Job Training Program certificate fees transfer to the Workforce Development Fund account. Additionally, the Act makes changes relating to the purposes for which moneys in the Workforce Development Fund can be used at the end of each fiscal year.

The Act requires the State Commissioner of Athletics to adopt rules establishing an event fee to cover costs of the administration of Iowa Code chapter 90A relating to boxing, mixed martial arts, and wrestling. The Act appropriates taxes collected from a professional boxing event to DWD to be used for awarding grants to organizations that promote amateur boxing matches in Iowa. All other moneys collected pursuant to the requirements of Iowa Code chapter 90A are appropriated to DWD to administer Iowa Code chapter 90A. The reversion of unencumbered and unobligated balances of appropriations made pursuant to Iowa Code chapter 90A only apply to moneys in excess of the first \$20,000 appropriated in the fiscal year.

The Act requires the Treasurer of State to transfer moneys from the principal of the Cultural Trust Fund to the Cultural Trust Grant Account for FY 2013-2014 and FY 2014-2015.

Moneys appropriated to DCA for the Great Places Program for FY 2005-2006 through FY 2011-2012 that remain unencumbered or unobligated at the end of that fiscal year do not revert but remain available for succeeding fiscal years. The provisions are retroactively applicable to the original date of the appropriation.

The Act provides that the rent subsidy program for FY 2012-2013 is limited to persons who meet requirements for nursing facility level of care for home and community-based services waiver services as are in effect on July 1, 2012. This provision is retroactively applicable to July 1, 2011.

The Act provides that certain moneys appropriated from the Rebuild Iowa Infrastructure Fund to the institutions of higher learning under the control of the State Board of Regents for FY 2012-2013 that remain unencumbered or unobligated at the end of the fiscal year in which the funds were appropriated do not revert but remain available for expenditure for the succeeding fiscal year. This section took effect June 20, 2013, and is retroactively applicable to July 1, 2012.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

The provisions allowing DCA to carry over unencumbered or unobligated funds appropriated to DCA in FY 2013-2014 and 2014-2015 to the succeeding fiscal year and a provision allowing DCA to carry over unencumbered or unobligated funds appropriated to DCA in FY 2012-2013 to succeeding fiscal years.

Fiscal Analysis

SENATE FILE 435 - Appropriations — Agriculture and Natural Resources

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act relates to agriculture and natural resources by making appropriations for fiscal years 2013-2014 and 2014-2015. The Act appropriates moneys from the General Fund of the State (General Fund) and other sources to the Department of Agriculture and Land Stewardship (DALS) and the Department of Natural Resources (DNR) to support those departments, including for administration, regulation, and programs. DALS and DNR are required to submit quarterly reports to the General Assembly and the Department of Management regarding the expenditure of appropriated moneys. The Act also appropriates moneys to Iowa State University (ISU) for purposes of supporting animal husbandry. Moneys are appropriated to all three entities for purposes of carrying out programs to improve the quality of watersheds. Generally, moneys appropriated in line items in fiscal year 2014-2015 are 50 percent of the amounts appropriated for the same line items in fiscal year 2013-2014.

Division I — DALS General Appropriations for FY 2013-2014

GENERAL FUND APPROPRIATIONS. Moneys are appropriated from the General Fund in order to support DALS' administrative divisions, including consumer protection and industry services, soil conservation, and food safety and animal health. Moneys are transferred to ISU in order to support its Midwest Grape and Wine Institute. Note, the transfer is in addition to a percentage of revenue collected from the wine gallonage tax (Iowa Code section 123.183).

DESIGNATED APPROPRIATIONS — *MISCELLANEOUS FUNDS*. Moneys are appropriated from various funds to support designated purposes, including moneys derived from unclaimed winnings from horse and dog races for administration and enforcement of racing regulations (Iowa Code section 99D.22); and moneys derived from the Renewable Fuel Infrastructure Fund for purposes of motor fuel inspection and auditing biofuel processing and production (Iowa Code chapter 214A).

SPECIAL APPROPRIATIONS — *GENERAL FUND.* Moneys are appropriated from the General Fund to DALS in order to support specific purposes including milk inspection (Iowa Code section 192.109), the Farmers with Disabilities Program, the Local Food and Farm Program (Iowa Code chapter 267A), and an agricultural education organization.

Division II — Water Quality Appropriations for FY 2013-2014

Moneys are appropriated from the General Fund for deposit in a Water Quality Initiative Fund, as created later in the Act, for purposes of supporting a Water Quality Initiative administered by DALS' Soil Conservation Division (Iowa Code chapter 161A). The appropriated moneys are to be used to support education and outreach in a manner that encourages farmers to implement water quality practices. Moneys are also appropriated to ISU to support an Iowa Nutrient Research Center as established later in the Act.

Division III — DNR Appropriations for FY 2013-2014

GENERAL FUND APPROPRIATIONS. Moneys are appropriated from three major funds to support natural resources and DNR, including moneys appropriated from the General Fund to support the agency's administrative divisions, the State Fish and Game Protection Fund (Iowa Code section 456A.17) to support fishing and wildlife habitat, and the Groundwater Protection Fund (Iowa Code section 455E.11) for the administration and enforcement of groundwater quality programs.

DESIGNATED APPROPRIATIONS — *MISCELLANEOUS FUNDS.* Moneys are appropriated to support designated purposes from miscellaneous funds, including the Special Snowmobile Fund (Iowa Code section 321G.7) for the administration and enforcement of the state snowmobile program, and the Unassigned Revenue Fund administered by the Iowa Comprehensive Underground Petroleum Storage Tank Fund Board (Iowa Code section 455G.3) for DNR's administrative expenses associated with its Underground Storage Tank Section. In addition, moneys are appropriated from the Groundwater Protection Fund's Agricultural Management Account (Iowa Code section 455E.11(2)(b)) to DNR for purposes of fully implementing a program to certify persons engaged in manure application as provided in 2013 Iowa Acts, HF 312.

SPECIAL APPROPRIATIONS. Moneys are appropriated from the General Fund to DNR to support floodplain management and dam safety efforts, and forestry health management. In addition, moneys are transferred from the General Fund to the Loess Hills Development and Conservation Fund for allocation to its Hungry Canyons Account and Loess Hills Alliance Account (Iowa Code section 161D.2).

Division IV — ISU Appropriations for FY 2013-2014

Moneys are appropriated from the General Fund to ISU's College of Veterinary Medicine for the operation of its Veterinary Diagnostic Laboratory. The Act provides conditions in case of budgetary reductions, and expresses the General Assembly's intent for a future appropriation to support the laboratory.

Division V — Environment First Fund — General Appropriations for FY 2013-2014

DALS. Moneys are appropriated from the Environment First Fund (Iowa Code section 8.57A) to DALS for support of a number of soil and water conservation efforts administered by the Soil Conservation Division or the state's soil and water conservation districts (Iowa Code chapter 161A). Specifically, moneys are appropriated to support the Conservation Reserve Enhancement Program for the restoration and construction of wetlands, watershed protection, a farm management demonstration program to show the effectiveness of emerging agronomy practices, administrative expenses incurred by the division in providing soil and water conservation, the Conservation Reserve Program, and soil and water conservation efforts. Additional moneys are to be deposited into Loess Hills Development and Conservation Fund for allocation to its Hungry Canyons Account and Loess Hills Alliance Account (Iowa Code section 161D.2). DALS is also authorized to procure computer program licenses for use by soil and water conservation districts in order to utilize light detection and ranging (LIDAR) technology.

DNR. Moneys are appropriated to DNR to support a number of programs associated with state parks and forests, protecting the environment, and managing fish, wildlife, and land and water resources. Specific programs provided funding include Keepers of the Land, a volunteer effort to improve water quality; the maintenance of state parks (Iowa Code chapter 461A); geographic information systems benefiting local watershed managers; water quality monitoring; the Water Quality Protection Fund's Public Water Supply System Account (Iowa Code section 455B.183A); the regulation of animal feeding operations (Iowa Code chapters 459 through 459B); ambient air quality regulation (Iowa Code section 455B.133); water quality regulation (Iowa Code chapter 455B); the operation of DNR's Geological and Water Survey (Iowa Code chapter 456); and the Keep Iowa Beautiful Initiative to assist communities in implementing beautification and community development plans.

Division VI — Resources Enhancement and Protection (REAP) Fund for FY 2013-2014

The amount of \$16 million is appropriated from the Environment First Fund (Iowa Code section 8.57A) to the Iowa Resources Enhancement and Protection (REAP) Fund in lieu of the \$20 million standing annual appropriation from the General Fund (Iowa Code section 455A.18). Note, no moneys are appropriated for FY 2014-2015 in lieu of the full \$20 million required to be appropriated to the REAP fund from the General Fund for that fiscal year.

Division VII — DALS General Appropriations for FY 2014-2015

Moneys are again appropriated from the General Fund and other funds to support agriculture and soil and water conservation in the same manner as provided in Division I. Specifically, moneys are again appropriated from the General Fund, and a number of dedicated funds to support DALS' administrative divisions, consumer protection and industry services, soil conservation, and food safety and animal health, the administration and enforcement of horse and racing regulations, motor fuel inspection and auditing biofuel processing and production, milk inspection, the Farmers with Disabilities Program, the Local Food and Farm Program, and an agricultural education organization. Moneys are again transferred to ISU in order to support its Midwest Grape and Wine Institute.

Division VIII — Water Quality Appropriations for FY 2014-2015

Moneys are again appropriated from the General Fund for deposit in a Water Quality Initiative Fund as created later in the Act for purposes of supporting a Water Quality Initiative administered by DALS' Soil Conservation Division and ISU in the same manner as provided in Division II.

Division IX — DNR Appropriations for FY 2014-2015

Moneys are again appropriated from a number of funds to support natural resources in the same manner as provided in Division III. Specifically, moneys are appropriated to support DNR and its divisions and programs from the General Fund, the State Fish and Game Protection Fund, and the Groundwater Protection Fund. Moneys are also again appropriated from special funds and the General Fund to support specific purposes including snowmobile programs; DNR's Underground Storage Tank Section; floodplain management and dam safety efforts, and forestry health management. In addition, moneys are again transferred from the General Fund to the Loess Hills Development and Conservation Fund for allocation to its Hungry Canyons Account and Loess Hills Alliance Account. However, moneys are not appropriated to continue the implementation of the program to certify persons engaged in manure application.

Division X — ISU Appropriations for FY 2014-2015

Moneys are again appropriated from the General Fund to ISU's College of Veterinary Medicine for the operation of its Veterinary Diagnostic Laboratory in the same manner as provided in Division IV.

Division XI — Environment First Fund — General Appropriations for FY 2014-2015

Moneys are appropriated from the Environment First Fund to DALS and DNR for the same purposes as provided in Division V. For DALS, moneys are again appropriated to support the Conservation Reserve Enhancement Program, a farm management demonstration program, the Conservation Reserve Program; soil and water conservation efforts, and the Loess Hills Development and Conservation Fund. Note, there is no requirement that authorizes DALS to procure LIDAR computer licenses. For DNR, moneys are again appropriated to support Keepers of the Land; the maintenance of state parks; geographic information systems; water quality monitoring; the Public Water Supply System Account; the regulation of animal feeding operations; ambient air quality regulation; water quality regulation; the operation of DNR's Geological and Water Survey; and the Keep Iowa Beautiful Initiative.

Division XII — Related Statutory Changes — Manure Applicators Certification

The Act repeals a provision in 2013 Iowa Acts, HF 312 (see Agriculture) which would have made DNR's implementation of a manure certification program contingent on dedicated funding (Iowa Code section 460.303.

Division XIII — Related Statutory Changes — DNR Radios

The Act again amends a provision which authorizes DNR to use the unappropriated balance remaining in the State Fish and Game Protection Fund for the fiscal year ending June 30, 2011, in order to purchase mobile radios which meet federal and state requirements for homeland security and public safety (2011 Iowa Acts, chapter 128, section 19). In 2012, DNR's authorization to use these moneys was extended to June 30, 2013 (2012 Iowa Acts, chapter 1135, section 15), and this Act again extends the authorization, this time to June 30, 2014. The Act's latest amendment took effect June 17, 2013.

Division XIV — Related Statutory Changes — Agricultural Drainage Well Water Quality Assistance Fund

The Act expressly provides that moneys in the Agricultural Drainage Well Water Quality Assistance Fund are appropriated to support the Agricultural Drainage Well Water Quality Assistance Program (Iowa Code section 460.303).

Division XV — Related Statutory Changes — Outdoor Recreation

SNOWMOBILE AND ALL-TERRAIN VEHICLE TITLING AND REGISTRATION. The Act amends a provision requiring that an application for a certificate of title for a snowmobile or all-terrain vehicle must either be signed and sworn to before a notary public or other person who administers oaths, or include the applicant's signed certification that statements made in the application are true and correct (lowa Code sections 321G.29 and 321I.31). Specifically, the Act eliminates language relating to notarization of the application, requiring only the signed certification by the owner.

RESTORE THE OUTDOORS PROGRAM. The Act repeals the Restore the Outdoors Program, whose stated purpose was to provide funding for new and existing vertical infrastructure projects in existing state parks and other public facilities managed by DNR (Iowa Code section 461A.3A).

Division XVI — Related Statutory Changes — Watershed Protection

DALS — *WATER QUALITY INITIATIVE.* The Act provides for a new Water Quality Initiative codified in the "Surface Water Protection and Flood Mitigation Act" (Iowa Code chapter 466B) and supported by moneys appropriated earlier in the Act and in 2013 Iowa Acts, HF 648. DALS' Soil Conservation Division is required to assess and reduce nutrients in this state's watersheds. Moneys used to support the initiative are to be credited to a newly created Water Quality Initiative Fund.

ISU — *RESEARCH INSTITUTIONS.* The Act creates an Iowa Nutrient Research Center as part of ISU responsible for pursing a science-based approach to nutrient management research and to facilitate collaboration among appropriate institutions of higher education governed by the State Board of Regents. The center is to be administered by a director appointed by ISU's Dean of the College of Agriculture and Life Sciences. An Iowa Nutrient Research Center Advisory Council is also established as part of ISU. The council is composed of persons associated with regents institutions and private colleges and universities, and representatives of DALS and DNR. The council is to function on a continuing basis to assist the Iowa Nutrient Research Center, including by providing recommendations for the implementation of nutrient management practices.

SENATE FILE 442 - Appropriations — Judicial Branch

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates from the General Fund of the State for FY 2013-2014 and FY 2014-2015 to the judicial branch for salaries, maintenance, equipment, and miscellaneous purposes. Division I appropriates moneys to the judicial branch for FY 2013-2014 and applies to FY 2013-2014. Division II appropriates moneys to the judicial branch for FY 2014-2015 and applies to FY 2014-2015. The amounts appropriated for FY 2014-2015 are 50 percent of the amounts appropriated for the prior fiscal year.

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

Each division 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.

Each division 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 district or judicial officers serving the judicial district or judicial election district receiving the case shall preside over the case.

Each division permits a judicial officer to waive travel reimbursement for any travel outside the judicial officer's county of residence to conduct official business. A judicial officer may be placed on unpaid leave for the fiscal year on any day a court employee is required to furlough.

If a judicial officer is placed on unpaid leave, the salary of the judicial officer is reduced accordingly for the pay period in which the unpaid leave occurred. Through the course of the fiscal year, the judicial branch may use an amount equal to the aggregate amount of the salary reductions due to judicial officer unpaid leave for any purpose other than judicial salaries.

Judicial officer salary amounts are not addressed in this Act but are addressed in SF 452, section 40.

SENATE FILE 446 - Appropriations — Health and Human Services

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2013-2014 and FY 2014-2015, and includes appropriations for other specified periods. Except for the appropriations for the Medicaid program, amounts appropriated for FY 2014-2015 are generally 50 percent of the amounts appropriated for the prior fiscal year. The Act is organized into divisions. The appropriations are from the General Fund of the State, unless otherwise stated.

Division I — Department on Aging (IDA)

Division I appropriates funding for FY 2013-2014 to IDA for aging programs and area agencies on aging (AAAs). Funding is transferred to the Department of Economic Development for the Iowa Commission on Volunteer Services to be used for the Retired and Senior Volunteer Program. Funds are also allocated for unmet needs, home and community-based services, and for implementation of a collaborative effort between IDA and the National Health Law Policy Resource Center at the University of Iowa College of Law for a Guardianship and Conservatorship Monitoring and Assistance Pilot Project.

Division II — Office of Long-Term Care Resident's Advocate

Division II appropriates funding for FY 2013-2014 to the state Office of Long-Term Care Resident's Advocate and provides an allocation for two local long-term care resident's advocates to administer the Certified Volunteer Long-Term Care Resident's Advocate Program. See SF 184 (State Government) for provisions changing "resident's advocate" to "ombudsman."

Division III — Department of Public Health (DPH)

Division III appropriates funding for FY 2013-2014 to the DPH, including funding for the following purposes:

- Addictive disorders including gambling treatment, tobacco use prevention and control, and substance abuse treatment and prevention. Allocations relating to tobacco use prevention and control include those for development of a social media structure to engage youth and for a youth summit, to increase the efficacy of local tobacco control efforts by community partnerships, and to promote smoking cessation and reduce the number of tobacco users by offering nicotine replacement therapy to uninsured and underinsured lowans.
- Healthy children and families, including funding for the Healthy Opportunities for Parents to Experience Success (HOPES) — Healthy Families Iowa Program; to continue to address the initiative for healthy mental development of children from birth through five years of age known as "First Five" by first fully funding the current sites and then funding expansion to additional sites and collaborating with child health specialty clinics and the Iowa Medicaid Enterprise; a statewide dental carrier to continue the Donated Dental Services Program for indigent elderly and individuals with disabilities; for childhood obesity prevention; for audiological services and hearing aids for children; to the University of Iowa College of Dentistry for provision of primary dental services to children; and for youth suicide prevention.
- Chronic conditions, including for grants to individual patients with phenylketonuria (PKU) to assist with costs of
 necessary special foods; for the Brain Injury Services Program for continuation of the contracts for resource
 facilitator services, to enhance brain injury training services 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;

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for the Comprehensive Cancer Control Program including for efforts related to melanoma; for cervical and colon cancer screening; for the Center for Congenital and Inherited Disorders; for the Prescription Drug Donation Repository Program; and for the Medical Home System Advisory Council including incorporation of the development and implementation of the Prevention and Chronic Care Management State Initiative.

- Community capacity, including for continuation of a child vision screening program implemented through the University of Iowa Hospitals and Clinics; for continuation of an initiative at the University of Iowa and the State Mental Health Institute at Cherokee to expand and improve the workforce engaged in mental health treatment and services; for essential public health programs that promote healthy aging throughout the lifespan; for public health modernization; to address the shortage of mental health professionals in the state; for continuation of a program to rotate intern psychologists in mental health professional shortage areas; for distribution to members of the Iowa Collaborative Safety Net Provider Network; for continuation of the work of the Direct Care Worker Task Force; for continuation of a contract with an independent statewide direct care worker organization for recruitment and retention initiatives; for scholarships or other subsidization for direct care worker educational conferences, training, and outreach; for a matching dental education loan repayment program; for the Rural Iowa Primary Care Trust Fund; for the Iowa Donor Registry; for continuation of a grant to a nationally affiliated volunteer eye organization; for the establishment of a wellness council under the Director of Public Health; for the Iowa Collaborative Safety Net Provider Network to develop and implement a statewide regionally based network to provide an integrated approach to health care delivery; for a partnership between medical providers and parents through community health centers to promote reading and encourage literacy skills; and for deposit in the Medical Residency Training Account to be used for matching grants.
- Healthy aging.
- Environmental hazards, including for childhood lead poisoning provisions.
- · Infectious diseases.
- Public protection, including emergency medical services; sexual violence prevention programming; the State Poison Control Center; and to transition the licensing of orthotists, prosthetists, and pedorthists to a fee-supported model.
- Resource management including a directive to DPH to submit a report of recommendations regarding improvements in interoperability and intraoperability of communications technology under the purview of DPH.

Division IV — Department of Veterans Affairs and Iowa Veterans Home

Division IV appropriates funds for FY 2013-2014 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)

Division V makes appropriations for FY 2013-2014 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; 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; mental health and disability services; child and family services; child abuse prevention grants; pregnancy prevention grants; technology needs and other resources to meet federal welfare reform requirements; the FIP share of the costs to develop and maintain a new integrated eligibility determination system; 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 Stamp Employment and Training Program, including a directive to DHS to amend the state plan to maximize the state/federal match for the federal Food Stamp 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. The division provides funding for the expansion of a parental obligations pilot project, in which the Child Support Recovery Unit participates, to support a broad-based fatherhood initiative, and directs DHS to compile and submit an inventory of parenthood support programs in the state.

CHILD SUPPORT RECOVERY. Division V 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. Existing rules for parental obligation pilot projects remain in effect until June 30, 2014.

HEALTH CARE TRUST FUND. Any funds remaining in the Health Care Trust Fund at the end of FY 2013-2014 are appropriated to DHS to supplement the Medicaid program appropriation.

MEDICAID FRAUD FUND. Any funds remaining in the Medicaid Fraud Fund at the end of FY 2013-2014 are appropriated to DHS to supplement the Medicaid program appropriation.

MEDICAL ASSISTANCE (MEDICAID) PROGRAM. Division V provides for appropriations from General Fund of the State to DHS for the Medicaid program and continues provisions required in previous years. The basis for expenditures for abortions under the Medicaid program is changed to provide that the Medicaid appropriation is contingent upon receipt of approval from the Office of the Governor of reimbursement for each abortion performed under the program, and that funds appropriated shall not be used for abortions, unless otherwise authorized under the appropriation. Provisions relating to abortions covered under the Medicaid program are also applicable to the lowa Health and Wellness Plan created in the Act.

The division includes allocations or transfers relating to the costs associated with Part D of the federal Medicare Prescription Drug, Improvement, and Modernization Act of 2003; options available under Medicaid or other assistance programs to provide services to individuals with special needs; costs associated with compliance with the federal Payment Error Rate Measurement (PERM) Program for the Medicaid and State Children's Health Insurance programs; implementation of the recommendations for the Assuring Better Child Health and Development Initiative II clinical panel; supplementation of the incomes of residents of nursing facilities, intermediate care facilities for persons with mental illness, and intermediate care facilities for persons with an intellectual disability to provide a personal needs allowance of \$50 per month; state mental health institutes; the state match for disproportionate share hospital (DSH) payments for hospitals that meet certain criteria; activities associated with the Money Follows the Person Demonstration Project; implementation of cost containment strategies specified in the Act; implementation of the Children's Mental Health Home Project; to support the redesign of mental health and disability services and the state Balancing Incentive Payments Program; to support the development and implementation of standardized assessment tools for persons with mental illness, an intellectual disability, a developmental disability, or a brain injury; for lodging expenses associated with care provided at the University of Iowa Hospitals and Clinics for patients with cancer who meet certain criteria; and for reimbursement of staff training as direct costs for Home and Community-Based Services (HCBS) Waivers providers beginning January 1, 2014. The division also provides that replacement of electric generation tax revenues required to be deposited in the Property Tax Relief Fund are instead to be credited to the Medicaid appropriation and used for the purposes of the Medicaid appropriation.

MEDICAL CONTRACTS. Division V 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 the IowaCare Program nurse helpline; for audits, performance evaluations, studies, and administrative costs for the IowaCare Program; for planning and development of a dental home for children; for implementation of a uniform cost report; for the Autism Support Program enacted in the Act; and for continued implementation of an electronic medical record system.

STATE SUPPLEMENTARY ASSISTANCE (SSA) AND CHILDREN'S HEALTH INSURANCE PROGRAM. Division V 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 limited supplemental dental services.

CHILD CARE ASSISTANCE. The State Child Care Assistance Program is allocated most of the amount appropriated. This program also receives federal funding through the federal Child Care and Development Block Grant. (See HF 614.) Moneys previously distributed to Early Childhood Iowa areas from the federal TANF Block Grant are now allocated from the General Fund of the State. New allocations are made to cover the cost of fingerprint-based background checks of home-based child care providers and to conduct an independent review of the state's voluntary child care quality rating system.

JUVENILE INSTITUTIONS. Appropriations are made for the Iowa Juvenile Home at Toledo and the State Training School at Eldora.

CHILD AND FAMILY SERVICES. An appropriation is made for child and family services. Major allocations include funding for the expenditure cap for group foster care, the Child Welfare Funding Decategorization Initiative, shelter care, court-ordered services for juveniles, juvenile delinquent graduated sanctions, the Preparation for Adult Living Program, and juvenile drug courts. Renewed funding for System of Care Grant projects is coordinated with expansion of Medicaid integrated health homes for children.

ADOPTION SUBSIDY. The division makes a separate appropriation for the Adoption Subsidy Program.

JUVENILE DETENTION HOME FUND. The division addresses the Juvenile Detention Home Fund, consisting of funds collected by the Department of Transportation (DOT) at the time DOT suspends, revokes, or bars a person's motor vehicle license or nonresident operating privileges. Moneys in the fund are to be used for a percentage of the costs of the establishment, improvement, operation, and maintenance of county or multicounty juvenile detention homes. The percentage is to be determined by DHS based on the funds available.

FAMILY SUPPORT SUBSIDY PROGRAM AND CONNER DECREE. The division provides appropriations for the Family Support Subsidy Program and 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, Clarinda, Independence, and Mount Pleasant and for the state resource centers at Glenwood and Woodward utilizing a net General Fund of the State appropriation approach known as "net budgeting." DHS is authorized to sell or transfer unused MHI facilities to the city of Cherokee.

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.

FIELD OPERATIONS, GENERAL ADMINISTRATION, AND VOLUNTEERS. The division includes appropriations for DHS field operations, general administration, and volunteers. Additionally, prioritization is established for the filling of full-time equivalent positions related to child protection services, and eligibility determinations for low-income families. The appropriation for general administration includes an allocation for the Prevention of Disabilities Policy Council including new funding for a summit to review existing disability prevention activities; an allocation to continue a program to provide technical assistance, support, and consultation to providers of habilitation services and home and community-based services for adults with disabilities; and an allocation for a transfer to the lowa Finance Authority to be used for administrative support for the Council on Homelessness.

MEDICAID, STATE SUPPLEMENTARY ASSISTANCE, AND SOCIAL SERVICES PROVIDERS REIMBURSED UNDER DHS. In addition to health care providers, reimbursement rates are established for social services providers. In general, reimbursement rates for health care providers under the Medicaid program are increased by 1 percent over the rates in effect on June 30, 2013.

The division provides for rebasing of nursing facility rates, provides a limitation to the budget for nursing facilities for FY 2013-2014, and provides for recalculation and readjustment of the patient-day weighted medians used in rate setting for nursing facilities by adjusting the inflation factor to maintain state funding within the amount specified. Special population nursing facilities are to be reimbursed in accordance with the methodology in effect on June 30, 2013.

The pharmacy dispensing fee is increased by 1 percent to \$10.12 per prescription. Any subsequent actual dispensing fee is to be established within the range determined by a cost of dispensing survey every two years beginning in FY 2014-2015. Pharmacy ingredient cost reimbursement is to be based on average acquisition cost.

Inpatient hospital and outpatient hospital rates are increased by 1 percent over the rates in effect on June 30, 2013, subject to Medicaid program upper payment limits.

The Graduate Medical Education and Disproportionate Share Hospital Fund is increased by 1 percent over the amount in effect on June 30, 2013, except that the portion of the fund attributable to graduate medical education is to be reduced by the amount that reflects the elimination of graduate medical education payments made to out-of-state hospitals.

Reimbursement rates for rural health clinics, hospices, and acute mental hospitals are increased in accordance with the increase in the federal Medicare program or Medicare audited costs.

Independent laboratories are to be reimbursed using the same methodology in effect on June 30, 2013, and reimbursement for rehabilitation agencies is increased by 1 percent over the rates in effect on June 30, 2013.

Home health services rates are to be reimbursed under the low utilization payment amount (LUPA) methodology as adjusted to provide reimbursement within a specified additional amount. Rates for private duty nursing and personal care services under the Early and Periodic Screening, Diagnostic, and Treatment (EPSDT) Program are established based on an hourly interim rate subject to cost settlement and within federal limitations. Federally qualified health centers continue to be reimbursed at 100 percent of reasonable costs.

Reimbursement for dental services is increased by 1 percent over the rates in effect on June 30, 2013.

State-owned psychiatric medical institutions for children (PMICs) are to receive cost-based reimbursement for 100 percent of the actual and allowable costs for services while the rates for non-state-owned PMICs are to remain at the rates in effect on June 30, 2013.

Unless otherwise specified in the Act, reimbursement rates for all noninstitutional medical assistance providers, with the exception of area education agencies, local education agencies, infant and toddler services providers, and HCBS providers including certain consumer-directed attendant care providers, are increased by 1 percent over the rates in effect on June 30, 2013.

The reimbursement rate for anesthesiologists is increased by 1 percent over the rates in effect on June 30, 2013.

Reimbursement rates for health care providers eligible for use of the federal Medicare resource-based relative value scale are increased by 1 percent over the rates in effect on June 30, 2013, not to exceed federal limitations.

Reimbursement rates for inpatient mental health services provided by hospitals are increased by 1 percent over the rates in effect on June 30, 2013, subject to Medicaid upper payment rules; community mental health centers and providers of mental health services to county residents are reimbursed at 100 percent of the reasonable costs; and psychiatrists are reimbursed at the Medicaid fee-for-service rate.

Reimbursement rates for providers of family planning services eligible to receive a 90 percent federal match are increased by 1 percent over the rates in effect on June 30, 2013.

The upper limits on reimbursement rates for providers of HCBS waiver services are limited by rule based on federal Medicare rates, federal veterans administration rates, or the dollar amount specified in the rule, and increased by 3 percent.

The reimbursement rate for emergency medical services providers is increased by 10 percent over the rates in effect on June 30, 2013.

The reimbursement rates for family and group foster care and other child welfare service providers are increased by 5 percent over the rates in effect on June 30, 2013. The rates for child care providers reimbursed under the State Child Care Assistance Program are increased by 4 percent over the rates in effect on June 30, 2013.

Division VI — Health Care Accounts and Funds

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

IOWACARE ACCOUNT. The division appropriates funds from the IowaCare Account to the State Board of Regents for distribution to the University of Iowa Hospitals and Clinics and to University of Iowa physicians for operations, medical and surgical treatment of indigent patients, provision of services to members of the IowaCare Program population, and for medical education. The basis for expenditures of these funds for abortions under the IowaCare Program is changed to reflect the changes made in Division V for expenditures for abortions made under the Medicaid program. Funds are appropriated from the IowaCare Account to DHS for distribution to a publicly owned acute care teaching hospital located in a county with a population of over 350,000 for provision of medical and surgical treatment to indigent patients, provision of services to members of the IowaCare Program population, and for medical education. The division also appropriates funds from the IowaCare Account to DHS for payment to the regional provider network for the IowaCare Program and for a care coordination pool. The appropriations for the IowaCare Program are for expenditure during the period beginning July 1, 2013, and ending December 31, 2013, due to the repeal of the IowaCare Program on December 31, 2013.

NONPARTICIPATING PROVIDER REIMBURSEMENT FUND. The division appropriates funds for the same period from the Nonparticipating Provider Reimbursement Fund to DHS to reimburse nonparticipating providers as defined under the IowaCare 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. An appropriation is made from the Hospital Health Care Access Trust Fund to DHS for the Medicaid program and for deposit in the Nonparticipating Provider Reimbursement Fund for the IowaCare Program.

REVERSION TO MEDICAL ASSISTANCE PROGRAM. Appropriations from the General Fund of the State, the Quality Assurance Trust Fund, and the Hospital Health Care Access Trust Fund to DHS for the Medicaid program for FY 2013-2014 that remain unencumbered or unobligated at the close of the fiscal year do not revert, but remain available for expenditure for the Medicaid program.

Division VII — Prior Appropriations and Related Provisions — FY 2013-2014

Division VII provides for carryforward of funds appropriated in FY 2012-2013 to remain available in FY 2013-2014 for the Foster Care Respite Pilot Program. The division also supplements the FY 2012-2013 appropriations for the Medicaid program, the IowaCare Program, the Adoption Subsidy Program, and the amount of the Medicaid nursing facility budget. A provision relating to the replacement electric generation tax revenues is amended to provide that for FY 2011-2012, the revenues are to be credited to the temporary Mental Health and Disability Services Redesign

Fund rather than to the Property Tax Relief Fund. The division took effect June 20, 2013, and the provision relating to the replacement generation tax revenues is retroactively applicable to July 1, 2011.

Division VIII — Child Welfare

Division VIII limits approval of juvenile detention home beds to not more 262 beds statewide.

Division IX — Aging

Division IX includes provisions relating to older individuals.

An employee of an area agency on aging that was enrolled in an alternative qualified plan prior to July 1, 2012, may continue in that plan in lieu of mandatory participation in the Iowa Public Employees' Retirement System.

The division directs the continuation of a task force on elder abuse, specifies membership of the task force, specifies the issues the task force is to consider, and directs the task force to submit a progress report to the Elder Abuse Prevention and Intervention Legislative Interim Committee by October 31, 2013, and a final report and proposed legislation following approval by the interim committee to the Governor and the General Assembly by December 31, 2013. The Legislative Council is requested to establish a legislative interim committee to monitor the progress of, and provide direction to, the task force. The committee is to submit its recommendations and final report to the General Assembly following completion of its work.

IDA us required to collaborate with the National Health Law and Policy Resource Center at the University of lowa College of Law to establish a three-year pilot project, initially in the sixth judicial district, to train, recruit, and oversee volunteers to assist the courts in monitoring guardianships and conservatorships and to provide assistance to guardians and conservators. The pilot is to be used to establish a basis for an ongoing guardianship and conservatorship monitoring and assistance program administered through IDA. IDA is directed to submit an annual report on the pilot project.

The provisions of the division relating to the continuation of the Task Force on Elder Abuse Prevention and relating to continuation of alternative qualified plans by employees of AAAs took effect June 20, 2013. The provision relating to continuation of alternative qualified plans by employees of AAAs is retroactively applicable to July 1, 2012.

Division X — EMS Task Force

See item veto list.

Division XI — Hospital Provider Tax

Division XI extends the repeal of the hospital health care access assessment in Iowa Code chapter 249M from June 30, 2013, to June 30, 2016. This division took effect June 20, 2013.

Division XII - III and Handicapped Waiver Name Change

Division XII updates the name of the III and Handicapped Waiver under the Medicaid program to the Health and Disability Waiver in the Iowa Code.

Division XIII — Family Planning Waiver

Division XIII amends the provisions relating to the Medicaid Program Family Planning Waiver to provide that individuals who are uninsured or have health insurance are eligible for the waiver, subject to the Medicaid program being the payer of last resort. This division took effect June 20, 2013.

Division XIV — Miscellaneous Health Care Amendments

Division XIV updates terminology relating to the Medicaid program.

Division XV — Medicaid Breast and Cervical Cancer

Division XV amends provisions relating to coverage under the Medicaid program for breast and cervical cancer services to provide for coverage of both men and women. The screening required for eligibility for the coverage is to include breast or cervical cancer screenings or related diagnostic services provided or funded by family planning, community health centers, or nonprofit organizations. DHS is required to submit a Medicaid state plan amendment for federal approval to allow application of the coverage to both men and women and to implement such applicability upon receipt of federal approval.

Division XVI — Health and Long-Term Care

Division XVI eliminates the directive to DPH to establish a technical advisory committee to assist in the development of a strategic plan for health care delivery infrastructure and health care workforce resources, and the directive to DPH to submit an initial and subsequent strategic plans every two years. DPH is to develop cost projections for implementing the strategic plan and submit a report by December 15, 2013, to those identified in the Act for submission of reports.

Division XVII — Autism Support Program

Division XVII relates to autism and creates an Autism Support Program and Fund. DHS is to implement an Autism Support Program beginning January 1, 2014, to provide payment for the provision of applied behavioral analysis (ABA) treatment for eligible individuals. "Eligible individuals" is defined as children less than nine years of age who have been diagnosed with autism; are not otherwise eligible for coverage for ABA under the Medicaid program, under Iowa Code section 514C.28 (autism spectrum disorders group insurance coverage for public employees), or private insurance; and whose income does not exceed 400 percent of the federal poverty level. DHS is to adopt rules, standards, and guidelines for the program in consultation with an expert panel convened by the Regional Autism Assistance Program. The program is to be implemented in a manner so that payment for services is available throughout the state.

The rules are to provide that the maximum annual benefits amount for an eligible individual is \$36,000 and the maximum treatment length is 24 months; a graduated schedule for cost-sharing by eligible individuals at or above 200 percent of the federal poverty level; a requirement of family engagement and participation; required coordination of interventions by service providers with the school in which the eligible individual is enrolled; and a requirement that the administrator of the program utilize the Regional Autism Assistance Program to coordinate interventions between eligible individuals and their families with appropriate medical, education, and treatment providers, including integrated health homes.

The Autism Support Program is to be implemented subject to available funding, and a limitation that administrative costs shall not exceed 10 percent of the funds expended by the program, annually. The division took effect June 20, 2013.

Division XVIII - DHS Child, Adult, and Family Services

Division XVIII relates to child, adult, and family services under the purview of DHS. The division eliminates the Comprehensive Family Support Council, requires DHS to implement policies and procedures necessary to comply with the federal Middle Class Tax Relief and Job Creation Act of 2012, to prohibit FIP assistance from being used in any electronic benefit transfer transaction in a liquor store, a casino, gambling casino, or gaming establishment, or a retail establishment that provides adult-oriented entertainment; and provides that an individual who violates the prohibition commits a fraudulent practice.

The division amends provisions related to Medicaid eligibility, IowaCare, and hawk-i, to reflect requirements under the federal Patient Protection and Affordable Care Act and to update provisions. These provisions include providing coverage under the Medicaid program for individuals under 26 years of age who aged out of the foster care system and were enrolled in the Medicaid program while in foster care. This provision takes effect January 1, 2014. The division in turn eliminates coverage under Medicaid for an individual who is under the age of 21 who aged out of the foster care system and has an income of less than 200 percent of the federal poverty guidelines. This provision takes effect December 31, 2013.

Division XIX — Persons With Aggressive or Psychiatric Behaviors

See item veto list.

Division XX — Sports Injury Prevention

Division XX establishes a Sports Injury Prevention Study to make recommendations regarding how cities can most effectively prevent concussions and other sports-related injuries in children participating in municipal youth sports programs. The National Center for Sports Safety is requested to administer the study in coordination with DPH and other stakeholders, to specifically include recommendations for safety equipment and training for employees and volunteers, and to submit a report of its findings and recommendations to the Governor and the General Assembly by December 15, 2013.

Division XXI — Suicide Prevention

Division XXI directs the Department of Education to work with DHS and DPH to develop recommendations for required training on suicide prevention and trauma-informed care of persons who hold a license, certificate, authorization, or statement of recognition issued by the Board of Educational Examiners and who provide services to students. The Department of Education is to submit a report to the Governor and the General Assembly of findings and recommendations on or before December 15, 2013.

Division XXII — IowaCare Account for Health Care Transformation

Division XXII eliminates references in the Iowa Code to the Account for Health Care Transformation under the IowaCare Program since the account has been depleted.

Division XXIII — IowaCare Repeal — Conforming Changes

Division XXIII includes conforming changes throughout the Iowa Code due to the repeal of Iowa Code chapter 249J and the IowaCare Program. The division takes effect January 1, 2014.

Division XXIV — Telepharmacy

Division XXIV provides for the extension by the Board of Pharmacy of pilot projects of innovative applications of the practice of pharmacy beyond an initial duration of 18 months.

Division XXV — Medicaid Cost Containment

Division XXV eliminates the directive to DHS to implement a cost containment measure to reduce costs by not more than \$1 million, annually, by adjusting Medicaid reimbursement rates for physician services by applying a site-of-service differential to reflect the difference between the cost of physician services when provided in a health facility setting and the cost of physician services when provided in a physician's office.

Division XXVI — Cigarette and Tobacco Tax Proceeds — Health Care Trust Fund

Division XXVI amends provisions relating to the crediting of cigarette and tobacco tax proceeds by providing that all revenues generated from the tax on cigarettes and tobacco products are to be credited to the Health Care Trust Fund rather than the proceeds, with the exception of a specified amount, being credited to the General Fund of the State.

Division XXVII-XXXII - FY 2014-2015

Divisions XXVII through XXXII make appropriations for FY 2014-2015 for the same departments and programs as provided by the Act for FY 2013-2014. Except for the appropriations for the Medicaid program, the amounts appropriated for FY 2014-2015 are generally 50 percent of the amounts appropriated for the prior fiscal year.

Division XXXIII — Iowa Health and Wellness Plan

Division XXXIII creates the Iowa Health and Wellness Plan (plan) in new Iowa Code chapter 249N under the Medicaid program. The division provides purposes of the plan and limitations. The purposes include increased access to health care through a patient-centered, integrated health care system; improved quality health care outcomes; incentives to encourage personal responsibility, cost-conscious utilization of health care, and adoption of preventive practices and healthy behaviors; and health care cost containment and minimization of administrative costs.

The plan is established within the Medicaid program and is administered by DHS. DHS may contract with a third-party administrator to administer portions of the plan. If the methodology for calculating the federal medical assistance percentage (FMAP) for eligible individuals is modified or if federal law or regulation affecting eligibility or benefits for the plan is modified, DHS may implement an alternative plan for the affected population, subject to prior, statutory approval. Additionally, if the methodology for calculating the FMAP for eligible individuals is modified so that the federal match is less than 90 percent but not below 85 percent, Medicaid program reimbursement to hospitals is to be reduced in a like percentage in the succeeding fiscal year, subject to prior, statutory approval.

An individual is eligible for the plan if the individual is 19 years of age or older and under 65 years of age; is not pregnant; is not entitled to or enrolled in Medicare part A or enrolled in Medicare part B; is not exempt under federal law; and has income that does not exceed 133 percent of the federal poverty level, utilizing the modified adjusted gross income methodology. An individual must also meet citizenship or alienage requirements of the Medicaid program, be a resident of Iowa, provide a social security number upon application, and fulfill other conditions of the plan, including member financial participation. An individual who has access to affordable employer-sponsored health care coverage is not eligible for the plan. DHS may provide premium assistance to an individual with access to employer-sponsored coverage in lieu of coverage under the plan if the payment of premium assistance is cost-effective and if coverage is supplemented to provide the covered benefits under the plan.

Coverage under the plan is an alternative benefit plan, as authorized for this population under federal law, that is the health benefits coverage plan offered and generally available to state employees in lowa; adjusted to provide essential health benefits as required under the federal Affordable Care Act; adjusted to provide prescription drugs and dental services consistent with the Medicaid program; and adjusted to provide habilitation services consistent with the Medicaid program; and adjusted to provide habilitation services consistent with the Medicaid Enterprise consistent with Medicaid program administration. For individuals with income at or below 100 percent of the federal poverty level, the plan is administered by the Iowa Medicaid Enterprise consistent with Medicaid program administration. For individuals with income above 100 percent of the federal poverty level but not in excess of 133 percent of the federal poverty level, the plan is administered through provision of premium assistance for the purchase of covered benefits on the American Health Benefits Exchange.

The provider network under the plan consists of all Medicaid enrolled providers and all accountable care organizations (ACOs) approved by DHS to be participating ACOs. A member is to choose a primary medical provider, and to the extent feasible, a medical home, upon enrollment. If a member does not choose a primary medical provider or a medical home, DHS may assign the member to one. DHS is directed to develop a mechanism for primary medical providers, medical homes, and participating ACOs to jointly facilitate member care coordination, and the plan is to provide for reimbursement of care coordination services, consistent with the reimbursement methodology for medical homes. DHS is directed to provide procedures for ACOs that emerge through local markets to participate in the plan. Such ACOs are required to incorporate the medical home as a foundation and emphasize whole-person orientation and coordination and integration of both clinical services and nonclinical community and social supports that address social determinants of health. A participating ACO must enter into a contract with DHS to ensure the coordination and management of the health of attributed members, produce quality

outcomes, and control overall costs. DHS must adopt rules for qualifications, contracting processes, and contract terms for participating ACOs, as well as a methodology for attribution of members.

A participating ACO contract is to establish accountability based on quality performance and total cost-of-care metrics for the attributed population. In developing the quality performance standards, DHS is to consider those utilized by state ACO models including but not limited to quality index scores and the Medicare Shared Savings Program quality reporting metrics. Payment models are to include but are not limited to risk sharing, including both shared savings and shared costs, and bonus payments for improved quality. Contract terms are to require that a participating ACO is subject to shared savings beginning with the initial year of the contract, must have quality metrics in place within three years of the initial year of the contract, and must participate in risk sharing within five years of the initial year of the contract.

Although, to the greatest extent possible, members are to have a choice of provider within the plan, member choice may be limited based on the results of attribution to an ACO, if the member's health condition would benefit from limiting choice of provider, or due to overutilization of covered benefits. Plan providers are to be reimbursed consistent with reimbursement for enrolled Medicaid providers. However, participating ACOs are reimbursed utilizing a value-based reimbursement methodology. Plan providers must exchange member health information to facilitate coordination and management of members' health, outcomes, and containment of and reduction in costs. DHS must provide the health care claims data of attributed members to a member's participating ACO.

Membership in the plan requires payment of a monthly contribution for members with household income at or above 50 percent of the federal poverty level. Copayments are required only for nonemergency use of the emergency department. Total annual cost sharing is subject to the limitations specified for the American Health Benefits Exchanges. Contributions are waived for the first year of membership. If a member completes all required preventive care services and wellness activities during the initial year of membership, contributions are waived during the subsequent year and each year thereafter until such time as the member fails to complete required preventive care services and wellness activities specified during the prior annual membership period.

DHS is required to submit reports to the Governor and the General Assembly as follows: biennially, a report of the results of a review, by county and by region, of mental health services previously funded through county tax levies that are instead funded through the plan; and annually, a report of the results of a review of the outcomes and effectiveness of mental health services provided under the plan.

The division also amends provisions in the public health lowa Code chapter relating to medical homes to emphasize: the integration of medical and nonmedical health-related services provided to patients; the use of a team-based approach; the application of whole-person care consisting of physical health care and behavioral health care; and care coordination and integration that provides linkages to community and social supports to address social determinants of health, to engage and support patients in managing their own health, and to track the progress of community and social supports in providing whole-person care.

DPH and DHS must work together in adopting rules for medical homes under the Medicaid program. In addition to a dental home for children, the medical home is to provide for linkages to accessible dental homes for adults and older individuals. To the greatest extent possible, medical homes are to be accessible by January 1, 2015, to children who are full benefits recipients under Medicaid; to adults who are full benefits recipients under Medicaid; to adults who are full benefits recipients under Medicaid as well as those eligible under the Iowa Health and Wellness Plan; and to Medicare and dually eligible Medicare and Medicaid recipients. DPH is directed to assist DHS in developing a reimbursement methodology to compensate providers participating under Medicaid as a medical home provider. Any integrated care model implemented on or after July 1, 2013, that delivers health care to Medicaid program recipients must incorporate the medical home as its foundation.

The division amends Medicaid provisions to include those eligible for the Iowa Health and Wellness Plan as a new eligibility category. The division also eliminates eligibility under the Medicaid program for individuals whose needs are considered in computing a Medicaid recipient's assistance. The division repeals the IowaCare Iowa Code chapter effective December 31, 2013.

DHS is required to annually calculate a Medicaid offset amount for each county. The offset amount is the projected amount for a fiscal year that would have been paid from a county's mental health and disability services fund for non-Medicaid services for persons covered by the county's service management plan but, due to the persons' enrollment in the Iowa Health and Wellness Plan, are instead covered under that plan. The calculated amounts become official when certified by the Director of Human Services by October 15 for the previous fiscal year. A county is obligated for 80 percent of the offset amount calculated for the county's services fund. To the extent the county's obligation exceeds its equalization payment, the county must reduce the dollar amount of its services fund levy for the following fiscal year by the amount of the excess. The repayment requirement applies beginning FY 2014-2015. The Legislative Council is requested to direct a legislative interim committee to study these requirements during the 2013 Legislative Interim and make recommendations concerning the adequacy of county funding under the requirements.

The division provides that no later than 30 days after the effective date of the Act, the Legislative Council shall establish a legislative advisory council to guide DHS' development of the design model and implementation plan for the state Innovation Models Initiative Grant awarded to DHS by the federal Centers for Medicare and Medicaid Services to improve health care patient outcomes and patient satisfaction while lowering costs.

The division also creates a legislative interim committee on integrated health care models for the 2013 Legislative Interim. The interim committee is charged with reviewing and making recommendations relating to the formation and operation of integrated care models that integrates providers and incorporates a financial incentive to improve patient outcomes, improve care, and reduce costs. The interim committee is to present a summary of its review and recommendations in a report to the 2014 session of the General Assembly.

The division requests the Legislative Council to establish an interim study committee to study the submission of certificate-of-merit affidavits by plaintiffs and defendants in medical malpractice actions and limitations on the number of expert witnesses that may be called by both plaintiffs and defendants involving health care providers. The committee is directed to present its conclusions and recommendations in a report to the 2014 session of the General Assembly.

Authority is provided for adoption of emergency rules by DHS. The division provides a directive that upon enactment of the division, DHS is to request federal approval of a Medicaid state plan amendment or section 1115 demonstration waiver, as necessary to implement the division effective January 1, 2014. The Director of DHS is required to report at least monthly, and upon request of a chairperson of the Joint Appropriations Subcommittee on Health and Human Services, to the chairpersons and ranking members of the subcommittee, the Legislative Services Agency, and the legislative caucus staffs on the progress of the request for federal approval. DHS is also directed to prepare a plan for transition of lowaCare members to other coverage options for submission to the Governor and the General Assembly by September 1, 2013. The division provides that the provisions in appropriations made in the Act for the Medicaid program relating to abortion also apply to the lowa Health and Wellness Plan.

The division took effect June 20, 2013. However, the portions of the division relating to the creation of the Iowa Health and Wellness Plan, the Medicaid eligibility provision under Iowa Code section 249A.3, and the provisions relating to the Medicaid offset amount, are to be implemented effective January 1, 2014, contingent upon receipt of federal approval of the state plan amendment or waiver request.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

- 1. Provisions for FY 2013-2014 and FY 2014-2015, that appropriate funding to the Office of Long-Term Care Resident's Advocate for two additional long-term care resident's advocates.
- 2. Provisions relating to the establishment of and funding in FY 2013-2014 for an Emergency Medical Services Task Force.
- 3. Provisions for FY 2013-2014 and FY 2014-2015, requiring the Iowa Veterans Home to submit a monthly expenditure report to the Legislative Services Agency.

- 4. Provisions for FY 2013-2014 and FY 2014-2015, requiring DHS to report on a quarterly basis the implementation of any Medicaid cost containment strategies to individuals designated in the Act.
- 5. A provision appropriating funding to DHS for FY 2013-2014 to implement reductions in the waiting lists of all Medicaid home and community-based services waivers.
- 6. Provisions for FY 2013-2014 and FY 2014-2015, requiring DHS, as a condition of the field operations appropriation, to make every possible effort to fill the entire number of positions authorized and unless specifically provided otherwise by an applicable collective bargaining agreement not be subject to any approval external to DHS to fill the full-time equivalent positions authorized under the appropriation, and to report monthly to specified individuals regarding the status of filling the positions.
- 7. Provisions for FY 2013-2014 and FY 2014-2015, requiring DHS to report at least monthly to the Legislative Services Agency concerning operational and program expenditures under the general administration appropriation.
- 8. Provisions for FY 2013-2014 and FY 2014-2015, transferring funding from the general administration appropriation to DHS to the Department of Inspections and Appeals (DIA) for a new Mental Health Advocate Division within DIA. The language creating the Mental Health Advocate Division was vetoed from SF 406 (see Civil Law, Procedure, and Court Administration).
- 9. A provision for FY 2013-2014 that any increase in Medicaid provider reimbursements be used to increase compensation and costs of employment, including benefits, for nonadministrative staff.
- 10. A provision amending Iowa Code section 231.42 to provide for the appropriation to the Office of the Long-Term Care Resident's Advocate of funds collected as civil penalties and deposited in the General Fund of the State that are the result of civil penalties imposed by the Director of the Department on Aging against an officer, owner, director, or employee of a long-term care facility, assisted living program, or elder group home who intentionally prevents, interferes with, or attempts to impede the work of the state or a local long-term care resident's advocate.
- 11. Provisions relating to the Act's Autism Support Program enacted in Iowa Code section 225D.1 that provide for nonreversion of moneys in the Autism Support Fund and that allow for utilization of a sole-source contract to administer the program.
- 12. A provision establishing a committee of stakeholders to examine options for designating a facility to provide care for persons who are sexually aggressive, combative, or have unmet psychiatric needs.
- 13. A provision directing the Board of Pharmacy to submit a report to the chairpersons and ranking members of the Joint Appropriations Subcommittee on Health and Human Services by December 31, 2013, regarding any changes in law or rules necessary to implement telepharmacy throughout the state.

SENATE FILE 447 - Appropriations — Justice System

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act relates to and makes appropriations to the justice system for FY 2013-2014 and FY 2014-2015. The appropriation amounts for the second fiscal year are 50 percent of the amounts for the first fiscal year.

Division I — FY 2013-2014

The division makes appropriations from the General Fund of the State for fiscal year 2013-2014 to the departments of Justice, Corrections, Public Defense, and Public Safety, and the Iowa Law Enforcement Academy, Office of the State Public Defender, Board of Parole, Iowa State Civil Rights Commission, and the Criminal and Juvenile Justice Planning Division of the Department of Human Rights.

The division appropriates moneys from the Department of Commerce Revolving Fund to the Office of Consumer Advocate of the Department of Justice.

The division requires the Department of Corrections, in cooperation with the Attorney General's Office, to submit a report to the General Assembly relating to the Central Pharmacy Pilot Project that utilizes the Iowa Prescription Drug Corporation's voucher program for indigent offenders.

The division also appropriates moneys from the Gaming Enforcement Revolving Fund to the Department of Public Safety and authorizes full-time equivalent (FTE) positions related to gaming enforcement.

Division II - FY 2014-2015

The division makes appropriations from the General Fund of the State for fiscal year 2014-2015 to the departments of Justice, Corrections, Public Defense, and Public Safety, and the Iowa Law Enforcement Academy, Office of the State Public Defender, Board of Parole, Iowa State Civil Rights Commission, and the Criminal and Juvenile Justice Planning Division of the Department of Human Rights. The appropriation amounts for the second fiscal year are 50 percent of the amounts of the previous fiscal year.

The division appropriates moneys from the Department of Commerce Revolving Fund to the Office of Consumer Advocate of the Department of Justice.

The division also appropriates moneys from the Gaming Enforcement Revolving Fund to the Department of Public Safety and authorizes FTE positions related to gaming enforcement.

Division III — Public Safety and Broadband Communications Fund

The division creates a Statewide Public Safety Broadband Interoperability Communications Fund under the control of the Department of Public Safety in new Iowa Code section 80.44. The moneys credited to the fund are appropriated to the Department of Public Safety for the planning and development of a statewide public safety broadband interoperability communications system.

The division allows moneys appropriated during FY 2012-2013 for costs associated with the training and operation of the Statewide Interoperable Communications Systems Board to be deposited into the Statewide Public Safety Broadband Interoperability Communications Fund.

The division took effect June 20, 2013.

Division IV — Public Safety and Training Task Force — Vetoed. See item veto list.

Division V — Cigarette Fire Safety Standard Fund — Appropriations

The division relates to the assessment of fees for the cigarettes listed in regulatory compliance certification reports submitted to the Department of Public Safety by cigarette manufacturers. Any fees assessed against a manufacturer for a cigarette listed in a certification shall be deposited in the General Fund of the State.

The division also relates to moneys in the Cigarette Fire Safety Standard Fund, which is a special fund in the State Treasury under the control of the Department of Public Safety. Under prior law, moneys in the fund were subject to appropriation. The division eliminates the contingent appropriation language and provides a standing appropriation of all moneys in the fund to the Department of Public Safety. This provision took effect June 20, 2013, and applies retroactively to July 1, 2007. The division also eliminates the fund on July 1, 2013.

Division VI — Special Agents — Gaming

The division amends Iowa Code sections 99D.14 and 99F.10, relating to the regulatory fee paid to the state by a racetrack enclosure, excursion gambling boat, and gambling structure for the security provided by special agents and gaming enforcement officers.

Under the division, between July 1, 2014, and June 30, 2016, the Division of Criminal Investigation (DCI) of the Department of Public Safety may add one additional special agent for each excursion gambling boat or gambling structure if at least two gaming enforcement officer FTE positions are vacant within the DCI. The DCI is otherwise prohibited from filling vacant gaming enforcement officer positions. Under prior law, two special agents and four to five gaming enforcement officers were assigned to each excursion gambling boat or gambling structure. On or after July 1, 2016, the division specifies that no more than three special agents can be assigned to each excursion

gambling boat or gambling structure, and eliminates the requirement that an excursion gambling boat or gambling structure have any gaming enforcement officers assigned to each facility.

On or after July 1, 2014, a racetrack enclosure, without a table game license, shall have no more than three special agents assigned to each racetrack. Current law continues to require a racetrack enclosure, with a table game license, to have no more than three special agents assigned to the racetrack.

The division and current law also specify that each racetrack enclosure, excursion gambling boat, or gambling structure shall pay any direct and indirect support costs for the special agents. The indirect support costs will now be calculated at the same federal indirect rate used for local and Indian tribal governments.

The aggregate amount of the regulatory fee assessed during each fiscal year will be reduced by an amount equal to the unexpended moneys that were assessed in the previous fiscal year.

By January 1, 2015, and every year thereafter, the DCI is also required to provide the co-chairpersons and ranking members of the Joint Appropriations Subcommittee on the Justice System, the Legislative Services Agency, and the Racing and Gaming Commission with a report detailing the activities of the DCI during the previous fiscal year for each racetrack enclosure, excursion gambling boat, and gambling structure.

The DCI is to conduct a review relating to the number of special agents permitted for each racetrack enclosure, excursion gambling boat, and gambling structure. The review is to include comments from the Racing and Gaming Commission and the gaming licensees. By July 1, 2020, the DCI is required to file the review with the co-chairpersons and ranking members of the Joint Appropriations Subcommittee on the Justice System and the Legislative Services Agency.

The DCI and the lowa Gaming Association must jointly or separately file a report with the co-chairpersons and ranking members of the Joint Appropriations Subcommittee on the Justice System and the Legislative Services Agency by December 15, 2013, detailing the activities of gaming enforcement officers and special agents working at excursion gambling boats, gambling structures, and racetrack enclosures. The report shall include the number of incidences the gaming enforcement officers handle versus private security, the number of fraud investigations and background checks performed by the special agents, and the percentage of time gaming enforcement officers and special agents work on gaming-related and nongaming-related cases. The report shall also include the time periods each excursion gambling boat, gambling structure, and racetrack enclosure are not staffed by at least one gaming enforcement officer or special agent.

Division VII — Judicial Compensation — Study

The division requests authorization for a legislative study committee relating to judicial officer compensation during the 2013 Legislative Interim. The committee shall be comprised of members of the General Assembly, the judiciary, and the State Court Administrator.

Division VIII — Miscellaneous Provisions

The division increases the amount the Attorney General may be reimbursed from the Workers' Compensation Second Injury Fund in Iowa Code section 85.67 for services provided to the fund.

The division strikes the sunset of the mortgage mediation assistance service administered by the Attorney General in Iowa Code section 654.4B. Under prior law, the mortgage mediation assistance service was repealed July 1, 2013.

The division repeals the Iowa Corrections Offender Network Fund in Iowa Code section 904.118 and transfers any remaining balances or unobligated funds to the General Fund of the State.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. A provision restricting the Department of Justice from requiring the closing of a domestic abuse or rape or sexual assault shelter as a condition of receiving a victim assistance grant.

- 2. A provision permitting unencumbered or unobligated victim assistance grants appropriated for FY 2013-2014 and FY 2014-2015 to remain available for expenditure until the close of the succeeding fiscal year.
- 3. A provision requiring the Department of Corrections to submit a report in FY 2013-2014 and FY 2014-2015 relating to the integration of the John Bennett Facility and the Clinical Care Unit into the new Fort Madison Correctional Facility.
- 4. A provision preventing the Department of Corrections from entering into a contract in excess of \$100,000 for the privatization of services performed by the department using state employees as of July 1, 2013, or for the privatization of new services without prior consultation with any applicable state employee organization affected by the proposed new contract and prior notification of the co-chairpersons and ranking members of the Joint Appropriations Subcommittee on the Justice System.
- 5. A provision creating a Public Safety and Training Task Force to coordinate and plan a consolidated fire and public safety training facility.
- 6. A provision transferring the remaining balance of the Cigarette Fire Safety Standard Fund to the Department of Justice for victim assistance grants.
- 7. A provision codifying an increased appropriation amount the Department of Justice may use from the Consumer Education and Litigation Fund for public education relating to consumer fraud.

SENATE FILE 452 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. The Act, often referred to as the "standings bill," makes and adjusts appropriations, provides for fees, provides for legal responsibilities, provides for certain employee benefits, and provides for regulatory, taxation, and properly related matters.

Division I — Standing Appropriations and Related Matters

For the budget process applicable to FY 2014-2015, state agencies are required to submit estimates and other expenditure information as called for by the Director of the Department of Management (DOM) instead of the information required under Iowa Code section 8.23.

The division limits the standing appropriation for paying instructional support state aid to zero for FY 2013-2014 and FY 2014-2015.

The division reduces the standing unlimited appropriation for FY 2013-2014 made for expenses of the General Assembly under Iowa Code section 2.12.

The division reduces appropriations made for paying claims against the state for FY 2013-2014.

The division limits standing appropriations for FY 2013-2014 made for the following purposes: casino wagering tax proceeds allocated for Department of Cultural Affairs' (DCA) operational support grants and community cultural grants; payment for nonpublic school transportation; and the enforcement of Iowa Code chapter 452D relating to tobacco product manufacturers.

The division limits standing appropriations for FY 2014-2015 made for the following purposes: casino wagering tax proceeds allocated for Department of Cultural Affairs' (DCA) operational support grants and community cultural grants and regional tourism marketing; payment for nonpublic school transportation; and the enforcement of Iowa Code chapter 452D relating to tobacco product manufacturers.

The division increases the standing limited appropriation to the Special Olympics Fund from \$50,000 each fiscal year to \$100,000 each fiscal year.

The division reduces state aid for area education agencies and the portion of the combined district cost calculated for these agencies for FY 2013-2014 by \$15 million.

Division II - Miscellaneous Provisions and Appropriations

Division II appropriates moneys to the Iowa Public Information Board for FY 2013-2014.

The division appropriates moneys to the College Student Aid Commission for FY 2013-2014 for Iowa tuition grants under Iowa Code section 261.25, subsection 1. See 2013 Iowa Acts, HF 648.

The division authorizes additional full-time equivalent positions above those otherwise authorized in 2013 Iowa Acts, HF 603, for the offices of the Governor and Lieutenant Governor and for DOM.

The division requires the Department of Human Services (DHS) to adopt rules to provide that reasonable costs of staff training incurred by providers of home and community-based services under the Medical Assistance Program are reimbursable as direct costs.

The division requires the Administrative Rules Review Committee to consider the scope, impact, and long-term consequences of legislation requiring delegations of authority to state agencies be construed narrowly.

The division allows an electronic election register to be used to produce a voter's declaration of eligibility.

The division adds nonreversion provisions to various appropriations made to the Department of Agriculture and Land Stewardship (DALS) for purposes of the Conservation Reserve Enhancement Program. The nonreversion provisions added to appropriations made for FY 2012-2013 and prior fiscal years are retroactively applicable to the enactment date of the various appropriations.

The division requires the Department of Inspections and Appeals to assess an annual assessment to health care facilities licensees in an amount to cover the cost of independent reviewers to hold informal conferences concerning facility citations.

The division requires each person with a duty related to death certificates to participate in the electronic death record system upon the activation of the system.

The division makes changes to the quorum and voting requirements for the Human Rights Board.

The division requires the Department on Aging to designate area agencies on aging to establish, in consultation with other stakeholders, a coordinated system for providing an aging and disability resource center program.

The division modifies terminology related to educational funding for school districts that share operational functions.

The division adds to the list of qualified students under the Iowa Grant Program a child of a police officer killed in the line of duty as determined by the Iowa Public Employees' Retirement System.

The division provides restrictions and requirements for the relocation of certain advertising devices on a highway designated as a scenic highway or scenic byway.

The division prohibits a sex offender who has been convicted of a sex offense against a minor from operating, managing, being employed by, or acting as a contractor or volunteer at a business that operates a motor vehicle primarily marketing, from or near the motor vehicle, the sale and dispensing of ice cream or other food products to minors.

The division adds an immediate effective date provision to 2013 lowa Acts, HF 649, relating to liability of a landholder for the public use of private lands and waters for a recreational purpose or urban deer control. The provision applies retroactively to the date of enactment of 2013 lowa Acts, HF 649.

Division III - Salaries, Compensation, and Related Matters

Division III increases the salaries for justices, judges, and magistrates for the fiscal year beginning July 1, 2013, effective for the pay period beginning January 3, 2014, and for subsequent fiscal years until otherwise provided by the General Assembly. The division appropriates moneys to the judicial branch for salaries for justices, judges, and magistrates.

The division requires the Salaries Model Administrator to work in conjunction with DOM and the Legislative Services Agency to analyze, compare, and project state salary and benefit information.

The division amends 2008 Iowa Acts, chapter 1191, section 14, relating to the salary ranges for state officers by adding the Executive Director of the Iowa Public Information Board to salary range 4.

Division IV — Corrective Provisions

Division IV makes corrections to legislation enacted or considered during the 2013 Legislative Session.

Division V — Supplementary Weighting for Limited English Proficient Students

Division V of the Act modifies provisions relating to additional weighting for limited English proficient students. Prior lowa Code section 280.4 provided funds for the excess costs of instruction of limited English proficient students above the costs of instruction of pupils in a regular curriculum. This funding was provided for a period not to exceed four years through assignment of an additional weighting of 22 hundredths to each student identified as limited English proficient. For students first determined to be limited English proficient for a budget year beginning on or after July 1, 2010, the Act provides additional weighting for a period not exceeding five years beginning with the budget year for which the student was first determined to be limited English proficient.

Division VI — Newborn Critical Congenital Heart Disease Screening

Division VI requires each newborn in this state to receive a critical congenital heart disease screening by pulse oximetry or other means in conjunction with required metabolic screening. The requirement does not apply if a parent objects to the screening.

Division VII — Right to Cure — Closed Credit Card Accounts

Division VII relates to right to cure provisions applicable to a credit card account that has been closed.

The division states that provisions applicable to restoring a consumer's rights under an agreement after a default is cured as though no default had occurred do not apply to situations where the account in question is a closed credit card account. Similarly, the division also states, with reference to the notice of right to cure sample form contained in lowa Code section 537.5111, that a notice substantially complying with the form suffices for closed credit card accounts, except that a statement contained in the form relating to continuation of the contract upon correction of the default as though the consumer did not default shall not be contained in the notice.

Division VIII — Notary Public

Division VIII defines the purpose of a blank line on the official stamp of a notary public. The division makes terminology changes related to the terms "notary public" and "notarial officer."

Division IX — Corn Promotion Board

GENERAL. Division IX amends lowa Code chapter 185C which provides for an assessment on the sale of each bushel of corn, a self-imposed tax or "checkoff," imposed on producers and collected by first purchasers for remission to the lowa Corn Promotion Board for purposes of promoting the marketing of corn and corn products and to provide for related education and research programs and a financial assistance program (lowa Code sections 185C.11, 185C.11A, and 185C.21).

The board's directors are each elected for staggered three-year terms (lowa Code section 185C.7). The districts are based on the nine official crop reporting districts established by the U.S. Department of Agriculture (lowa Code section 185C.1).

Previously, 17 elected directors served on the board. Instead, 12 directors are to be elected to the board. Each of nine districts are to be represented by one director. In addition, three directors are to be elected by the board to serve at large. A board elected director must have served as a district elected director and cannot serve more than a total of four terms in office regardless of whether any of the terms are complete or consecutive. The director of the Economic Development Authority is removed as an ex officio member.

The Act provides that the board must meet at least three times a year rather than every three months.

The board is responsible for implementing the changes, including by providing for staggered terms of its directors. The board must complete its implementation by July 1, 2014.

The division of the Act took effect June 20, 2013.

Division X — Apportionment of Transportation Funds — Appropriation

The division provides that for purposes of apportioning among the cities of the state the percentage of the Road Use Tax Fund to be credited to the street construction fund of the cities for each month beginning March 2011 and ending March 2021, the population of each city shall be determined by the greater of the population of the city as of the last preceding certified federal census or as of the April 1, 2010, population estimates base as determined by the U.S. Census Bureau. The division conditionally appropriates moneys from the General Fund of the State to the Department of Transportation (DOT) an amount that a city would have received from March 2011 until the effective date of the division if the moneys were apportioned according to the population requirements provided in this division. The division took effect June 20, 2013, and retroactively applies to March 2011.

Division XI — Historic Preservation and Cultural and Entertainment District Tax Credits

See item veto list.

Division XII — Income Taxes

Division XII amends the allocation of income provisions for purposes of the individual income tax to provide that an estate or trust with a situs in Iowa that is a shareholder in an S corporation is eligible to claim the S corporation apportionment credit.

The division amends the income tax return filing requirements for partnerships to provide that an lowa return must be filed if the partnership is doing business in the state, or is deriving income from sources within this state. "Income from sources within this state" means income from real, tangible, or intangible property located or having a situs in this state.

The division took effect June 20, 2013, and applies retroactively to January 1, 2013, for tax years beginning on or after that date.

Division XIII — Sales and Use Taxes

Division XIII exempts from the state sales and use tax private security and detective services furnished by a peace officer with the knowledge and consent of the chief executive officer of the peace officer's law enforcement agency.

The division amends the definition of "manufacturer" for purposes of the sales tax exemption in Iowa Code section 423.3(47) for the purchase or rental of certain items used in processing by a manufacturer by adding the language of the definition of "manufacturer" in Iowa Code section 428.20, and striking the reference to that Iowa Code section, and by providing that the definition shall not be construed to require that a person be primarily engaged in an activity listed in the definition in order to qualify as a manufacturer for purposes of the sales tax exemption.

The division amends the definitions of "agricultural production" and "agricultural products" for purposes of the sales and use tax to include production from silvicultural (forest) activities and products of silviculture. Both definitions are applicable to several sales tax exemptions.

The division exempts from the sales and use tax services furnished by forestry consultants and forestry vendors engaged in forestry practices on private or public land.

Division XIV — Iowa Fund of Funds

Division XIV provides for an orderly wind-up and eventual repeal of the Iowa Fund of Funds program in accordance with the provisions of its organizational documents and with the terms of the fund documents. "Fund documents" is defined as all the agreements entered into prior to the effective date of the division between or among the state, the Iowa Fund of Funds, a fund allocation manager or similar manager, the Iowa Capital Investment Corporation, the corporation's board, a creditor (as defined in the division), a designated investor, and a private seed or venture capital partnership, and includes other documents having the same force and effect between or among such parties as any of the foregoing may be amended, modified, restated, or replaced from time to time. New Iowa Code section 15E.72 will govern the wind-up and repeal.

The division prohibits a new Iowa Fund of Funds from being organized and prohibits any new investments from being made by the existing Iowa Fund of Funds in private seed and venture capital partnerships or entities except as required by the fund documents. The division prohibits a new investment by a designated investor in the Iowa Fund of Funds unless it is required by the fund documents or the Director of Revenue and Attorney General determine such an investment is necessary to preserve fund assets, repay creditors, pay taxes, or otherwise effectuate an orderly wind-up of the program. The Iowa Capital Investment Board is prohibited from issuing, redeeming, or verifying a certificate or related tax credit, including a verified tax credit, unless the board is required to do so under the terms of the fund documents, unless it is deemed necessary by the Director of Revenue and the Attorney General in order to arrange new financing with a creditor, or unless it is deemed necessary by the Director of Revenue and the program.

The division prohibits the Iowa Capital Investment Corporation from soliciting, selecting, terminating, or changing a fund allocation manager or similar manager. All decisions pertaining to relationships with a fund allocation manager will now be made by the Director of Revenue with the approval of the Attorney General.

The division prohibits a certificate and related tax credit or verified tax credit from being pledged as security for a loan or an extension of credit unless such a pledge is required by the fund documents or unless the Director of Revenue and the Attorney General authorize such a pledge to be made because it is necessary to arrange new financing terms with a creditor or repay creditors for moneys loaned to a designated investor.

The division prohibits the Iowa Capital Investment Corporation from making rural and small business loan guarantees or from otherwise administering a program to provide such loan guarantees or related credit enhancements on loans to rural and small business borrowers.

The division amends the purposes of the Iowa Capital Investment Corporation to provide that its purpose shall be to comply with its obligations under the fund documents and to assist the Iowa Capital Investment Board, the Director of Revenue, and the Attorney General in effectuating an orderly wind-up of the Iowa Fund of Funds and in doing so shall comply with all reasonable requests of these entities or the Auditor of State.

The division prohibits the Iowa Capital Investment Corporation from depositing returns in excess of those payable to designated investors in a revolving fund and instead mandates that those amounts be deposited in the General Fund of the State. This requirement shall not be construed to impair the terms of the fund documents.

The division provides for the preservation of existing rights.

Finally, the division provides that the Iowa Fund of Funds is repealed upon the earlier of December 31, 2027, or the date all fund documents expire.

The division took effect June 20, 2013.

Division XV — Study Report — Appeal Board for Tax Matters and New Tax Appeal Board — Report

Division XV directs the Department of Revenue (DOR), in consultation with the Department of Management and other interested stakeholders, to study the current administrative appeals processes for tax matters and make recommendations for changes if necessary, and also study the possibility of creating a new consolidated tax appeal board. DOR shall file a report detailing any recommended changes or findings with the chairperson and ranking members of the Ways and Means Committees of the Senate and the House of Representatives and with the Legislative Services Agency by January 8, 2014. The study report shall not be construed to provide the DOR with the power or authority to eliminate or in any way modify the Property Assessment Appeals Board.

Division XVI — Secure an Advanced Vision for Education Fund

Division XVI modifies provisions relating to the allocation and distribution of moneys from the Secure an Advanced Vision for Education Fund to provide that moneys shall be distributed to school districts on a per pupil basis, calculated using each school district's budget enrollment for the fiscal year. Prior to the distribution of moneys, 2.1 percent of the moneys available shall be distributed and credited to the Property Tax Equity and Relief Fund. The division applies to fiscal years beginning on or after July 1, 2014.

Division XVII — School Employees — Background Investigations

Division XVII requires a school district to check the state Sex Offender Registry, the state Central Registry for Child Abuse Information, and the state Central Registry for Dependent Adult Abuse Information for information regarding any applicant for a school employee position before an applicant is hired. A school district must follow the same procedure by June 30, 2014, for each school employee employed by the school district as of July 1, 2013, and recheck every five years upon the anniversary of each school employee's year of hire. A school district cannot charge an employee for the cost of the registry checks. A school district must document compliance with the requirements.

The division establishes listing on the state Sex Offender Registry, the state Central Registry for Child Abuse Information, or the state Central Registry for Dependent Adult Abuse Information as grounds for which a school employee is to be immediately suspended, pending a termination hearing by the board of directors of a school district. Such a termination hearing is to be limited to the question of whether a school employee was incorrectly listed in one of the registries.

Division XVIII — From Farm to Food Donation Tax Credit

Division XVIII establishes a From Farm to Food Donation Tax Credit against individual or corporate income taxes. The tax credit may be claimed by the taxpayer who produces a food commodity. The tax credit is administered by the Department of Revenue.

The taxpayer may claim a tax credit for 15 percent of the value of donated commodities up to \$5,000. The donated food commodities cannot be damaged or out-of-condition and declared unfit for human consumption. The division provides that the tax credit is not refundable but allows a taxpayer to carry forward the tax credit for up to five years. An individual may claim a tax credit of a partnership, limited liability company, S corporation, estate, or trust electing to have income taxed directly to the individual. The tax credit applies to tax years beginning on or after January 1, 2014.

Division XIX — City Franchise Fees

Division XIX allows a city that is subject to a judgment, court-approved settlement, or court-approved compromise providing for payment of restitution, a refund, or certain returns to assess and collect a franchise fee of not more than 7.5 percent of gross revenues generated from sales of the franchisee in the city. Previously, a city could assess and collect a franchise fee of not more than 5 percent. The increased fee may be assessed and collected during fiscal years beginning on or after July 1, 2013, but before July 1, 2030, provided the collected fees in excess of 5

percent of gross revenue generated from sales are used for certain purposes and the increased fee is approved by a majority vote at a special election. The increased franchise fee may be assessed and collected for a period not to exceed seven consecutive fiscal years once the franchise fee is first imposed at a rate in excess of 5 percent. The provisions in this division are repealed July 1, 2030. The division took effect June 20, 2013.

Division XX — Tuition Grant Amounts

Previously, the amount of an lowa tuition grant to a qualified full-time student in a private lowa college or university for the fall and spring semesters, or the trimester equivalent could not exceed the lesser of two different amounts, one of which was \$4,000. The division increases the \$4,000 to \$5,000 for the fiscal year beginning July 1, 2013, and for each fiscal year thereafter.

Division XXI — General and Special Education

See item veto list.

Division XXII — Practice by Business Entities

2013 Iowa Acts, SF 181, struck Iowa Code section 544A.21, relating to the practice of architecture through business entities and rewrote the Iowa Code section. This division repeals the strike and rewrite and applies retroactively to March 28, 2013, the enactment date of 2013 Iowa Acts, SF 181. The division took effect June 20, 2013.

Division XXIII — Speed Detection Jamming Devices

Division XXIII expands prior law prohibiting the sale, operation, or possession of a radar jamming device to apply to a broader range of devices that interfere with radar speed meters and laser speed meters. "Speed detection jamming device" is defined to mean any active or passive device, instrument, mechanism, or equipment that is designed or intended to interfere with, disrupt, or scramble the radar or laser that is used by a peace officer to measure the speed of motor vehicles. The definition excludes equipment that is legal under Federal Communications Commission regulations, such as a citizens' band radio, a ham radio, or other similar electronic equipment.

The sale, operation, or possession of a speed detection jamming device is prohibited when the device is in a vehicle operated on a highway in this state or held for sale in this state. A speed detection jamming device sold, operated, or possessed in violation of the law may be seized by a peace officer and is subject to forfeiture. A violation relating to speed detection jamming devices is a simple misdemeanor punishable by a scheduled fine of \$100.

Division XXIV — Motor Vehicle Registration Fee Equity

Division XXIV contains provisions relating to collection of the fee for new registration from vehicle owners who attempt to evade payment of the fee, including resident owners who establish a shell business in another state. In addition, the division provides for annual registration fees for electric vehicles based on the weight and value of the vehicle.

lowa law requires the nonresident owner of a motor vehicle that is operated within this state by a resident of this state to register the vehicle in lowa and pay the same fees required for registration of a vehicle by a resident owner. However, registration is not required for a vehicle owned by a nonresident and operated in this state by an lowa resident for a temporary period of not more than 90 days. If a vehicle owned by a nonresident during that time, the vehicle is not considered to be in the state temporarily.

On or after July 1, 2013, if the DOT, in consultation with the Department of Revenue, determines that the nonresident owner of a vehicle is a partnership, limited liability company, or corporation that is a shell business, there is a rebuttable presumption that the lowa resident in control of the vehicle is the actual owner of the vehicle, that the vehicle is subject to registration in this state, and that the fee for new registration for the vehicle is owed by the lowa resident. The 90-day grace period does not apply to such a vehicle, and the DOT shall notify the lowa resident in control of the vehicle of the requirement to obtain a certificate of title and registration for the vehicle and pay the

applicable fee for registration within 30 days of the date of the notice. The division lists factors that identify a shell business and factors used to identify the person in control of the vehicle.

The division provides that a person who willfully attempts to evade payment of the fee for new registration is guilty of a fraudulent practice. A person who is found to be in control of a vehicle that is owned by a shell business and for which the fee for new registration is unpaid is guilty of a fraudulent practice and, in addition to any criminal penalty, the person shall be assessed a penalty of 75 percent of the amount of the fee unpaid and required to be paid. These are the same penalties that apply for making a false statement in regard to the purchase price of a vehicle subject to the fee for new registration.

lowa Code section 321.116, which establishes an annual registration fee of \$25 for an electric motor vehicle up to five model years old and a fee of \$15 thereafter, is repealed. As a result, electric motor vehicles are now subject to registration fees based on the weight and value of the vehicle. The change applies for registration years beginning on or after January 1, 2014. However, current fees will continue to apply to registration renewals for electric motor vehicles registered to the same owner for a registration year beginning prior to January 1, 2014.

Division XXV — IowaCare

Division XXV provides supplemental appropriations for the IowaCare program for FY 2012-2013 for the University of Iowa Hospitals and Clinics, University of Iowa physicians, and the Care Coordination Pool. The division took effect June 20, 2013.

Division XXVI — MH/DS System Redesign

MH/DS SYSTEM REDESIGN — IMPLEMENTATION. This division relates to Mental Health and Disability Services (MH/DS) administered by counties and the regions being formed by counties to provide adult MH/DS that are not covered by the Medical Assistance (Medicaid) program and makes appropriations. The division addresses a portion of the recommendations made to the 2012 Mental Health and Disability Services Redesign Fiscal Viability Study Committee by various committees and workgroups created or continued by the MH/DS redesign legislation enacted in 2012 Iowa Acts, chapter 1120 (SF 2315) and chapter 1133 (SF 2336).

SYSTEM REDESIGN IMPLEMENTATION. A Transition Committee was created by the Department of Human Services (DHS) pursuant to 2012 Iowa Acts, chapter 1120, SF 2315, consisting of "appropriate stakeholders with whom to consult on the transition from the current Mental Health and Disability Services system to the regional service system." This division addresses a number of the system redesign recommendations made by the transition committee and includes other provisions.

lowa Code section 331.389, relating to the criteria for county agreements to form MH/DS regions, is amended to codify an exception from the requirement that the counties comprising a region must be contiguous. See HF 160 (Human Services) for a temporary exception to the requirement.

lowa Code section 331.396, relating to diagnosis and functional assessment requirements for eligibility for the regional service system, is amended to provide that, if funds are available without limiting or reducing core services, all or a portion of an eligibility class of children and adults who received mental health or intellectual disability services under an approved county management plan, may be eligible under the regional system to which that county belongs regardless of the financial eligibility requirements, adult age requirement, and diagnosis requirements for the regional system. The person's eligibility for individualized services is subject to determination in accordance with a functional assessment.

lowa Code section 331.397, relating to the requirements for regional core services, is amended to provide that an eligibility class of persons with a developmental disability or a brain injury was receiving services prior to formation of a region may remain eligible for the services after formation of the region, subject to the availability of funding to continue the services without limiting or reducing core services.

An existing authorization for counties to provide funding for other services in addition to core services and additional core services, is expanded to include implementation of demonstration projects to model the use of research-based practices.

A pilot project for a facility-based crisis stabilization program that was authorized to operate during FY 2012-2013 is extended for an additional year. The pilot project is exempt from various licensing requirements. A report update is required in December 2013.

lowa Code section 426B.3, as amended by SF 2315, relates to eligibility for equalization payments from the state in fiscal years 2013-2014 and 2014-2015 for those counties with a base year levy which is less than a target amount computed by multiplying the county's general population times a statewide per capita expenditure target amount of \$47.28. The division provides that if the county is part of a region approved by DHS to commence partial or full operations, the county's equalization payment is remitted to the region for expenditure as approved by the region's governing board.

Under Iowa Code section 331.439, counties are required to submit a three-year strategic plan for MH/DS and the latest plan was due by April 1, 2012. In accordance with 2012 Iowa Acts, chapter 1128, the strategic plan submission was not required and the existing strategic plan remained in effect. The division provides that a county's strategic plan remains in effect, unless modified pursuant to statute or amended by the county, until it is replaced by approval of the regional service system management plan for the region to which the county belongs.

If a county receives an allocation of funding from the Mental Health and Disability Services Redesign Transition Fund created in SF 2315, the county is required to utilize the allocation so that the services provided to an individual child or other individual person receiving services in accordance with the county's approved service management plan in effect as of June 30, 2012, remain in place provided the child or other person continues to comply with the eligibility requirements applicable under the plan as of that date.

A transfer of approximately \$30 million is made from the General Fund of the State to DHS to be credited to the Property Tax Relief Fund and is appropriated for DHS to make equalization payments to eligible counties for FY 2013-2014 by July 15, 2013. However, if a county has an outstanding payment obligation for undisputed Medicaid or non-Medicaid service costs, the county must enter into a payment agreement with DHS and the equalization payment is to be remitted as provided by the agreement.

Any county obligation for payment to DHS of the nonfederal share of the cost of services provided under the Medicaid program prior to July 1, 2012, is required to remain at the amount billed through the period ending June 30, 2013. Any adjustments that occur on or after July 1, 2013, are to be applied to the appropriation made for the Medicaid program.

Moneys transferred in other legislation to the Property Tax Relief Fund for FY 2013-2014 from the federal Social Services Block Grant and the federal Temporary Assistance for Needy Families Block Grant totaling approximately \$11.8 million are appropriated to DHS to distribute state payment program remittances to counties. The program reimburses counties for services for which the state is financially responsible. The amounts are to be the same as paid to counties for the program in the most recently available 12-month period. DHS is required to draw upon the Medicaid program appropriation as necessary for cash flow purposes and to distribute at least the specified amount.

The Legislative Council is requested to continue for the 2013 Legislative Interim the Mental Health and Disability Services Redesign Study Committee that commenced meeting in the 2012 interim.

DHS is required to reconvene the Children's Services Workgroup created by DHS in accordance with 2011 and 2012 MH/DS redesign legislation in order for the workgroup to complete its deliberations to develop a proposal for publicly funded children's disability services.

This division took effect June 20, 2013.

Division XXVII - Data and Statistical Information and Outcome and Performance Measures

DATA AND STATISTICAL INFORMATION AND OUTCOME AND PERFORMANCE MEASURES. This division relates to recommendations submitted by the data and statistical information integration workgroup and the outcomes and performance measures committee associated with MH/DS redesign.

Current law is amended in Iowa Code section 225C.4, relating to the duties of the DHS MH/DS division administrator, and in Iowa Code section 225C.6A, relating to disability services system redesign, to delineate requirements pertaining to MH/DS state collection and management information systems and outcome and performance data. The new requirements pertain to DHS implementation of a central data repository, information exchange capacity, regular reporting of individual information, data security, consultation with regional staff, providers, and other stakeholders, engaging with other data systems, outcome and performance measure domains, use of surveys, evaluation of both regional and Medicaid services, provision of data to the public via an Internet-based approach with graphical information, and inclusion of significant costs associated with the data and measures in the DHS budget.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

- 1. A provision allocating a portion of certain appropriated moneys for the Iowa Chronic Care Consortium.
- 2. Provisions amending appropriations made to the Department of Public Safety and the Department of Corrections allowing each department to use certain appropriated moneys to retain nonsupervisory personnel.
- 3. Division XI that would have increased the amount of historic preservation and cultural and entertainment district tax credits that may be approved and reserved.
- 4. Division XXI that would have related to the billing practices between private foster care and psychiatric medical institutions for children agencies and school districts and between separate school districts for general education or special education instructional programs provided by a private agency and would have requested the establishment of an interim study committee.
- 5. A provision that would have allowed state moneys to replace federal moneys for state payment program remittances to counties if federal block grant moneys were reduced. The program reimburses counties for mental health and disability services that are a state financial responsibility.

HOUSE FILE 602 - Appropriations — Transportation

BY COMMITTEE ON APPROPRIATIONS. This Act makes appropriations for FY 2013-2014 and FY 2014-2015 to the Department of Transportation from the Road Use Tax Fund and the Primary Road Fund.

FY 2013-2014 APPROPRIATIONS. The Act makes appropriations for ongoing operations and various maintenance and infrastructure projects, including replacement of the Mason City combined facility.

FY 2014-2015 APPROPRIATIONS. The Act makes appropriations for ongoing operations and various maintenance and infrastructure projects, including replacement of the Des Moines north garage. Most amounts appropriated in the Act for FY 2014-2015 are approximately half the amount appropriated for the same purposes for FY 2013-2014.

HOUSE FILE 603 - Appropriations — Administration and Regulation

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates from the General Fund of the State, and from other funds, for FY 2013-2014 and FY 2014-2015, to various state departments and agencies, including the Department of Administrative Services; Auditor of State; Iowa Ethics and Campaign Disclosure Board; Department of Commerce; Iowa Telecommunications and Technology Commission; Office of Governor and the Lieutenant Governor, including Terrace Hill quarters and the Governor's Office of Drug Control Policy; Department of Human Rights; Department of Inspections and Appeals; Department of Management; Department of Revenue; Iowa Public Information Board; Secretary of State; Treasurer of State; and the Iowa Public Employees' Retirement System. The Act also appropriates moneys to various other state departments and agencies for both fiscal years for the

Fiscal Analysis

Fiscal Analysis

payment of services provided by the Department of Administrative Services related to the Integrated Information for Iowa System.

AUDITS. Iowa Code section 331.502, concerning county auditor duties, is amended to authorize the county auditor to audit, at the auditor's discretion, all county funds and accounts.

IOWA PUBLIC INFORMATION BOARD. The Act makes technical changes to the legislation that created the Iowa Public Information Board. The Act also eliminates the requirement that the new board offer the parties to a complaint before the board the ability to resolve the dispute through mediation and settlement if informal assistance fails.

TERRACE HILL COMMISSION. The Act authorizes the Governor to appoint an administrator of the Terrace Hill facility. The Act provides for the purpose of the Terrace Hill Commission and authorizes the commission to enter into contracts with nonprofit organizations acting solely for the benefit of the Terrace Hill facility to solicit funds and gifts for the facility, administer a Terrace Hill membership program, and maintain the Terrace Hill historical collections.

HOUSE FILE 604 - Appropriations — Education

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates moneys for fiscal years 2013-2014 and 2014-2015 from the General Fund of the State to the College Student Aid Commission, the Department for the Blind, the Department of Education, and the State Board of Regents and its institutions; and creates funds and appropriates moneys for workforce training programs. The Act is organized into divisions.

Division I — FY 2013-2014 Appropriations — Statutory Changes

DEPARTMENT FOR THE BLIND. The Act appropriates moneys to the Department for the Blind for its administration and for costs associated with universal access to audio information for blind and print handicapped lowans.

COLLEGE STUDENT AID COMMISSION. The Act includes appropriations to the College Student Aid Commission (CSAC) for general administrative purposes, student aid programs, the Loan Repayment Program for health care professionals, the National Guard Educational Assistance Program, the Teacher Shortage Loan Forgiveness Program, the All Iowa Opportunity Foster Care Grant and Scholarship programs, the Registered Nurse and Nurse Educator Loan Forgiveness Program, the Barber and Cosmetology Arts and Sciences Tuition Grant Program, for the Rural Iowa Primary Care Loan Repayment Program, and for the Rural Iowa Advanced Registered Nurse Practitioner and Physician Assistant Loan Repayment Program.

The Act modifies the standing appropriations for lowa tuition grants for students attending nonprofit and for-profit institutions. The Act notwithstands the \$2.75 million standing appropriation for the lowa Work-Study Program and provides that the amount appropriated for FY 2013-2014 is zero.

The Act amends the Iowa Code provision establishing the Rural Iowa Primary Care Loan Repayment Program to extend to a consecutive five-year period the time in which payments may be made, and to provide that if a Ioan repayment recipient fails to fulfill the recipient's obligations to engage in practice, the recipient is subject to repayment of the Ioan amount plus interest and may also be subject to repayment of the moneys advanced by the service commitment area.

The Act creates the Rural Iowa Advanced Registered Nurse Practitioner and Physician Assistant Loan Repayment Program, to be administered by CSAC, and a Rural Iowa Advanced Registered Nurse Practitioner and Physician Assistant Trust Fund under the control of CSAC. The program shall be administered for purposes of providing Ioan repayments for advanced registered nurse practitioner and physician assistant students enrolled in a curriculum leading to a doctorate of nursing practice degree or a masters of physician assistant studies degree from the University of Iowa College of Medicine or Des Moines University — Osteopathic Medical Center. Under a program agreement entered into by an eligible student and the commission, the student agrees to receive the necessary degree from an eligible university, obtain an appropriate license to practice, and within nine months of receiving the degree and license, engage in full-time practice as an advanced registered nurse practitioner or physician assistant for a period of 60 consecutive months in a service commitment area. A service commitment area is defined as a city in Iowa with a population of less than 26,000 that is located more than 20 miles from a city with a population of

50,000 or more and which provides a \$2,000 contribution for deposit in the Rural Iowa Advanced Registered Nurse Practitioner and Physician Assistant Trust Fund created by the Act. The amount of Ioan repayment to an eligible student shall be not more than \$5,000 annually for an eligible Ioan. Payments are limited to a four-year period and shall not exceed a total of \$20,000. A Ioan repayment recipient may apply to the commission to amend the agreement to engage in less than full-time practice if the commission determines exceptional circumstances exist, but the extended period of part-time practice must be proportional to the amount of full-time practice remaining under the original agreement. The Act also specifies the purposes under which practice may be postponed, and specifies certain conditions under which an obligation shall be considered satisfied.

DEPARTMENT OF EDUCATION. The Act appropriates moneys to the Department of Education for purposes of the department's general administration; vocational education administration; Division of Vocational Rehabilitation Services including independent living and the Entrepreneurs with Disabilities Program and independent living centers; State Library for general administration and the Enrich Iowa Program; Public Broadcasting Division; vocational education to secondary schools; school food service; Early Childhood Iowa Fund for general aid, preschool tuition assistance, family support, and parent education, and birth through age three services; textbooks for nonpublic school pupils; the core curriculum and career information and decision-making system; the Student Achievement and Teacher Quality Program; Jobs for America's Graduates specialists; education reform (see HF 215, Education, for allocations); successful progression for early readers; the Iowa Reading Research Center; competency-based education; Early Head Start projects; distribution to the Midwestern Higher Education Compact to pay Iowa's member state annual obligation; and community colleges for general aid and faculty salaries.

The Act codifies legislative intent first stated in 2012 lowa Acts, chapter 1132(5)(12)(c), providing for the phase-in of funding priorities for the Home Visitation Program; expanding data reporting requirements relating to family support programs; and requiring the Early Childhood lowa State Board to identify minimum competency standards, adopt criminal and child abuse record check requirements for employees and supervisors of family support programs, and to develop a plan to implement a coordinated intake and referral process for publicly funded family support programs statewide. However, the Act provides that the definitions established apply to the Iowa Code section unless otherwise provided under federal law. Also, with regard to Early Childhood Iowa area boards, not more than one member on such a board shall represent the same entity or interest, and an area board is prohibited from providing services to or for the area board.

The department is directed to conduct a study regarding the establishment of an online curriculum to facilitate the transfer of academic credits, earned by students residing in licensed child foster care facilities and in institutions controlled by the Department of Human Services (DHS), between such facilities and institutions and public and accredited nonpublic schools. The goal of the curriculum shall be to minimize wherever possible the loss of academic credit for coursework completed by such students. Instruction provided through the online curriculum shall meet existing accreditation standards and be taught by licensed lowa teachers. The department shall submit its findings and recommendations in a report to the General Assembly by January 3, 2014.

The Act authorizes area education agencies (AEAs) to sell software and support services, professional development programs and materials, online professional development, and online training to entities other than school districts within the state, or to school districts within the state if the AEA is not otherwise required to provide such to a school district under Iowa Code chapter 256B, 257, or 273; and to school districts and other public agencies located outside of the state.

The Act updates Iowa Code provisions that provide for the allocation of the funds appropriated for purposes of the Student Achievement and Teacher Quality Program.

STATE BOARD OF REGENTS. The Act appropriates moneys to the State Board of Regents for the board office, the Southwest Iowa Regents Resource Center; the Northwest Iowa Regents Resource Center; the Quad-Cities Graduate Studies Center; Iowa Public Radio; the State University of Iowa (UI); Iowa State University of Science and Technology (ISU); the University of Northern Iowa (UNI); and for the Iowa School for the Deaf and the Iowa Braille and Sight Saving School, including tuition and transportation costs for students residing in the schools and licensed classroom teachers.

From the \$5.2 million appropriated to UNI for the Science, Technology, Engineering, and Mathematics (STEM) Collaborative Initiative, not less than \$500,000 or more than \$1 million shall be used to provide technology education opportunities to high school, career academy, and community college students through a public-private partnership.

The Act allows the board to use indebtedness to finance certain projects resulting in energy savings. The Act also requires the Department of Administrative Services to pay the Iowa School for the Deaf and the Iowa Braille and Sight Saving School moneys collected from counties for expenses related to prescription drug costs for students attending the schools.

The Act adds an Iowa Code provision to direct the board to prohibit the designation of a portion of the tuition moneys collected from resident undergraduate students by its universities for use for student aid purposes. However, a regents university may designate that a portion of the tuition moneys collected from nonresident students be used for such purpose.

The Act changes the name of the Tristate Graduate Center to the Northwest Iowa Regents Resource Center, comparable to the Southwest Iowa Regents Resource Center rather than to the Quad-Cities Graduate Center. The Act provides that the purpose of the Northwest Iowa Regents Resource Center shall be to create postsecondary, rather than graduate, opportunities.

Division II - FY 2014-2015

Division II appropriates moneys from the General Fund of the State to the Department for the Blind, the College Student Aid Commission, the Department of Education, and the State Board of Regents and the institutions it governs, at generally 50 percent of the amounts appropriated for the same purposes for the prior fiscal year.

Division III — FY 2013-2014 Appropriations — Statutory Changes

IOWA SKILLED WORKER AND JOB CREATION FUND. The Act establishes an Iowa Skilled Worker and Job Creation Fund in the State Treasury, to consist of appropriations made to the fund, moneys transferred to the fund, and moneys deposited in the fund as provided by law. The fund is separate from the General Fund of the State, and the fund's balance is not considered part of the balance of the General Fund of the State. The fund is considered a special account for the purposes of generally accepted accounting principles, and moneys in the fund may be used for cash flow purposes during a fiscal year.

DEPARTMENT OF EDUCATION. The Act appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to the Department of Education (DE) for deposit in the Workforce Training and Economic Development Funds; for distribution to community colleges for the purposes of implementing adult education and literacy programs as provided for by the Act; for certain Accelerated Career Education Program capital projects at community colleges; for deposit in the Pathways for Academic Career and Employment (PACE) Fund; for deposit in the Gap Tuition Assistance Fund; and for deposit in the Statewide Work-based Learning Intermediary Network Fund. From the moneys appropriated to DE for distribution to community colleges for the purposes of implementing adult education and literacy programs, \$3,883,000 shall be allocated pursuant to the formula established in Iowa Code section 260C.18C, not more than \$1,50,000 shall be used by DE for implementation of adult education and literacy programs as provided in the Act, and not more than \$1,467,000 shall be distributed as grants to community colleges for the purpose of adult basic education programs for students requiring instruction in English as a second language.

The Act directs DE and the community colleges to jointly implement adult education and literacy programs to assist adults and youths 16 years of age and older who are not in school in obtaining the knowledge and skills necessary for further education, work, and community involvement. The Act provides standards for such programs.

The Act makes various changes to the Statewide Work-Based Learning Intermediary Network Program, including modifying the purposes of the program and the duties of the steering committee, regional networks, and regional advisory councils for the program; establishing requirements for the distribution of funds in the Statewide Work-Based Learning Intermediary Network Fund; establishing annual planning and reporting requirements; and establishing rulemaking authority for the program.

The Act provides that DE will administer the Workforce Training and Economic Development Funds. Previously, the funds were administered by the Economic Development Authority (EDA). From the moneys appropriated to DE for deposit in the funds, not more than \$100,000 shall be used by DE for administration of the funds.

The Act makes various changes to the PACE Program. The Act establishes a PACE Fund in the State Treasury for the community colleges to be administered by DE. Moneys in the fund shall be allocated pursuant to the formula established in Iowa Code section 260C.18C. The Act makes changes relating to eligibility criteria for the program. The Act provides that funds for the program can be used by community colleges to employ pathway navigators to provide various services to aid students in selecting PACE projects that will result in gainful, quality, in-state employment and to ensure students are successful once enrolled in such projects. Funds for the program can also be used by community colleges to establish regional industry sector partnerships. Partnerships may include various activities to further the ability of PACE projects to meet the workforce needs of industry sectors within the region served by a community college.

The Act modifies eligibility criteria for the Gap Tuition Assistance Program and costs eligible for coverage by tuition assistance under the program.

The Act requires the Director of DE to convene a Secondary Career and Technical Programming Task Force to review current secondary career and technical programming offered by community colleges and make recommendations for programming that reduces skill shortages, enhances the state's economic growth, and ensures that all students statewide have access to high-quality globally competitive career and technical education programs. The task force will submit an interim progress report by January 15, 2014, and a final report with its findings and recommendations by November 1, 2015, to the State Board of Education, the Governor, and the General Assembly. From the moneys appropriated to DE for deposit in the Statewide Work-based Learning Intermediary Network Fund, not more than \$50,000 shall be used for expenses associated with the task force.

ECONOMIC DEVELOPMENT AUTHORITY. The Act appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to EDA for the purposes of providing assistance under the High Quality Jobs Program.

The Act strikes training and retraining programs for targeted industries and innovative skill development activities as permissible uses of funds in the Workforce Development Fund administered by EDA. The Act raises the maximum award for a project involving a consortium of businesses as part of a training program funded from the Job Training Fund in the Workforce Development Fund administered by EDA. The Act raises the maximum amount of an advance which a community college may provide to a business for the cost of such a training program.

REGENTS INSTITUTIONS. The Act appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to the State Board of Regents for capacity building infrastructure in areas related to technology commercialization, marketing and business development efforts in areas related to technology commercialization, entrepreneurship, and business growth, and infrastructure projects and programs needed to assist in implementation of activities relating to commercialization of research. The moneys shall be allocated 35 percent to ISU, 35 percent to UI, and 30 percent to UNI. The institutions shall provide a one-to-one match of additional moneys for the activities funded with these moneys.

The Act requires the board to submit a report on the progress of regents institutions in meeting the strategic plan for technology transfer and economic development to the General Assembly by January 15, 2014.

The Act appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to ISU for small business development centers, the Science and Technology Research Park, and the Institute for Physical Research and Technology. The Act directs the university to seek contributions, in-kind donations, and matching funds for certain activities funded by these moneys.

The Act appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to UI for the purpose of implementing the Entrepreneurship and Economic Growth Initiative, for the UI Research Park, and for the Advanced Drug Development Program at the Oakdale Research Park, including salaries, support, maintenance, equipment, and miscellaneous purposes.

The Act appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to UNI for the Metal Casting Institute, the MyEntreNet Internet application, and the Institute of Decision Making, including salaries, support, maintenance, and miscellaneous purposes. The Act requires the university to allocate at least \$617,639 of these moneys for purposes of support of entrepreneurs through the university's Regional Business Center and Economic Gardening Program.

COLLEGE STUDENT AID COMMISSION. The Act appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to CSAC for purposes of providing skilled workforce shortage tuition grants.

DEPARTMENT OF WORKFORCE DEVELOPMENT. The Act appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to the Department of Workforce Development to develop a long-term sustained program to train unemployed and underemployed central Iowans with skills necessary to advance to higher-paying jobs with full benefits.

STATEWIDE SCHOOL INFRASTRUCTURE FUNDS. The Act permits a school district to use statewide school infrastructure revenues for a joint infrastructure project with one or more school districts or one or more school districts and a community college for buildings or facilities constructed or leased for the purpose of offering classes under a district-to-community college sharing agreement or concurrent enrollment program, subject to voter approval of a revenue purpose statement.

Division IV — FY 2014-2015 Appropriations

Division IV appropriates moneys from the Iowa Skilled Worker and Job Creation Fund to DE, EDA, the State Board of Regents and the institutions it governs, CSAC, and the Department of Workforce Development, at generally 50 percent of the amounts appropriated for the same purposes for the prior fiscal year.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

Provisions in Divisions III and IV that would have allocated moneys from the appropriations to DE for FY 2013-2014 and FY 2014-2015 for distribution to community colleges for the purposes of implementing adult education and literacy programs for transfer to DHS for purposes of administering a pilot project to provide access to international resources to lowans and new lowans.

HOUSE FILE 614 - Federal Block Grant Appropriations and Other Federal Funding

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act appropriates moneys to various state agencies for the federal fiscal years beginning October 1, and ending September 30, 2013-2014 and 2014-2015, and from the various federal block grants. The Act is organized into three divisions, one for each federal fiscal year and one addressing previous federal fiscal years.

The following federal block grants are specifically appropriated: Substance Abuse Prevention and Treatment, Community Mental Health Services, Maternal and Child Health Services, Preventive Health and Health Services, Stop Violence Against Women Grant Program, Community Services, Community Development, Low-Income Home Energy Assistance Program, Social Services, and Child Care and Development. In addition, the Act appropriates funding from the following federal formula grants: Residential Substance Abuse Treatment for State Prisoners and Edward Byrne Justice Assistance (see SF 546 for appropriations of the federal Temporary Assistance for Needy Families Block Grant).

Direction is provided to the Department of Human Services regarding the minimum services to be provided by projects receiving federal funds to provide mental health services for the homeless.

A portion of the federal Social Services Block Grant is to be credited to the Property Tax Relief Fund and distributed to counties for state case services as provided by SF 452.

The Act requires that moneys be distributed in accordance with the applicable federal requirements, and establishes a procedure if more or less federal funding is received than predicted for the federal fiscal years addressed.

Appropriations are made of Community Development Block Grant funding appropriated by the federal government for disaster relief, long-term recovery, and restoration of infrastructure in federal fiscal year 2007-2008 and for redevelopment of abandoned and foreclosed homes and residential property known as the Neighborhood Stabilization Program in federal fiscal year 2010-2011. These appropriations are made retroactive to the appropriated fiscal years.

In addition, the Act makes a general appropriation for each state agency of the other federal grants, receipts, and funds and other nonstate grants, receipts, and funds available in whole and in part for the state fiscal year beginning July 1, and ending June 30, for both fiscal years 2013-2014 and 2014-2015.

- Appropriations - Infrastructure and Capital Projects HOUSE FILE 638

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, provides for related matters, and includes effective date provisions. The Act is organized by divisions.

Division I — Rebuild Iowa Infrastructure Fund

This division appropriates project funding for FY 2013-2014 from RIIF for projects for the departments of Administrative Services, Cultural Affairs, Natural Resources, Public Defense, and Transportation, and for the Economic Development Authority, Treasurer of State, and Board of Regents. The division appropriates project funding for FY 2014-2015 from RIIF for projects for the departments of Administrative Services and Cultural Affairs.

Division II — Technology Reinvestment Fund

This division appropriates project funding for FY 2013-2014 from the Technology Reinvestment Fund for the departments of Education, Human Rights, Human Services, Management, and Public Health, and for the Iowa Telecommunications and Technology Commission. The division appropriates project funding for FY 2014-2015 from the Technology Reinvestment Fund for the Department of Administrative Services.

Division III — Children's Health Insurance Program — Department of Administrative Services

This division transfers moneys received from the federal Children's Health Insurance Program Reauthorization Act of 2009 (CHIP) to the Department of Administrative Services for FY 2013-2014.

Division IV — Federal Economic Stimulus and Jobs Holding Fund and Values Fund Money Transfer — Rebuild Iowa Infrastructure Fund

This division requires the Economic Development Authority to transfer any loan payments or repayments and recaptures of principal, interest, or other moneys accruing pursuant to an economic development agreement under a program funded using moneys from the federal Economic Stimulus and Jobs Holding Fund to a fund established by the Economic Development Authority.

The division provides that any moneys in the Economic Development Fund created in Iowa Code section 15G.111 (2011 Iowa Code) that remain unobligated on July 1, 2013, shall be transferred to the Rebuild Iowa Infrastructure Fund.

Division V — Property Tax Credit Fund — Transfer

This division transfers the remaining balance as of June 30, 2013, in the Property Tax Credit Fund created in 2010 Iowa Acts, chapter 1193, to RIIF. The division took effect June 20, 2013.

Division VI — Iowa Communications Network — Authorization for Contracts

This division provides that the General Assembly authorizes the Iowa Telecommunications and Technology Commission to enter into contracts in excess of the contract limitation amount established in Iowa Code section 8D.11, for purposes of the commission's project associated with implementing a managed services solution to provide unified communications services on or related to the Capitol Complex. This authorization applies for the duration of the commission's project and to all affected contracts associated with the project and project funding.

The division took effect June 20, 2013.

Division VII — I-Jobs Board — Technical Changes — Fund Reversion

This division eliminates the Iowa Jobs Board and provides that any duties or responsibilities of the Iowa Jobs Board shall become the responsibility of the Iowa Finance Authority. The division also provides transition provisions relative to any contracts or agreements entered into by the board and provides for a limitation of personal liability for actions by a member or agent of the board taken prior to the effective date of the division relative to the duties of the board.

The division provides that any obligated moneys from the FY 2008-2009 appropriation from the Revenue Bonds Capitals Fund allocated through the Iowa Jobs Board shall revert back to the Revenue Bonds Capitals Fund.

Division VIII — Economic Development Authority — Community Attraction and Tourism Project Study

See item veto list

Division IX — Miscellaneous Code Changes

Under current law, wagering taxes are imposed on the adjusted gross receipts received each fiscal year from gambling games authorized under lowa Code chapter 99F and on the gross sum wagered at each track licensed for horse and dog racing under lowa Code chapter 99D. Allocations of the state's wagering tax revenue is allocated in accordance with lowa Code section 8.57(5)(e). The division amends the wagering tax revenue allocation to the General Fund of the State by eliminating the deposit into the General Fund starting in FY 2013-2014 and deposits the revenue into the Iowa Skilled Worker and Jobs Creation Fund created in Iowa Code section 8.75 (2013 Iowa Acts, HF 604). All other allocations from wagering tax receipts for various debt service payments are not affected and remain as they are under current law.

The division makes conforming changes to Iowa Code sections 99D.14 (racetrack gambling taxes), 99D.17 (use of funds), 99F.10 (regulatory fees), and 99F.11 (gambling game wagering taxes).

The division amends the annual standing General Fund appropriation to the Technology Reinvestment Fund in Iowa Code section 8.57C by appropriating moneys from RIIF instead of the General Fund for FY 2013-2014.

The division extends the \$5 million RIIF appropriation to the Community Attraction and Tourism Fund under the control of the Vision Iowa Board to FY 2014-2015 and increases the funding for FY 2013-2014.

The division provides that the wagering tax allocation for the Endow Iowa Tax Credit in Iowa Code section 99F.11 shall be deposited into RIIF.

Division X — Changes to Prior Appropriations

This division extends the reversion date for moneys appropriated from RIIF to the Department of Administrative Services for relocation and project costs associated with remodeling projects on the Capitol Complex and for facility lease payments and costs associated with the restoration of the West Capitol Terrace to June 30, 2014.

The division extends the reversion date for moneys appropriated from the Revenue Bonds Capitals Fund to the Department of Veterans Affairs for the Iowa Veterans Home to June 30, 2018; to the Department of Administrative Services for major repairs and major maintenance to June 30, 2014; and to the Department of Economic Development for the Community Attraction and Tourism Fund, the River Enhancement Community Attraction and Tourism Fund, and the Accelerated Career Education Program, to June 30, 2015.

The division extends the reversion date for moneys appropriated from the FY 2009 Prison Bonding Fund to the Department of Corrections for costs associated with the building of a new Iowa State Penitentiary at Fort Madison to June 30, 2014.

The division extends the reversion date for moneys appropriated from the Revenue Bonds Capitals Fund to the Iowa Finance Authority for water quality and wastewater improvement projects to June 30, 2015, and for the Affordable Housing Assistance Grant Fund to June 30, 2014.

The division makes changes to prior appropriations from RIIF to the Department of Administrative Services for FY 2009-2010.

The division extends the reversion date for moneys appropriated from RIIF to the Department of Administrative Services for improvements to and the renovation of the Wallace Building and for Capitol restoration costs to June 30, 2014.

The division makes changes to prior appropriations from RIIF to the Department of Corrections for the construction project and for one-time furniture, fixture, and equipment costs at the Iowa Correctional Facility for Women at Mitchellville for FY 2011-2012.

The division makes changes to prior appropriations from the Technology Reinvestment Fund to the Department of Human Services for medical contracts under the Medical Assistance Program for technology upgrades for FY 2013-2014 and FY 2014-2015. The division also provides that, in seeking to contract with a private organization for the Medicaid Management Information System, the state's Chief Information Officer shall oversee the procurement process and an advisory panel shall be established to review the final scoring and to make a recommendation regarding the contract award.

The division makes a technical change to prior appropriation language from RIIF to the Department of Administrative Services for major repairs and maintenance and from the Technology Reinvestment Fund to the Department of Education for maintenance and lease costs for the Iowa Communications Network for FY 2012-2013.

The division makes changes to prior appropriations from the Technology Reinvestment Fund to the judicial branch for the electronic document management system for FY 2013-2014.

The division makes changes to prior appropriations from RIIF to the Department of Cultural Affairs for repairs and improvements to the State Historical Building for FY 2013-2014.

The division took effect June 20, 2013.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

- 1. Provisions that would have allocated funding from RIIF to the Department of Administrative Services for FY 2009-2010, FY 2013-2014, and FY 2014-2015 for moving all employees housed in the Wallace Building to a new location.
- 2. A provision that would have appropriated moneys from RIIF to the Economic Development Authority for FY 2013-2014 for the River Enhancement Community Attraction and Tourism Fund.
- 3. A provision that would have appropriated moneys to the Department of Human Services for FY 2013-2014 for the renovation and construction of certain nursing facilities.
- 4. A provision (Division VIII) that would have required the Economic Development Authority to conduct a study to determine the effectiveness of giving priority to projects that receive funding through the Community Attraction and Tourism Fund that attract the highest number of visitors and that attain the highest match levels.

HOUSE FILE 648 - Bond Repayments, Retirement Funding, and Other Miscellaneous Appropriations Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. The Act relates to state and local finances by making transfers and appropriations.

Division I — State Bond Repayment Fund

Division I of the Act creates a State Bond Repayment Fund. Moneys in the fund are only to be used for the defeasance or redemption of outstanding obligations issued by the state or an authority of the state that have debt service paid by a dedicated revenue source and for payment of costs relating to the defeasance or redemption. Moneys credited to the fund for FY 2013-2014 are appropriated to the Treasurer of State to defease or redeem certain bonds and to pay related costs. The bonds, in order of priority, include Premier Destination Park Bonds, Prison Infrastructure Revenue Bonds, taxable Iowa Jobs Program Bonds, and School Infrastructure Program Bonds.

The division provides that if the Iowa Economic Emergency Fund reaches its maximum balance in FY 2013-2014, after the designated portion of the excess moneys is transferred to the Taxpayers Trust Fund, the next \$116.1 million is transferred to the State Bond Repayment Fund. If the transferred moneys are insufficient to defease or redeem the bonds and to pay the costs relating to the defeasance or redemption, the Treasurer of State may submit a written request to the Department of Management to certify the amount of the insufficiency. Upon the issuance of a written certification, the certified amount is transferred from the Iowa Economic Emergency Fund to the State Bond Repayment Fund. To the extent the bonds are defeased or redeemed by moneys in the State Bond Repayment Fund, transfers are made to the General Fund of the State from the revenue source otherwise designated by law or existing practice for payment of the bonds, an amount equal to that which otherwise would have been paid in connection with the bonds from such revenue source for FY 2013-2014.

The division took effect June 20, 2013. The provisions relating to the transfer of moneys from the Iowa Economic Emergency Fund to the State Bond Repayment Fund instead of the General Fund of the State applies to transfers made from the Iowa Economic Emergency Fund after June 20, 2013.

Division II — Public Retirement Systems

See item veto list.

Division III — Miscellaneous Appropriations

For FY 2012-2013, the division makes a series of appropriations from the General Fund of the State to the Department of Administrative Services, Department of Agriculture and Land Stewardship, Department of Commerce, Department of Corrections, Iowa Economic Development Authority, Department of Education, Department of Human Rights, Department of Human Services, Iowa Judicial Branch, Department of Public Safety, State Board of Regents, Department of Veterans Affairs, and State Fair Authority.

The division appropriates moneys for FY 2013-2014 from the Rebuild Iowa Infrastructure Fund to the Department of Veterans Affairs.

The division includes reporting requirements for a state agency that receives an appropriation under this division.

The division provides that mental health and disability services regions are governmental bodies for purposes of lowa Code chapter 21, relating to open meetings, and government bodies for purposes of lowa Code chapter 22, relating to open records.

The division reduces an appropriation for FY 2013-2014 from the Rebuild Iowa Infrastructure Fund to the State Fair Authority made in 2012 Iowa Acts, chapter 1140.

The division reduces an appropriation for FY 2013-2014 from Rebuild Iowa Infrastructure Fund to the Department of Administrative Services made in 2013 Iowa Acts, HF 638.

The division took effect June 20, 2013.

Division IV — Soil and Water Conservation and Water Quality

The division appropriates \$7 million from the General Fund of the State to the Department of Agriculture and Land Stewardship for FY 2012-2013 for purposes of providing for soil and water conservation administration, the conservation of soil and water resources, or the support of soil and water conservation district commissioners. The moneys cannot be used to provide administrative support to the Watershed Improvement Review Board.

The division appropriates \$10 million from the General Fund of the State to the Department of Agriculture and Land Stewardship for FY 2012-2013 for deposit in the Water Quality Initiative Fund for purposes of supporting special projects associated with a water quality initiative administered by the Soil Conservation Division. The department may combine such moneys with federal moneys to support the water quality initiative. The division includes reporting requirements related to the water quality initiative.

The division appropriates \$3 million from the General Fund of the State to the Department of Agriculture and Land Stewardship for FY 2012-2013 for deposit in the Watershed Improvement Fund.

The division took effect June 20, 2013.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

1. Division II, which would have appropriated moneys to the Judicial Retirement Fund and the Peace Officers' Retirement, Accident, and Disability System Retirement Fund. The division also would have repealed a conditional standing limited appropriation to the Peace Officers' Retirement, Accident, and Disability System Retirement Fund.

2. A provision that would have appropriated moneys to the Department of Education for community college major renovation and major repair needs.

3. A provision that would have appropriated moneys to the Department of Public Safety for providing administrative support for the public safety training and facilities task force that was item vetoed in 2013 Iowa Acts, SF 447.

4. A provision that would have appropriated moneys to the Department of Public Safety for the regional emergency response training centers.

5. A provision that would have appropriated moneys to the State Board of Regents for construction of a new facility, and renovation and modernization of current facilities and related improvements for the College of Pharmacy at the State University of Iowa.

6. A provision that would have appropriated moneys to the State Board of Regents for construction and related improvements for a new facility for the biosciences at Iowa State University of Science and Technology.

7. A provision that would have appropriated moneys to the State Board of Regents for the renovation, modernization, and related improvements to the Schindler Education Center at the University of Northern Iowa for teacher education programs and teacher preparation courses.

8. A provision that would have appropriated moneys to the Department of Transportation defraying costs associated with the operation of a contract air traffic control tower which holds an air agency certificate.

9. A provision that would have appropriated moneys to the Department of Workforce Development for distribution to an entity with a mission of providing education and training for occupations in Iowa's renewable energy production industries and related occupational opportunities.

10. A provision that would have transferred moneys to the Department of Human Services for deposit in the risk pool of the Property Tax Relief Fund to be distributed to counties to maintain adult mental health an disability services in FY 2013-2014.

BUSINESS, BANKING, AND INSURANCE

- Regulation of Persons and Entities by Banking Division

SENATE FILE 181

SENATE FILE 182	- Insurance Companies — Credit for Reinsurance
SENATE FILE 183	- Regulation of Credit Unions
SENATE FILE 189	- Insurers and Insurance Groups — Risk and Solvency Assessments
SENATE FILE 368	- Consumer Credit Code — Truth in Lending Act Definition
SENATE FILE 438	- Real Estate Broker and Salesperson Licensing and Education — Fees
HOUSE FILE 358	- Boards of Directors of Public Corporations
HOUSE FILE 469	- Business Corporations
HOUSE FILE 489	- Insurance, Insurers, and Duties of the Insurance Division
RELATED LEGISLATION	
SENATE FILE 114	 Motor Vehicle Financial Responsibility — Certificates of Deposit SEE TRANSPORTATION. This Act requires that a certificate of deposit filed as proof of financial responsibility to operate a motor vehicle must be filed with the Department of Transportation, rather than the Treasurer of State.
<u>SENATE FILE 142</u>	 Business Opportunity Promotions — Unlawful Practices SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act provides that a violation of Iowa Code chapter 551A, which regulates certain business opportunity promotions, is an unlawful practice as provided in Iowa Code section 714.16, which relates to consumer frauds.
SENATE FILE 186	- UNIFORM COMMERCIAL CODE — FUNDS TRANSFERS SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act amends Iowa Code chapter 554, Article 12, by providing that its provisions apply to a "remittance transfer" as defined in the federal Electronic Fund Transfer Act of 1978, "EFTA", 15 U.S.C. § 1693 et seq., unless any provision of the federal statute (or associated regulation) also applies.
SENATE FILE 340	- Rail Crew Transport Vehicle Drivers <i>SEE TRANSPORTATION.</i> This Act establishes hours-of-service requirements for persons who drive motor vehicles transporting railroad workers and establishes penalties for violations by a railroad company or a railroad worker transportation company.
SENATE FILE 358	- Limitations on Claims Against Real Estate SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act makes changes relating to the sale of real estate by contract or bond.
SENATE FILE 386	- Transportation — Miscellaneous Changes SEE TRANSPORTATION. This Act allows insurance companies to issue a financial liability coverage card in electronic format, rather than paper format, at the request of the insured.
SENATE FILE 433	 Targeted Jobs Withholding Credits — Qualifying Investments and Agreements SEE ECONOMIC DEVELOPMENT. This Act modifies the Targeted Jobs Withholding Tax Credit Program. The Act removes the requirement that an employer that is a party to a withholding agreement with a pilot project city be located in an urban renewal area. The

Act allows new withholding agreements to be entered into until June 30, 2018. The Act

specifies subject areas of a withholding agreement that may be negotiated by the parties and specifies the conditions under which a withholding agreement shall terminate. The Act includes certain reporting requirements for employers, in conjunction with the pilot project city, requires the Economic Development Authority to determine whether the pilot project city and the employer are in compliance with the requirements of the withholding agreement, and specifies the actions to be taken after a determination of noncompliance. The Act primarily applies to withholding agreements entered into by a pilot project city on or after July 1, 2013. However, the section of the Act relating to compliance reporting, applies to withholding agreements entered into prior to, on, or after July 1, 2013.

SENATE FILE 452

 E 452 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. Division VII of the Act relates to right to cure provisions applicable to a credit card account that has been closed. Division XXII relates to the

practice of architecture through business entities. Division XXIV relates to the collection of the fee for new registration from vehicle owners who attempt to evade payment of the fee, and provides for annual registration fees for electric vehicles based on the weight and value of the vehicle.

HOUSE FILE 211 - In-State Construction Contracts — Applicable Law

SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act provides that a provision of an in-state construction contract is void and unenforceable as contrary to public policy if the provision makes the contract subject to the laws of another state or requires any litigation, mediation, arbitration, or other dispute resolution proceeding arising from the contract to be conducted in another state. The Act provides that the laws of lowa apply to every in-state construction contract. Any litigation, mediation, arbitration, or other dispute resolution proceeding arising from or relating to an in-state construction contract must be conducted in lowa. The Act takes effect January 1, 2014.

- HOUSE FILE 356
 Actions on Claims for Rent Limitations Execution on Judgments SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to the statute of limitation periods in bringing a lawsuit and executing a judgment in an action on a claim for rent.
- HOUSE FILE 395 - Motor Vehicle Franchises — Alteration of Community SEE TRANSPORTATION. This Act relates to the alteration of the community of a motor vehicle franchisee.
- HOUSE FILE 495 Landlord and Tenant Law Forcible Entry and Detainer SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act amends residential landlord and tenant laws and related forcible entry and detainer laws.
- HOUSE FILE 524
 City Utility and Enterprise Services and Rental Property Notices
 SEE ENERGY AND PUBLIC UTILITIES. This Act relates to city utilities and city enterprises by making changes to requirements related to commercial rental property.
- HOUSE FILE 566 Business and Nonprofit Entities Statements of Authority Real Estate Transfers SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act addresses issues involving the execution of instruments conveying an interest in real estate by certain business entities, including by providing for filing statements of authority, creating a general warranty, and creating a statute of limitations.

- HOUSE FILE 575 Income, Franchise, and Sales and Use Taxes and Other Miscellaneous Changes SEE TAXATION. This Act changes the currency license obtained under Iowa Code chapter 533C (Uniform Money Services Act) from a biennial license to an annual license.
- HOUSE FILE 591 Estates and Trusts SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to trusts and estates and includes provisions affecting trust and estate planning and administration in business and banking.

BUSINESS, BANKING, AND INSURANCE

SENATE FILE 181 - Regulation of Persons and Entities by Banking Division

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

The Act amends provisions which currently prohibit a depository, defined as a bank or credit union in which public funds are deposited, from directly or indirectly paying interest to a public officer on a demand deposit of public funds, and prohibit a public officer from taking or receiving interest. A depository may pay interest to a public officer on deposits of public funds, and a public officer may take or receive it. The Act deletes a provision that the previous prohibition did not apply to interest on time certificates of deposit or savings accounts for public funds.

A provision is also deleted characterizing a borrowing group, for purposes of loans and extensions of credit by a state bank, as including a person and any legal entity where the interests of a group of more than one borrower, or any combination of the members of the group, are so interrelated that they should be considered a unit for the purpose of applying lending limit limitations.

The Act makes several similar modifications throughout Iowa Code chapter 533A (relating to engaging in the business of debt management), Iowa Code chapter 533C (relating to engaging in the business of money transmission and engaging in the business of currency exchange), and Iowa Code chapter 533D (relating to engaging in a delayed deposit service business). The Superintendent of Banking may authorize applicants and licensees to be licensed through a nationwide licensing system and to pay the corresponding system processing fees, and the superintendent may establish by rule or order new requirements including but not limited to requirements that applicants, including officers and directors and those who have control of the applicant, submit to fingerprinting and criminal history checks. In order to reduce the points of contact which the Federal Bureau of Investigation (FBI) may have to maintain, the superintendent may use the nationwide licensing system as a channeling agent for requesting information from and distributing information to the United States Department of Justice or other governmental agency, or to or from any other source so directed by the superintendent.

Also, with reference to Iowa Code chapters 533A, 533C, and 533D, the superintendent may receive documents, materials, or other information, including otherwise confidential and privileged documents, materials, or other information, through a nationwide licensing system and from other local, state, federal, or international regulatory agencies, the Conference of State Bank Supervisors and its affiliates and subsidiaries, the National Association of Consumer Credit Administrators and its affiliates and subsidiaries, and any other regulator associations, and shall maintain as confidential and privileged any such document, material, or other information received with notice or the understanding that it is confidential or privileged under the laws of the jurisdiction that is the source of the document, material, or other information.

Additionally, with reference to Iowa Code chapters 533A, 533C, and 533D, licensure expiration and renewal dates are made consistent as December 1 for renewal and either December 31 or January 1 (in the case of a delayed deposit services business) for expiration.

The Act provides transition provisions specifying that licenses which would otherwise have expired on or before July 1, 2013, shall remain in full force and effect until the expiration date as modified by the Act.

Outdated references to licensure under Iowa Code chapter 533B, Iowa Code 2003, and related transition provisions, contained in Iowa Code section 533C.904, are deleted.

The Act adds to confidentiality provisions relating to the Mortgage Licensing Act contained in Iowa Code section 535D.15. Except as otherwise provided, all papers, documents, examination reports, and other writings relating to the supervision of licensees are not public records and are not subject to disclosure under Iowa Code chapter 22.

The Act changes the requirements for the five real estate appraiser members of the Iowa Real Estate Appraiser Board to require that they be actively engaged in practice as a certified real estate appraiser and shall have been so engaged for five years preceding their appointment, with at least the last two years in lowa. Vacancies occurring during a term shall be filled by appointment by the Governor for the unexpired term. A member shall be permitted to serve for three consecutive terms, an increase from the current limit of two such terms, and an appointment to fill an unexpired term shall not be considered a complete term for this purpose. Members shall be eligible for per diem and actual and necessary expenses. Further, the Act modifies provisions which had previously stated that the board shall consider and may incorporate any standards recommended by the Appraisal Foundation, or by a professional appraisal organization, or by a public authority or organization responsible to review appraisals or for the oversight of appraisers. This provision is modified to refer to consideration and incorporation of any standards required or recommended by the foundation or by a federal agency with regulatory authority over appraisal standards or the certification of appraisers for federally related transactions.

The Act provides that uniform appraisal standards shall, in addition to the current requirements, require compliance with the Uniform Standards of Professional Appraisal Practice in all appraisal assignments. The board shall maintain a registry of the names and certificate numbers, instead of addresses, of certified appraisers and the names and registration numbers of Registered Associate Appraisers. The Act deletes a provision, with reference to continuing education requirements, that instructional hours by correspondence and home study courses claimed by an appraiser shall not exceed 50 percent of the required hours of instruction necessary for renewal.

Again with reference to real estate appraisers, provisions are added relating to criminal background checks. The Act authorizes the board to require a national criminal history check through the FBI for applicants, certificate holders, or registrants if needed to comply with federal law or regulation, or the policies of the Appraisal Qualification Board of the Appraisal Foundation. The board is also authorized to request and obtain state criminal history data for applicants, certificate holders, and registrants. A request for criminal history data shall be submitted to the Department of Public Safety (DPS), Division of Criminal Investigation. The Act authorizes the board, in addition to any other fees, to charge and collect such amounts as may be incurred by the board, DPS, or FBI, in obtaining criminal history information. The board shall inform the applicant, certificate holder, or registrant of the requirement of a national criminal history check or request for criminal history data and obtain a signed waiver from the applicant, certificate holder, or registrant prior to requesting the check or data. Additionally, the Act specifies that criminal history data and other criminal history information relating to an applicant, certificate holder, or registrant obtained by the board is confidential but may be used by the board in a certificate or registration denial or disciplinary proceeding.

References to a "written" or "oral" examination in relation to engineering, land surveying, real estate broker and salesperson, and real estate appraiser licensing examinations are deleted in favor of the nonspecific reference to "examinations."

Finally, the Act deletes current detailed provisions contained in Iowa Code section 544A.21 imposing requirements relating to the practice of architecture through business entities to protect the public from misleading and deceptive advertising and to guard against the unlicensed practice of architecture. The provisions are replaced with the statement that the board shall adopt rules regarding the practice of architecture through business entities.

SENATE FILE 182 - Insurance Companies — Credit for Reinsurance

BY COMMITTEE ON COMMERCE. This Act contains new provisions that allow a domestic insurer to cede reinsurance to an assuming insurer and receive credit for such cession as either an asset or a reduction from liability on account of the reinsurance ceded, provided that certain requirements are met.

The Act allows a ceding insurer credit when reinsurance is ceded to an assuming insurer that meets specified requirements. If an accredited or certified reinsurer ceases to meet the requirements of the Act, the Commissioner of Insurance may suspend or revoke the reinsurer's accreditation or certification upon notice and hearing.

A domestic ceding insurer is required to manage its reinsurance recoverables proportionate to its own book of business. A domestic ceding insurer must notify the commissioner if reinsurance recoverables from any single assuming insurer exceed or are likely to exceed 50 percent of the domestic ceding insurer's last reported surplus to policyholders.

A domestic ceding insurer is also required to take steps to diversify its reinsurance program. A domestic ceding insurer must notify the commissioner after ceding, or if it is likely to cede to any single insurer or group of affiliated insurers, more than 20 percent of the domestic ceding insurer's gross written premium in the prior calendar year.

The Act allows an asset or reduction from liability for reinsurance ceded by a domestic insurer to an assuming insurer not meeting the foregoing requirements of the Act, in an amount not exceeding the liabilities carried by the ceding insurer. The asset or reduction shall be in the amount of funds held by or on behalf of the ceding insurer, including funds held in trust for the ceding insurer, under a reinsurance contract with the assuming insurer as security for the payment of obligations under the contract, if the security is held in the United States or, in the case of a trust, in a qualified U.S. financial institution, as defined in the Act. The security may be in the form of cash; a security listed by the Securities Valuation Office of the National Association of Insurance Commissioners, including securities deemed exempt from filing and qualifying as admitted assets; clean, irrevocable, unconditional letters of credit issued or confirmed by a qualified U.S. financial institution; or a letter of credit meeting applicable standards of issuer acceptability as specified.

The Act applies to all cessions under reinsurance agreements that occur on or after January 1, 2014. Current provisions that allow credits to domestic ceding insurers are applicable to cessions that occur prior to January 1, 2014, and are repealed January 1, 2014.

The Act takes effect January 1, 2014.

SENATE FILE 183 - Regulation of Credit Unions

BY COMMITTEE ON COMMERCE. This Act makes specified changes relating to the administration and regulation of state credit unions.

The Act adds a limited liability company to the list of business entities encompassed within the definition of "credit union service organization" for purposes of Iowa Code chapter 533. The designation of a specified elected officer within the board of directors of a credit union is modified such that one officer shall be a financial officer whose title shall be designated by the board, rather than a "chief" financial officer as the position is currently described. Credit unions are authorized to sell remittance checks to, and send and receive remittance transfers for, persons in the credit union's field of membership.

The Act alters one of the requirements for approval by the Superintendent of Credit Unions of a credit union merger. References to a meeting to be held on the question of merger are changed to balloting upon the question. The definition of the terms "merger" or "merge" are deleted within the context of a credit union merger.

Relating to the dissolution of a credit union, the Act deletes a provision which currently preserves remedies available to or against a credit union or its directors, officers, or members for rights or claims existing or liability incurred prior to a voluntary or involuntary dissolution if an action or other proceeding to enforce the right or claim was commenced within two years after the date of filing of a certificate or decree of dissolution. Also with regard to dissolution, the board of directors of a credit union undergoing dissolution shall notify the National Credit Union Administration of its intent to dissolve.

The Act further modifies voluntary dissolution provisions to establish creditor notification requirements and procedures concerning the presentation of claims and requirements that must be satisfied prior to issuance of a certificate of dissolution.

SENATE FILE 189 - Insurers and Insurance Groups — Risk and Solvency Assessments

BY COMMITTEE ON COMMERCE. This Act creates new Iowa Code chapter 522, which requires certain insurers domiciled in the state to maintain a risk management framework, complete an own risk and solvency assessment, and file a summary report of the assessment with the Commissioner of Insurance. Generally, the Iowa Code chapter applies to insurers with annual premium of \$500 million or more and to insurance groups of which domiciled insurers are members, with annual premium of \$1 billion or more.

The Act requires an insurer or the insurance group of which the insurer is a member to regularly conduct an own risk and solvency assessment as developed and adopted by the National Association of Insurance Commissioners (NAIC). The assessment must be conducted at least annually and also at any time there are significant changes to the risk profile of an insurer or insurance group.

Beginning in 2015, an insurer is required to submit an annual own risk and solvency assessment summary report to the commissioner that contains the information described in the guidance manual. The report shall be filed after the insurer or insurance group of which the insurer is a member conducts its strategic planning process. The insurer or insurance group must notify the commissioner as to the date that the summary report will be filed. The report must be attested to by the insurer's or insurance group's chief risk officer or other officer having responsibility for risk management and must be written in English or accompanied by a translation written in English.

An insurer is exempt from the new Iowa Code chapter's requirements if the insurer has annual premium of less than \$500 million and the insurance group of which the insurer is a member has annual premium of less than \$1 billion. If an insurer is exempt but the insurance group is not exempt, the own risk and solvency assessment summary report must include information about every insurer in the insurance group. If an insurer is not exempt but the insurance group of which the assessment summary report must only include that insurer.

An insurer that does not qualify for exemption may apply to the commissioner for a waiver from the requirements, based on unique circumstances. Even if an insurer is qualified for exemption from the new Iowa Code chapter's requirements, the commissioner may require the insurer to meet those requirements based on the unique circumstances of the insurer or based on the insurer's risk-based capital level or other reasons that would cause the insurer to be in hazardous financial condition or to exhibit qualities of a troubled insurer as determined by the commissioner.

If an insurer that qualifies for an exemption subsequently no longer qualifies due to changes in premium, the insurer has one year following the increase in premium to comply with the new Iowa Code chapter's requirements.

The own risk and solvency assessment summary report shall be prepared consistent with the NAIC own risk and solvency assessment guidance manual. Documentation and supporting information shall be maintained and available when an insurer is examined or at the request of the commissioner. The summary report shall be reviewed using procedures similar to those currently used in the analysis and examination of multistate or global insurers and insurance groups.

Documents, materials, or other information, including own risk and solvency assessment summary reports, in the possession or control of the Insurance Division of the Department of Commerce or any other person pursuant to the Act that are obtained by, created by, or disclosed to the commissioner or to any other person pursuant to the Act, are recognized in this state as being proprietary and containing trade secrets. Such documents, materials, or other information is confidential, is not subject to Iowa Code chapter 22 (Open Records), is not subject to subpoena, and is not subject to discovery or evidence in any private civil action. However, the commissioner is authorized to use such information in the furtherance of any regulatory or legal action brought as part of the commissioner's official duties. The commissioner or any other person with access to information obtained pursuant to the Act shall not be permitted or required to testify in any private civil action concerning confidential information.

In performing regulatory duties, the commissioner may share confidential and privileged information with specified regulatory and other entities including certain third-party consultants, and receive confidential and privileged information from other specified regulatory and other entities.

In performing regulatory duties, the commissioner is required to enter into a written agreement with the NAIC or with a third-party consultant that governs the sharing and use of information, as specified in the Act.

The sharing of information pursuant to the Act does not constitute a delegation of regulatory authority or rulemaking by the commissioner, or a waiver of any applicable privilege or claim of confidentiality, and such shared information

is confidential and privileged, not subject to Iowa Code chapter 22, not subject to subpoena, and not subject to discovery or admissible in evidence in any private civil action.

If an insurer, without just cause, fails to file an own risk and solvency assessment summary report by the filing date stipulated to the commissioner pursuant to new Iowa Code section 521H.5, the commissioner, after notice and hearing, shall impose a penalty of \$500 for each day after that date that the summary report is not filed, up to a maximum penalty of \$50,000. The penalties collected by the commissioner are to be deposited in the General Fund of the State. The commissioner may reduce the penalty if the insurer demonstrates that imposition of the penalty would constitute a financial hardship to the insurer.

The new Iowa Code chapter 522 is applicable beginning on January 1, 2015.

SENATE FILE 368 - Consumer Credit Code — Truth in Lending Act Definition

BY COMMITTEE ON JUDICIARY. This Act modifies a definition of the federal Truth in Lending Act contained in Iowa Code chapter 537, the Iowa Consumer Credit Code.

Currently, the definition of "Truth in Lending Act" contained in Iowa Code section 537.1302 provides that the Act refers to Title 1 of the Consumer Credit Protection Act as cited in the United States Code, as amended to and including July 1, 2010, and includes regulations issued prior to July 1, 2010. The Act deletes the references to July 1, 2010, such that the definition refers to Title 1 of the Consumer Credit Protection Act, as amended, and includes regulations issued pursuant to the Consumer Credit Protection Act, without reference to a specific date.

SENATE FILE 438 - Real Estate Broker and Salesperson Licensing and Education — Fees

BY COMMITTEE ON APPROPRIATIONS. This Act relates to real estate broker and real estate salesperson licensing fees and allocations from those fees.

The Act reduces an allocation of \$50 that is currently mandated from each real estate broker and real estate salesperson licensing fee for deposit into the Iowa Real Estate Education Fund created in Iowa Code section 543B.54 to provide grants to educational institutions to provide real estate education programs and to hire and compensate a real estate education director and regulatory compliance personnel. The Act reduces the allocation to \$25, and appropriates the allocation to the Professional Licensing and Regulation Bureau of the Banking Division of the Department of Commerce for the purpose of hiring and compensating a real estate education director and regulatory compliance personnel.

The Act also repeals lowa Code section 543B.54, modifies related provisions, and provides that any funds remaining in the fund on June 30, 2013, shall not revert to the General Fund of the State but are instead appropriated to the bureau for the public purpose of providing a grant to a nonprofit foundation affiliated with a statewide association of real estate professionals.

HOUSE FILE 358 - Boards of Directors of Public Corporations

BY COMMITTEE ON JUDICIARY. This Act relates to the "lowa Business Corporation Act" (lowa Code chapter 490), by continuing a number of provisions governing the election of a public corporation's board of directors which, when enacted in 2011, were to be temporary.

BACKGROUND. In 2011, the 84th General Assembly enacted SF 325 (2011 Iowa Acts, chapter 2) which defines a public corporation (Iowa Code section 490.140), and requires that the public corporation divide its board of directors into three equal groups, referred to as "classes", elected by the public corporation's holders of common shares, with each class serving staggered three-year terms (Iowa Code section 490.806A). The 2011 Act excuses certain public corporations from staggering the terms of their boards of directors. The 2011 Act also requires that the board of directors of an unexcused public corporation amend its articles of incorporation to comply with the staggered term requirement (Iowa Code section 490.1005A). The 2011 Act does not prohibit a public or private corporation from including a provision in its articles of incorporation requiring staggered terms for its directors as generally allowed under the Iowa Code chapter (Iowa Code section 490.806). The 2011 Act took effect on March 23, 2011, and was due to be repealed on December 31, 2014. The effect of the repeal would be to restore the relevant law to its state

prior to March 23, 2011; except that the repeal would not affect the continued applicability of a public corporation's articles of incorporation which were amended while the 2011 Act was in effect.

REPEAL OF THE 2011 ACT'S FUTURE REPEAL. This Act repeals the 2011 Act's repeal, in effect, retaining the temporary provisions in the 2011 Act as permanent.

HOUSE FILE 469 - Business Corporations

BY COMMITTEE ON JUDICIARY. This Act amends the "lowa Business Corporation Act" (lowa Code chapter 490), a model Act adopted by the American Bar Association, governing the requirements for the creation, organization, and operation of for-profit corporations, including the relationship between shareholders, directors, and officers. Generally, the Act's provisions establish default requirements and procedures which may be modified by a corporation's articles of incorporation or bylaws. The Act revises the law as follows:

NOTICES, DOCUMENTS, AND COMMUNICATIONS. Notices must be in English (lowa Code section 490.141). A corporation may deliver notices or other documents to multiple shareholders by using a common address (lowa Code section 490.144). Documents previously required to be executed, must now be signed (lowa Code sections 490.1106 and 490.1108). A corporation may keep its records in an electronic form (lowa Code section 490.1601).

QUALIFIED DIRECTORS. When referring to conflict of interest transactions, a director is no longer designated as "disinterested" but "qualified" (lowa Code section 490.143). These include cases involving a derivative suit, (lowa Code sections 490.143(1)(a) and 490.744), advancing expenses to a director before the disposition of a case (lowa Code sections 490.143(1)(b) and 490.853) or later indemnifying a director (lowa Code sections 490.143(1)(b) and 490.855), excusing a director from a conflicting interest transaction (lowa Code sections 490.143(1)(c) and 490.862), or determining if a director may take advantage of a business opportunity (lowa Code sections 490.143(d) and 490.870). The standards for each case vary, but generally a director is qualified if the director does not have a conflicting interest in the transaction, is not a party to the transaction, and does not have a material relationship with a person who is a party or has such an interest.

DIRECTORS AND OFFICERS — *FUNCTIONS AND DUTIES*. The business affairs of a corporation may be subject to the directors' oversight rather than direct management, including the authorization of officers to designate recipients of compensation awards (lowa Code section 490.624). The term "functions" replaces "duties" in some places when referring to an officer's obligations (lowa Code section 490.841). A director's resignation may take effect upon the happening of a specific event or be made irrevocable, if it is conditioned upon the failure to receive a specified vote for election as a director (lowa Code section 490.807). Upon a vacancy, a director who was elected by a voting group of shareholders may be replaced by election or appointment made by the remaining directors elected by that voting group (lowa Code section 490.810).

COMPENSATING A DIRECTOR FOR LEGAL EXPENSES. When a corporation advances funds to a director for legal expenses to be incurred in the course of a director's defense of an act or omission, a signed, written, affirmation of good faith must be submitted to the board by the director (Iowa Code section 490.853). A director may receive an advance or later be indemnified by a corporation if approved by qualified directors (Iowa Code sections 490.853) and 490.855). The director's right to an advance or indemnification in effect prior to the director's act or omission cannot be eliminated or impaired after the conduct occurred, unless that right was expressly qualified in the authorization (Iowa Code section 490.858).

DIRECTOR'S CONFLICT OF INTEREST TRANSACTION. A director's conflicting interest transaction may presumably be the subject of equitable relief, or give rise to an award of damages or other sanctions against a director of the corporation, in a proceeding by a shareholder or by or in the right of the corporation (lowa Code section 490.861). A director's conflicting interest transaction involves a director who is a party to a transaction, had knowledge and a material financial interest in the transaction, or knew that a related person was a party to or had a material financial interest in the transaction. A so-called safe harbor exception applies to excuse a director's conduct, and consequently validates a conflicting interest transaction. The exception applies under certain defined circumstances: (1) when the transaction is approved by a majority, but not less than two, qualified directors or by an authorized committee in which all members are qualified directors (lowa Code section 490.862), (2) the

shareholders later ratify the transaction according to specific procedural requirements (lowa Code section 490.863) after disclosure, or (3) it is found that the transaction is "fair to the corporation," although neither directors' nor shareholders' action was taken (lowa Code sections 490.860 and 490.861). A corporation's qualified directors may also take advantage of a business opportunity (lowa Code section 490.870). Instead of making a "required disclosure" as provided for a conflicting interest transaction (lowa Code sections 490.860 through 490.862), the director may provide the corporation material facts concerning the business opportunity then known in the same manner as if the matter concerned a director's conflicting interest transaction.

SHAREHOLDER NOTICE — RECORD DATE. A record date, established according to the corporation's bylaws or by vote of the board of directors (Iowa Code section 490.707), is to provide notice to shareholders of a meeting (Iowa Code section 490.703) or action without a meeting by written consent (Iowa Code section 490.704), to prepare a list of names of shareholders entitled to vote at the meeting (Iowa Code section 490.720), and to determine when appraisal rights of shareholders apply (Iowa Code section 490.1302). A person who becomes a shareholder after the record date for the notice, and is otherwise entitled to vote at the meeting, may obtain the notice and other information provided to the shareholders in preparation for the meeting (Iowa Code section 490.1602).

SHAREHOLDER MEETINGS. Except for a public corporation, a corporation's articles of incorporation may provide for shareholder action by less than unanimous written consent, if written consents are signed by shareholders having the minimum number of votes that would be required to authorize or take the action at a shareholder meeting (lowa Code section 490.704). Correspondingly, a corporation is no longer required to hold an annual shareholder meeting when directors are elected by the written consent of shareholders (lowa Code sections 490.701 and 490.703). A number of procedures are established for providing notice to shareholders and tabulating their written consents. Shareholders may participate in a meeting by means of remote communication to the extent approved by the board of directors (lowa Code section 490.709).

RIGHT OF SHAREHOLDERS TO VOTE. A shareholder otherwise entitled to vote cumulatively (casting all votes for a single candidate) cannot so vote unless a meeting notice authorizes it, or a shareholder who has that right gives notice to the corporation before the meeting (Iowa Code section 490.728). A board may submit a matter to a vote of its shareholders even if the board no longer recommends the matter (Iowa Code section 490.826), including an amendment to the corporation's articles of incorporation (Iowa Code section 490.1003), an action on a plan of merger or share exchange (Iowa Code section 490.1104), an approval of a plan of merger or share exchange (Iowa Code section 490.1106), or dissolution of the corporation (Iowa Code section 490.1402).

SHAREHOLDER APPRAISAL RIGHTS. The right of a shareholder to obtain an appraisal of the corporation and obtain fair payment of shares plus interest is retained in cases involving merger, a share exchange, the disposition of assets and, the amendment of articles of incorporation affecting a class or series of shares (lowa Code section 490.1302). The so-called market-out exception, applied when the true value for shares can be obtained on the market, is expanded to include shares which are issued by an open-end management investment company registered by the Securities and Exchange Commission under the federal Investment Company Act of 1940. Shareholder appraisal rights are expressly extended in cases where the corporate action involves an interested transaction, which is a corporate action, other than a merger, involving an interested person in which the shares or assets of the corporation are being acquired or converted (lowa Code sections 490.1301 and 490.1302). A person is "interested" if the person is a beneficial owner of 20 percent or more of the corporation's voting shares, controlled the appointment or election of 25 percent or more of the directors, or was a senior executive or director of the corporation entitled to receive certain financial benefits (lowa Code section 490.1301). "Beneficial ownership" refers to the control of shares by a person who does not own them including the power to vote, or to direct the voting of the shares (lowa Code section 490.1301). A corporation required to provide notice when a corporate action is submitted to a vote at a shareholder meeting may provide such notice by written consent in lieu of a meeting (lowa Code sections 490.704 and 490.1320). A shareholder perfects appraisal rights by signing and returning the form sent by the corporation (Iowa Code section 490.1323). A corporation may substitute reasonably equivalent information in lieu of an unavailable financial statement to a shareholder seeking to exercise appraisal rights (lowa Code sections 490.1324 and 490.1620). A corporate action triggering a right to appraisal (lowa Code section 490.1302) cannot be enjoined, set aside, or rescinded by a shareholder after the shareholder has approved the corporate action (Iowa Code section 490.1340). However, this limitation does not apply to four situations: (1) where

the process of approving the corporate action was flawed, (2) the corporate action was procured by fraud, (3) the corporate action was an interested transaction in the same manner as a director's conflicting interest transaction, which has not been recommended by the board and approved by the shareholders (lowa Code sections 490.862 and 490.863), or (4) the transaction was approved, but without a meeting and by less than unanimous consent and the challenge is brought by a nonconsenting director (lowa Code section 490.704). In a legal action involving shareholder appraisal rights, the court's right to order payment of fees associated with attorneys and experts is eliminated (lowa Code section 490.1331).

JUDICIAL ACTION. A court's statutory authority to order the payment of plaintiff's or defendant's attorney fees in a derivative action by shareholders is eliminated (lowa Code section 490.746). A shareholder may obtain relief from a court, due to an injury suffered by the corporation due to the action or inaction of its board or because the corporation is insolvent (lowa Code section 490.748). A custodian or receiver appointed by the court is provided all authority to manage the corporation as provided by court order. A new ground is added allowing a court to dissolve a corporation in a proceeding brought by shareholders if the corporation has abandoned its business and failed to liquidate and distribute its assets (lowa Code section 490.1430). This shareholder right to bring an action does not apply to a corporation listed on the New York Stock Exchange, the American Stock Exchange, an exchange owned or controlled by NASDAQ, or listed on a system owned or controlled by the National Association of Security Dealers (NASD). It also does not apply to a corporation having 300 or more shareholders holding shares valued at \$20 million or more, excluding shares held by the corporation's subsidiaries, senior executives, directors, and beneficial shareholders owning more than 10 percent of the shares.

FOREIGN CORPORATIONS — *TRANSFER OF AUTHORITY*. A foreign business corporation authorized to do business in this state that converts to a foreign nonprofit corporation or foreign unincorporated entity must apply to the secretary of state to receive a transfer of authority to the converted entity (lowa Code section 490.1523).

ENACTMENT — FUTURE PROVISIONS NO LONGER APPLICABLE. Generally, the Act takes effect on January 1, 2014.

In 2011, the General Assembly enacted SF 325 (2011 Iowa Acts, chapter 2), carving out a special provision allowed for the staggered terms of directors of certain public corporations and provided for its repeal on December 31, 2014. This Act reenacts a definition of "public corporation" which was to be repealed on December 31, 2014 (Iowa Code section 490.140). However, this session of the General Assembly enacted HF 358 which repealed SF 325 in part making the definition of "public corporation" permanent.

HOUSE FILE 489 - Insurance, Insurers, and Duties of the Insurance Division

BY COMMITTEE ON COMMERCE. This Act relates to various matters involving insurance and the Insurance Division of the Department of Commerce.

ALCOHOLIC BEVERAGES DIVISION — DRAMSHOP LIABILITY INSURANCE. New Iowa Code section 123.92(2)(b) provides that a dramshop liability insurance policy may be written on an aggregate basis. New Iowa Code section 123.92(2)(c) states that the purpose of dramshop liability insurance is to provide protection for members of the public who experience damages as a result of licensees or permittees serving patrons beer, wine, or intoxicating liquor to a point that reaches or exceeds the standard set forth in law for liability. Minimum coverage requirements for such insurance are not for the purpose of making the insurance affordable for the purchasers of the insurance regardless of claims experience. A dramshop liability insurance policy that is purchased must meet the minimum insurance coverage requirements determined by the Alcoholic Beverages Division of the Department of Commerce and is a mandatory condition for holding a license or permit issued by the division.

DEPARTMENT OF PUBLIC HEALTH. Iowa Code section 135.22A(2)(g) is stricken to remove the Commissioner of Insurance from the membership of the Advisory Council on Brain Injuries.

UNIFORM SECURITIES ACT (BLUE SKY LAW). Iowa Code section 502.102(16)(c) is amended to provide that the definitions of what constitutes an investment advisor representative's "place of business" or who is a "supervised

person" will be determined by rules adopted by the Commissioner of Insurance pursuant to Iowa Code chapter 17A, instead of by the federal Securities and Exchange Commission.

lowa Code section 502.412(3) is amended to increase the amount of the disciplinary penalty for registrants that the administrator (Commissioner of Insurance or the commissioner's deputy) can impose for a violation of Iowa Code chapter 502 from a maximum of \$5,000 to \$10,000 for a single violation, and from \$500,000 to \$1 million for more than one violation, or in an amount as agreed to by the parties. Iowa Code section 502.604(4) is amended to increase the amount of a civil penalty the administrator can impose against a person for engaging in an act, practice, or course of business in violation of the Iowa Code chapter from a maximum of \$5,000 to \$10,000 for a single violation, and from \$500,000 to \$1 million for more than one violation, or in an amount agreed to by the parties.

New lowa Code section 502.604(5A) provides that a person who fails to obey a valid cease and desist order issued by the administrator may be subject to a civil penalty in an amount of not less than \$1,000 and not more than \$10,000 for violating the order. Each day the failure to obey continues constitutes a separate violation. The penalties are in addition to, and not exclusive of, other remedies that may be available.

INSURANCE DIVISION. Iowa Code section 505.8(10) is amended to allow the commissioner to assess the costs of the examination of a regulated entity necessary to accomplish compliance with the insurance laws of this state.

DOMESTIC INSURANCE COMPANIES. New Iowa Code section 506.14 provides that any plan for the voluntary dissolution of a domestic mutual insurance company licensed in this state must be presented for approval by the commissioner not less than 90 days prior to notice of the plan to the policyholders. The commissioner must approve the plan if it complies with all applicable laws and is fair and equitable to the company and to its policyholders.

EXAMINATION OF INSURANCE COMPANIES. Iowa Code section 507.10(4)(a) is amended to allow the board of directors of an insurance company that is undergoing an examination to signal that each member has reviewed the examination report with a notation in the board's meeting minutes instead of by filing affidavits indicating that each member has received a copy of the report.

INSURERS SUPERVISION, REHABILITATION, AND LIQUIDATION. New Iowa Code section 507C.17A contains provisions that authorize the commissioner to petition a state district court for an order of rehabilitation or liquidation of a domestic insurer that is a covered financial company in accordance with the federal Dodd-Frank Wall Street Reform and Consumer Protection Act (Pub. L. No. 111–203).

The commissioner may file a petition upon receiving notice from the Secretary of the Treasury of the United States that the insurer acquiesces or consents to the appointment of a receiver; upon an order of the United States District Court for the District of Columbia as to that insurer; or when a petition of the Secretary of the Treasury of the United States States concerning the insurer is granted by operation of law.

Notwithstanding any other provision of law to the contrary, the state district court, after notice to the insurer, may grant an order on such a petition within 24 hours after the filing of the petition. If the district court does not make a determination on the petition within 24 hours of its filing, the order is deemed granted by operation of law upon expiration of the 24-hour period.

At the time an order is deemed granted, the provisions of Iowa Code chapter 507C are deemed to be in effect, the commissioner is deemed to be affirmed as the receiver and to have all of the applicable powers provided by Iowa Code chapter 507C, and the state district court must expeditiously enter an order of rehabilitation or liquidation. An order of rehabilitation or liquidation made pursuant to the provisions of the Act is not subject to a stay or injunction pending appeal.

This provision took effect June 17, 2013.

LIFE INSURANCE COMPANIES AND ASSOCIATIONS. Iowa Code section 511.8(14) is amended to provide that a life insurance company can include in its legal reserve as real property a controlling membership, partnership, shareholder, or trust interest in any entity created solely for the purpose of owning and operating a leasehold of real

estate, an undivided interest in a leasehold of real estate, or an undivided interest in the fee title of real estate. The entity must be expressly limited to that purpose by its organizational documents.

lowa Code section 511.8(22)(i)(2) is amended to provide that the 10 percent limitation on inclusion of securities held in a life insurance company's legal reserve that are pledged as collateral for financial instruments used in highly effective hedging transactions includes securities pledged to a counterparty, clearing organization, or clearinghouse on an upfront basis in the form of initial margin, independent amount, or other securities pledged as a precondition of entering into financial instruments used in highly effective hedging transactions.

lowa Code section 511.8(23) is amended to provide that if securities held in a life insurance company's legal reserve are loaned, the collateral received for the loaned securities is not eligible for inclusion in the legal reserve.

New lowa Code section 511.40(5) provides that the gross amount of premiums received by a life insurance company or association for an employer-owned life insurance contract shall be allocated to this state for purposes of calculating the state premium tax if the contract is issued or delivered in this state or the company or association is domiciled in this state. For purposes of the subsection, "employer-owned life insurance contract" means a policy which provides coverage on a life for which the employer has an insurable interest under this lowa Code section or the laws of another state and the policy is owned by either the employer or a trust established by the employer for the benefit of the employer or the employer's active or retired employees.

INSURANCE OTHER THAN LIFE. Iowa Code section 515.26 is amended to strike a requirement that all directors of a mutual insurance company must be policyholders.

lowa Code section 515.35(4)(f) is amended to provide that an insurance company may invest in or otherwise acquire or hold certain interests in a limited partnership or limited liability company subject to specified limitations on the value of such investments as compared to the value of the capital and surplus of the company.

lowa Code section 515.69(1) is amended to require that a foreign stock insurance company must possess the actual amount of capital and surplus required of any company organized pursuant to Iowa Code chapter 515, or if the insurer is a mutual company, the actual amount of surplus required of any mutual company organized pursuant to Iowa Code chapter 515. Previously, a foreign stock insurance company was required to have \$2.5 million of actual paid-up capital, and a surplus in cash or invested in securities authorized by law of not less than \$2.5 million.

lowa Code section 515.128(1) is amended to provide that an insurer shall not fail to renew a commercial lines policy or contract of insurance except by notice to the named insured. Provisions relating to nonrenewal of such a policy are stricken and placed with modifications, in new Iowa Code section 515.128A.

New Iowa Code section 515.128A provides that an insurer must notify the named insured in a commercial lines policy or contract of increases in premium rates or deductibles of 25 percent or more, or of a material reduction in the limits or coverage of the policy. The notice must be mailed to the insured at least 45 days prior to the expiration date of the policy or contract. A premium charge that is assessed after the beginning date of the policy or contract period for which the premium is due is not considered a premium increase for purposes of the lowa Code section. If the insurer fails to meet the notice requirements, the named insured has the option to continue the policy or contract for the remainder of the notice period plus an additional 30 days at the premium rate of the existing policy or contract.

lowa Code section 515.136 is amended to provide that an insurance company or association is liable for the actual cash value of the property insured at the date of loss, unless that value exceeds the amount stated in the policy. Previously, the insurer issuing such a policy was allowed to show the actual value of the property at the date of issuance of the policy and any depreciation in the value of the property before a loss occurred but was still liable for the actual value of the property insured on the date of loss unless that value exceeded the policy amount.

WORKERS' COMPENSATION LIABILITY INSURANCE. Iowa Code section 515A.7(1)(b)(5) is amended to remove a reference to a "scheduled rating plan," a term that is not defined in the Iowa Code chapter.

COUNTY MUTUAL INSURANCE ASSOCIATIONS. Iowa Code section 518.14(4)(f) is amended to allow county mutual insurance associations to invest in limited partnerships publicly traded on a nationally established stock exchange in the United States.

STATE MUTUAL INSURANCE ASSOCIATIONS. Iowa Code section 518A.12(4)(f) is amended to allow state mutual insurance associations to invest in limited partnerships publicly traded on a nationally established stock exchange in the United States.

RISK-BASED CAPITAL REQUIREMENTS FOR INSURERS. Iowa Code section 521E.1(4) is amended to provide that for purposes of the Iowa Code chapter, a fraternal benefit society organized under Iowa Code chapter 512B is a domestic insurer. Iowa Code section 521E.1(4)(b), which excepted a fraternal benefit society from inclusion as a domestic insurer, is stricken. Corresponding changes to include such a society are made in Iowa Code section 521E.1(6) and (7).

lowa Code section 521E.3(1)(a)(2) is amended to provide that for a life and health insurer, a company-action-level event means the insurer's total adjusted capital is greater than or equal to its company-action-level risk-based capital but less than the product of its authorized-control-level risk-based capital and three, instead of two and one-half, and has a negative trend.

LICENSING OF PUBLIC ADJUSTERS. Iowa Code section 522C.6 is amended to add provisions allowing the Commissioner of Insurance to hold hearings, issue cease and desist orders, assess civil penalties, and petition for enforcement of those orders by the district court against persons who violate the provisions of Iowa Code chapter 522C. The district court is authorized to adjudge a violator in civil contempt of an order and to impose a civil penalty for contempt of not less than \$3,000 but not more than \$10,000 for each violation and grant any other relief the court determines is just and proper under the circumstances.

DISSOLUTION OF MARRIAGE AND DOMESTIC RELATIONS. Iowa Code section 598.20A is amended to provide that it is the policy owner of an insurance contract insuring the policy owner's own life, not the insured, who designates the beneficiary of the policy and is authorized to make changes in that designation after a decree of dissolution of marriage, annulment, or separate maintenance.

CHILDREN AND YOUTH

- SENATE FILE 288 Juvenile Justice and Youthful Offenders
- SENATE FILE 362 Child in Need of Assistance and Termination of Parental Rights Proceedings Included Relatives
- HOUSE FILE 590 Child Abuse Assessment and Reporting Procedures

RELATED LEGISLATION

SENATE FILE 115 - Intermediate and Special Minor's Driver's Licenses SEE TRANSPORTATION. This Act amends provisions relating to young drivers issued an instruction permit or an intermediate driver's license under the Graduated Driver Licensing Program and young drivers issued a special minor's license for travel to and from school. The Act takes effect January 1, 2014.

SENATE FILE 446 - Appropriations — Health and Human Services

SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2013-2014 and FY 2014-2015, and includes numerous provisions involving children, including the hawk-i Program and other child health initiatives, child support, child care, child protection, child welfare, juvenile drug courts, subsidized adoption, and Early Childhood Iowa (formerly community empowerment) Initiative funding. In addition, the Act caps the statewide number of juvenile detention home beds, creates a new Autism Support Program, establishes a Child Sports Injury Prevention Study, requires the Department of Education to make recommendations concerning required training for suicide prevention for persons licensed by the education system, and expands the use of integrated health homes for children under the Medicaid program.

SENATE FILE 452 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division VI of the Act requires each newborn in this state to receive a critical congenital heart disease screening in conjunction with required metabolic screening. Division XVII requires criminal and abuse registry background checks for school employees.

- HOUSE FILE 119 - County Attorney Duties and Juvenile Court Actions SEE HUMAN SERVICES. This Act eliminates the county attorney's duty to represent the Department of Human Services in child in need of assistance and termination of parental rights proceedings in juvenile court.
- HOUSE FILE 210 - Indigent Defense — Practices and Procedures SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act relates to the practices and procedures of the State Public Defender and payments from the Indigent Defense Fund and affects both child and adult cases.

HOUSE FILE 351 - Statewide Preschool Program Enrollees — Compulsory Attendance

SEE EDUCATION. This Act provides that children enrolled in the Statewide Preschool Program for Four-Year-Old Children are considered to be of compulsory attendance age unless the parent or guardian submits written notice to the school district implementing the program of the parent's or guardian's intent to remove the child from the program.

HOUSE FILE 471 - Parental Rights SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to parental rights including payment of reasonable attorney fees in proceedings relating to termination of parental rights and the awarding of visitation when a parent has a history of sexual crimes against a minor.

HOUSE FILE 592
 Indigent Defense — Compensation Records — Juvenile Cases
 SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act relates to the appointment of appellate counsel to represent an indigent person in an appeal in a juvenile or termination of parental rights case under Iowa Code chapter 600A (Termination of Parental Rights).

Federal Block Grant Appropriations and Other Federal Funding SEE APPROPRIATIONS. This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal years beginning October 1, and ending September 30, for 2013-2014 and 2014-2015, and for the state fiscal years beginning July 1, and ending June 30, for 2013-2014 and 2014-2015. The Act includes funding for various programs involving children and families, including Child Care and Development, Maternal and Child Health Services, Community Services, and Social Services Block Grants. See SF 446 (Appropriations) for expenditure of the federal Temporary Assistance for Needy Families Block Grant and additional federal Child Care and Development Block Grant funding.

CHILDREN AND YOUTH

SENATE FILE 288 - Juvenile Justice and Youthful Offenders

BY COMMITTEE ON JUDICIARY. This Act relates to the judgment and sentencing procedures for juveniles who are either excluded from juvenile court jurisdiction by operation of law or who may be waived to adult court.

Under the Act, when a complaint is filed pursuant to Iowa Code section 232.28 that a juvenile has committed a delinquent act, the juvenile court intake officer making a preliminary inquiry into the complaint is granted access to report data and disposition data for cases of founded child abuse relating to the juvenile who is the subject of the complaint.

The Act redefines when a juvenile may be considered for youthful offender prosecution and sentencing. A youthful offender is a juvenile prosecuted in adult court but supervised in juvenile court. The use of the option is limited to situations in which the juvenile is 12 through 15 years of age and has committed offenses which would be less than a class "A" felony if committed by an adult. For offenses which would be classified as a class "A" felony, the Act permits juveniles who are 10 or 11 years of age to also be prosecuted and sentenced as a youthful offender. The sentencing options and procedures are standardized for a juvenile who is prosecuted as an adult either because the offense is excluded from juvenile court jurisdiction or because the juvenile is waived to district court, and for any juvenile prosecuted as a youthful offender upon the youthful offender attaining the age of 18. Once a juvenile is tried as an adult and convicted, all subsequent proceedings for any delinquent act committed by that juvenile are to be commenced in district court. If a juvenile has been waived to district court for prosecution as an adult but is not convicted, subsequent proceedings for any delinquent act committed by that juvenile are to be commenced in juvenile court.

The Act also allows the district court to defer judgment, defer sentence, suspend a sentence, and place the juvenile or youthful offender on probation upon such terms and conditions as the court may require, even if those options are not available to adults for the offense.

Under the Act and in prior law, upon the youthful offender attaining the age of 18, the district court retains the power to defer the sentence and place the youthful offender on probation, sentence the youthful offender to a term of confinement, or terminate the order placing the youthful offender on youthful offender status and discharge the youthful offender from youthful offender status.

SENATE FILE 362 - Child in Need of Assistance and Termination of Parental Rights Proceedings — Included Relatives

BY COMMITTEE ON JUDICIARY. This Act states that "relative" for purposes of child in need of assistance and termination of parental rights proceedings includes the parent of a child's sibling. The Department of Human Services must provide notice to parents of a child's siblings within 30 days of an order in a child in need of assistance proceeding that transfers custody of the child to the department, juvenile court services, or a private agency for placement.

HOUSE FILE 590 - Child Abuse Assessment and Reporting Procedures

BY COMMITTEE ON HUMAN RESOURCES. This Act establishes a multipath child abuse assessment process and amends provisions related to the Central Registry for Child Abuse Information.

MULTIPATH ASSESSMENT. The Act establishes a new assessment process upon the receipt of a child abuse report. A formal child abuse assessment will continue to be conducted for all cases except child abuse reports that allege denial of critical care and do not allege imminent danger, death, or injury to a child. A child abuse assessment results in a disposition. The Department of Human Services (DHS) makes a determination of whether the alleged child abuse meets the definition of child abuse and makes a determination of whether the case meets the criteria for placement on the central registry. This type of assessment was the regular procedure upon receipt of any child abuse report prior to passage of the Act. DHS must commence a child abuse assessment within 24 hours of receiving a report.

The Act adds the family assessment as the other type of assessment process, which is to be conducted if the child abuse report alleges denial of critical care and does not allege imminent danger, death, or injury to a child. Under the family assessment process, DHS will not make a determination of whether the alleged child abuse meets the definition of child abuse and will not make a determination of whether the case meets the criteria for placement on the central registry. DHS must commence a family assessment within 72 hours of receiving a child abuse report. If during a family assessment DHS determines that a child is unsafe, it appears the immediate safety or well-being of a child is endangered, the family may flee, the child may disappear, or if other facts so warrant, DHS must immediately commence a child abuse assessment.

Both a child abuse assessment and a family assessment include a safety assessment, risk assessment, and an evaluation of the home environment. DHS must also make a written assessment report for both a child abuse assessment and a family assessment. Upon completion of the written assessment report for either the child abuse assessment or family assessment, DHS must consult with the child's family to offer services to the child and the child's family, if needed. DHS must provide the juvenile court and the county attorney with a copy of the written child abuse assessment report, a written family assessment report for cases in which DHS requests a child in need of assistance petition, or other reports for cases in which DHS requests filing of a child in need of assistance petition.

DHS must provide or arrange for and monitor services for abused children and families on a voluntary basis or under a final or immediate order of the juvenile court for cases assessed under the child abuse pathway. DHS may provide or arrange for and monitor services for children and families on a voluntary basis for cases assessed under the family assessment pathway.

At the conclusion of a family assessment, DHS must transfer the case, if appropriate, to a contracted service provider; however, the contracted provider must make a referral to the DHS abuse hotline if a family's noncompliance with a service plan places a child at risk. This referral may result in the commencement of a child abuse assessment or the request for filing of a child in need of assistance petition. Also, if DHS determines that a safety issue continues to require a child to reside outside the child's home at the conclusion of the family assessment, DHS shall transfer the assessment to the child abuse assessment for a determination of whether the case meets the definition of child abuse and a determination of whether criteria for placement on the central child abuse registry are met.

DHS must adopt rules to implement various provisions of the Act. DHS must also develop a quality assurance component to the differential response system.

Provisions relating to the establishment of a multipath assessment process take effect January 1, 2014, except that DHS may begin implementation prior to January 1, 2014, to reach full implementation by that date.

The requirement that DHS adopt rules for implementation took effect May 24, 2013.

CENTRAL CHILD ABUSE REGISTRY. Prior law provided that the names of the child and the alleged perpetrator of the alleged child abuse and any other child abuse information be placed in the central registry as a case of founded child abuse if DHS determines the acts or omissions of the alleged perpetrator meet the definition of child abuse and DHS has determined within the preceding 18 months that the acts or omissions of the alleged perpetrator in a prior case met the definition of child abuse. The Act increases the amount of time between the current offense and the previous offense, from 18 months to five years, for which a previous determination of child abuse will result in placement on the registry. This section of the Act applies to cases in which the previous case that met the definition of child abuse occurred on or after January 1, 2014.

Prior law also provided for the removal of the name of a person named in the central registry as having abused a child after 10 years. Under the Act the name of a person named in the central registry as having abused a child will be removed after five years if DHS determines the person committed one of the following types of child abuse: physical injury, failure to provide critical care, and the presence of an illegal drug in the child's body. However, the name of such a person named in the initial data placed on the registry as having abused a child will remain on the registry for 10 years if the child abuse resulted in a child's death or serious injury of the child. This section of the Act applies to report and disposition data placed on the registry on or after January 1, 2014.

CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

SENATE FILE 142	- Business Opportunity Promotions — Unlawful Practices
SENATE FILE 186	- Uniform Commercial Code — Funds Transfers
SENATE FILE 187	- Transmission of Court Records on Appeal
SENATE FILE 318	- Judicial Branch Administration — Fees
SENATE FILE 358	- Limitations on Claims Against Real Estate
SENATE FILE 406	- Mental Health Advocates and Involuntary Commitments
SENATE FILE 445	- Real Estate Transfers — Mortgage Release Certificate
HOUSE FILE 211	- In-State Construction Contracts — Applicable Law
HOUSE FILE 212	- Condemnation Proceedings by School Corporations — County Attorney Representation
HOUSE FILE 356	- Actions on Claims for Rent — Limitations — Execution on Judgments
HOUSE FILE 471	- Parental Rights
HOUSE FILE 495	- Landlord and Tenant Law — Forcible Entry and Detainer
HOUSE FILE 496	- No-Contact and Protective Orders — Service of Notice
HOUSE FILE 565	- Mechanics' Liens
HOUSE FILE 566	- Business and Nonprofit Entities — Statements of Authority — Real Estate Transfers
HOUSE FILE 591	- Estates and Trusts

RELATED LEGISLATION

SENATE FILE 316 - Termination of Farm Tenancies SEE AGRICULTURE. This Act provides for the termination of leases held by a person who produces crops or livestock on land, referred to as a "farm tenancy".

- **SENATE FILE 340** Rail Crew Transport Vehicle Drivers **SEE TRANSPORTATION.** This Act establishes hours-of-service requirements for persons who drive motor vehicles transporting railroad workers and establishes a civil penalty for violations by a railroad worker transportation company or a railroad company.
- SENATE FILE 355 Regulation of Vehicles of Excessive Size and Weight SEE TRANSPORTATION. This Act amends provisions relating to the imposition of administrative sanctions for violations of permit requirements for vehicles of excessive size and weight.

SENATE FILE 362

 Child in Need of Assistance and Termination of Parental Rights Proceedings — Included Relatives
 SEE CHILDREN AND YOUTH. This Act states that "relative" for purposes of child in need of assistance and termination of parental rights proceedings includes the parent of a child's sibling. The Department of Human Services must provide notice to parents of a child's siblings within 30 days of an order in a child in need of assistance proceeding that transfers custody of the child to the department, juvenile court services, or a private agency for placement.

SENATE FILE 386 - Transportation — Miscellaneous Changes

SEE TRANSPORTATION. This Act requires that when a person's driver's license is revoked for a second offense of driving while intoxicated, the person must maintain an ignition interlock device on all vehicles owned or operated by the person for one year following reinstatement of the person's driver's license. The Act adds the offense of texting or using a hand-held mobile telephone while operating a commercial motor vehicle in violation of a state or local law to the list of offenses which can lead to sanctions of a person's commercial driving privileges if the person has two or more convictions within a three-year period.

SENATE FILE 390 - Property with Private Sewage Disposal Systems — Abstracts of Title SEE ENVIRONMENTAL PROTECTION. This Act relates to certain abstracts to property with private sewage disposal systems.

SENATE FILE 442 Appropriations — Judicial Branch SEE APPROPRIATIONS. This Act appropriates from the General Fund of the State for FY 2013-2014 to the judicial branch for salaries, maintenance, equipment, and miscellaneous purposes. The Act also appropriates from the General Fund of the State for FY 2014-2015 to the judicial branch at 50 percent of the amounts appropriated for the prior fiscal year. Judicial officer salary amounts are not addressed in this Act, but are addressed in SF 452, section 40.

SENATE FILE 446

 Appropriations — Health and Human Services
 SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2013-2014 and FY 2014-2015, and includes numerous provisions involving civil law, including child support, juvenile justice and child welfare, and mental health and disability services funding. A three-year pilot project is established to engage volunteers to assist the court in monitoring and assisting guardians and conservators.

SENATE FILE 447 - Appropriations — Justice System SEE APPROPRIATIONS. This Act relates to appropriations for the justice system and includes amendments to a request for a legislative study relating to judicial officer compensation during the 2013 Legislative Interim.

- SENATE FILE 452 State and Local Government Financial and Regulatory Matters Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. Division III of the Act increases the salaries for justices, judges, and magistrates. Division XXIII prohibits the sale, operation, or possession of speed detection jamming devices.
- HOUSE FILE 112 Criminal Procedure Forfeiture of Bail SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act relates to the forfeiture of bail in a criminal case. The Act extends the time period the court may set aside a judgment (forfeited bail) against a surety from 60 days to 90 days when a defendant fails to appear in court.
- HOUSE FILE 210 Indigent Defense Practices and Procedures SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act relates to the practices and procedures of the State Public Defender and payments from the Indigent Defense Fund.
- HOUSE FILE 469 - Business Corporations SEE BUSINESS, BANKING, AND INSURANCE. This Act amends the "Iowa Business Corporation Act" (Iowa Code chapter 490) governing the requirements for the creation,

organization, and operation of for-profit corporations, including by providing for notices, documents, and communications; qualified directors, and the functions and duties of directors and officers; compensating a director for legal expenses; conflict of interest transactions, notice to shareholders, shareholder meetings, the right of shareholders to vote and shareholder appraisal rights, judicial action, foreign corporations, and the enactment of future provisions.

- HOUSE FILE 590 Child Abuse Assessment and Reporting Procedures SEE CHILDREN AND YOUTH. This Act establishes a multipath child abuse assessment process and amends provisions related to the Central Registry for Child Abuse Information.
- Flammable or Combustible Liquids Miscellaneous Provisions
 SEE AGRICULTURE. This Act amends a provision that excludes a retail dealer of gasoline or diesel fuel (motor fuel) from liability for damages caused by the use of incompatible motor fuel dispensed at the dealer's premises (motor fuel site), by extending that same exclusion to other marketers (distributors, suppliers, and nonrefiner biofuel manufacturers) as well as to pipeline companies, refiners, terminal operators, or terminal owners.
- HOUSE FILE 649
 Landholder Liability for Public Use of Private Property
 SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act encourages private landholders to make their land available to the public for recreational purposes and for urban deer control, by limiting the landholders' liability to persons who enter their land to pursue such activities.

CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

SENATE FILE 142 - Business Opportunity Promotions — Unlawful Practices

BY COMMITTEE ON JUDICIARY. This Act provides that a violation of Iowa Code chapter 551A, which regulates certain business opportunity promotions, is an unlawful practice as provided in Iowa Code section 714.16, which relates to consumer frauds. Pursuant to Iowa Code section 714.16, the Attorney General may investigate, issue subpoenas, and commence civil proceedings seeking restraining orders or injunctions prohibiting persons from engaging in unlawful business opportunity promotions or seeking termination of the business affairs of a person engaging in such unlawful promotions. In addition, a civil penalty of up to \$40,000 per violation may be imposed by a court against a person found to have committed such an unlawful practice.

SENATE FILE 186 - Uniform Commercial Code — Funds Transfers

BY COMMITTEE ON JUDICIARY. This Act amends Iowa Code chapter 554, Article 12, by providing that its provisions apply to a "remittance transfer" as defined in the federal Electronic Fund Transfer Act (EFTA), 15 U.S.C. § 1693 et seq., unless any provision of the federal statute (or associated regulation) also applies.

BACKGROUND — ARTICLE 4A AND THE EFTA. Article 4A of the Uniform Commercial Code, recommended by the National Conference of Commissioners on Uniform State Laws (Uniform Law Commission) and the American Law Institute, regulate the electronic transfer of payment orders made through a wire service between commercial parties, such as from one bank to another. By contrast, the EFTA regulates electronic fund transfers involving consumers (e.g., transactions using automatic teller machines). In Iowa, Article 4A is codified as Article 12 of the Uniform Commercial Code, and Iowa Code section 554.12108 provides the exception for the EFTA (i.e., transactions affecting consumers).

BACKGROUND — REMITTANCE TRANSFER. According to the Uniform Law Commission's official comment, its recommended amendment to (Iowa Code § 554.12108) is in response to the federal Dodd-Frank Wall Street Reform and Consumer Protection Act (Public Law 111-203). That Act in part amends the EFTA, and requires the new federal Bureau of Consumer Financial Protection to adopt implementing regulations effective February 7, 2013 (77 Federal Register No. 25 (February 7, 2012), p. 6194). Part of the new federal Act and its accompanying regulations create new compliance requirements to protect consumers who transfer moneys from the United States to a foreign destination (15 U.S.C. § 1693 et seq.), which is referred to as a "remittance transfer". Specifically, the EFTA now defines this as an electronic transfer of funds requested by a sender (consumer) located in any state to a designated recipient that is initiated by a "remittance transfer provider" (a person or financial institution) who provides such services in the normal course of business (15 U.S.C. § 1693o-1(g)).

CARVE OUT. While the EFTA regulates some remittance transfers, it does not address all classes of such transactions. Therefore, when the implementing federal regulations became effective on February 7, 2013, some remittance transfers were not covered either by federal law (EFTA) or state law. The Act provides that a funds transfer that is a remittance transfer but not an electronic fund transfer under the EFTA will be governed under Article 4A (lowa's Article 12).

EFFECTIVE DATE. The Act took effect April 26, 2013.

SENATE FILE 187 - Transmission of Court Records on Appeal

BY COMMITTEE ON JUDICIARY. This Act relates to the transmission of court records by the Clerk of the District Court to the Clerk of the Supreme Court in an appeal.

The Act specifies that the Clerk of the District Court shall be solely responsible for transmitting the record on appeal to the Clerk of the Supreme Court. The Act requires the Clerk of the District Court to only transmit the record to the Clerk of the Supreme Court upon the request of the appellee, appellant, the attorney for the appellee or appellant, or the appellate court. The Act also specifies the record on appeal shall consist of the original documents and exhibits filed in district court, transcripts of the proceedings, and a certified copy of the docket and court calendar entries prepared by the Clerk of the District Court in the case under appeal.

Under the Act, exhibits of unusual size or bulk are not required to be transmitted by the Clerk of the District Court unless requested by the appellee, appellant, the attorney for the appellee or appellant, or the appellate court. The Act also requires that the Clerk of the District Court transmit any of the remaining record to the Clerk of the Supreme Court within seven days after the final briefs have been filed in the appeal.

SENATE FILE 318 - Judicial Branch Administration — Fees

BY COMMITTEE ON JUDICIARY. This Act relates to the administration of the judicial branch and makes appropriations.

The Act specifies that the fees assessed for shorthand certification examinations are appropriated to the judicial branch and shall be used to offset the expenses of the Board of Examiners of Shorthand Reporters, including the costs of administering examinations.

The Act also specifies that the fees collected for examination and admission to practice law are appropriated to the judicial branch and shall be used to offset the costs of administering the examination and admission process to practice law.

SENATE FILE 358 - Limitations on Claims Against Real Estate

BY COMMITTEE ON JUDICIARY. This Act makes changes relating to the sale of real estate by contract or bond.

PRESUMPTION OF ABANDONMENT — *CONTRACT OR BOND FOR SALE OF REAL ESTATE.* The Act amends lowa Code section 558.5, relating to a presumption of abandonment of a contract or bond for the sale of real estate. Under prior law, a contract or bond for the sale of real estate was presumed abandoned and of no effect if the record of the contract or bond was executed or recorded, as applicable, more than 10 years earlier and no performance had been made on the contract or bond and 10 years had elapsed since the performance date stated in the record of the contract or bond. The Act provides that if the record of the contract or bond is presumed abandoned and of no effect when more than 20 years have elapsed since the record of the contract or bond was executed or recorded, as applicable. Iowa Code section 558.5 is also amended to remove a July 1, 1992, date relating to prospective applicability of Iowa Code section 558.5 to a contract or bond for the sale of real estate that is not recorded but is referred to in another recorded instrument.

FORECLOSURE OF ANCIENT MORTGAGES. The Act amends Iowa Code section 614.21, relating to the foreclosure of ancient mortgages. Prior law provided that an action to foreclose or enforce any real estate mortgage, bond for deed, trust deed, or contract for the sale or conveyance of real estate, after 20 years from the date thereof, as shown by the record of such instrument, could not be barred under certain circumstances. The Act provides that a vendee of a real estate contract or bond for deed, the vendor of which is barred by Iowa Code section 614.21 from maintaining an action to foreclose or enforce the contract or bond, or a vendee who is entitled to immediate issuance of a deed in fulfillment of contract or bond and who is in physical possession of the property, may serve the vendor with a demand for a deed as provided in the contract. The written notice may be served personally or by publication, on the same conditions, and in the same manner as is provided for the service of original notices, except that when the notice is served by publication an affidavit shall not be required before publication. Service by publication shall be deemed complete on the day of the last publication. The Act also provides for service on a judgment creditor of a deceased vendor or any other person who is, as a matter of record, interested in the estate of a deceased vendor. The demand shall state that if a deed is not provided within 45 days of service and an action to foreclose or forfeit the contract has not been commenced within such period, the vendee may file an affidavit showing service. In such a case the county auditor is required to correct the county records to indicate that the rights of the vendor have vested in the vendee.

SERVICE OF NOTICE — FORFEITURE OF REAL ESTATE CONTRACTS. The Act amends Iowa Code section 656.3 to specify that the written notice that a vendor is required to serve on a vendee pursuant to Iowa Code section 656.2 to forfeit a contract for the sale of real estate located in this state may be served on a judgment creditor of a deceased vendor or on any other person who is, as a matter of record, interested in the estate of a deceased vendor in the manner provided for service of process in Iowa Code section 654.4A.

DEFECT IN FORFEITURE PROCEEDINGS — LIMITATION OF ACTIONS. The Act provides that an action that asserts a claim against real estate previously subject to a forfeiture proceeding, based upon a defect in the forfeiture proceeding, shall not be commenced by a vendee who is not in possession of the property, or by a party to the forfeiture proceeding who is other than a vendee or vendor, in which the proof and record of service of notice of forfeiture has been filed of record for more than 10 years.

The Act provides that a vendee who is not in possession of the property, or a party to the forfeiture proceeding who is other than the vendee or vendor, may commence such an action at any time prior to July 1, 2014, if, as of June 30, 2013, more than 9 years but 10 years or less have elapsed since the proof and record of service of notice of forfeiture was filed of record. The Act repeals this provision and prior law relating to actions in defective forfeiture proceedings filed prior to July 1, 1991, on July 1, 2014.

SENATE FILE 406 - Mental Health Advocates and Involuntary Commitments

BY COMMITTEE ON JUDICIARY. This Act relates to involuntary commitments of persons with substance-related disorders, mental illness, or intellectual disability. The Act is organized into divisions.

Division I - Mental Health Advocate Division in DIA - see item veto section

Division II — Mental Health Advocates — Implementation — see item veto section

Division III — Involuntary Commitments — Persons with an Intellectual Disability

Division III repeals provisions in Iowa law authorizing involuntary commitment of persons with an intellectual disability to provide treatment, training, instruction, care, habilitation, and support services for the persons. The Act does not affect existing Iowa Code provisions allowing such services to be provided on a voluntary basis and requiring guardianships for a person with an intellectual disability to be initiated and conducted under Iowa Code chapter 633, the Iowa Probate Code.

This division takes effect July 1, 2014.

Division IV — Involuntary Commitments — Substance-Related Disorders and Mental Illness

PREAPPLICATION SCREENING ASSESSMENT. This division provides that prior to filing an application for involuntary commitment or treatment under Iowa Code chapter 125 (substance-related disorder) or for involuntary hospitalization under Iowa Code chapter 229 (mental illness), the clerk of the district court or the clerk's designee must inform the interested person who intends to file the application about the option of requesting a preapplication screening assessment through a preapplication screening assessment program, if available. The State Court Administrator is required to prescribe practices and procedures for implementation of the preapplication screening assessment program.

APPLICATION FOR INVOLUNTARY COMMITMENT OR TREATMENT OR INVOLUNTARY HOSPITALIZATION. Previously, a separate application to the court was required for the involuntary commitment or treatment of a person with a substance-related disorder under lowa Code chapter 125 or for the involuntary hospitalization of a person with a serious mental impairment under lowa Code chapter 229. The division combines both applications and allows an interested person to file one application under either lowa Code chapter 125 or 229 with the clerk of the district court of the county where the respondent is located or where the respondent resides. The interested person is required to state on the application the person's belief that the respondent presents a danger to self or others and lacks judgmental capacity due to either a substance-related disorder or a serious mental impairment. The applicant must also state facts in support of each claim and, consistent with current law, provide a written statement of a licensed physician, one or more supporting affidavits, or any other corroborative information as determined by the clerk of the district court. The division requires the Supreme Court to adopt rules and establish forms as necessary to carry out the amended provisions.

Under existing law in Iowa Code section 229.22, if a person is believed to have a mental illness, and due to that illness, is believed likely to physically injure the person's self or others if not immediately detained, a peace officer

or another person may cause the person to be taken without a warrant or court order to a hospital or a community facility licensed to care for persons with mental illness or a substance-related disorder. In addition to a physician, the types of health care professionals authorized to order treatment of the person once the person is taken to a hospital or community facility, is expanded to include a psychiatric advanced registered nurse practitioner or a physician assistant. Existing law continues to restrict the treatment of that person to only the extent necessary to preserve the person's life or to appropriately control behavior by the person which is likely to result in physical injury to that person or others if allowed to continue and to require the health care professional to communicate with a magistrate if the professional finds there is reason to believe the person must be immediately detained to prevent injury to the person or others. The Act requires such a finding by a physician assistant to be approved by the physician assistant's supervising physician before communicating with the magistrate.

STUDY BED AVAILABILITY TRACKING SYSTEM. The Department of Human Services is directed to conduct a study regarding the possible development of a hospital bed tracking system in order to most efficiently and effectively serve the needs of persons suffering from mental illness. The department is required to submit a report of the study and make recommendations to the Governor and the General Assembly by December 16, 2013.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

- 1. Division I, which would have established a new Mental Health Advocate Division in the Department of Inspections and Appeals (DIA) in FY 2013-2014. The new DIA division would have completed organizational work during the fiscal year. Except in Polk County, where the county designates and pays the advocate, current law provides for the court to appoint a mental health advocate when a person is involuntarily committed under Iowa Code chapter 229 for treatment for having a serious mental impairment and the county pays for cost of the advocate. Effective on July 1, 2014, all advocates would have been appointed and supervised by the Administrator of the new Mental Health Advocate Division created in DIA. Payment for the costs of advocates would have become a state responsibility in the succeeding fiscal year.
- 2. Division II, which would have amended the Iowa Code effective July 1, 2014, to shift responsibility for the mental health advocates to DIA. An advocate's duties under current law were maintained and include visiting and communicating with involuntarily committed patients and the medical personnel treating the patients, and filing reports with the court.

SENATE FILE 445 - Real Estate Transfers — Mortgage Release Certificate

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the transfer of real estate and the filing of a mortgage release certificate, providing for a fee, making remedies applicable, and providing an effective date.

lowa Code section 16.92 allows the Title Guaranty Division of the Iowa Finance Authority to execute and record a mortgage release certificate in each county (county recorder) in which a mortgage is recorded if such mortgage has been paid off but not released of record or has been incorrectly released.

The Act reorganizes, consolidates, and amends certain provisions in Iowa Code section 16.92 relating to the application process for a certificate of release, notice requirements the division must follow in notifying a mortgage servicer of the division's intention to execute and record a certificate of release upon the division's receipt of a mortgage release application, and execution requirements relating to the certificate of release. The Act specifies that a request for a mortgage release certificate may be made by an applicant, defined as a person authorized to regularly lend moneys to be secured by a mortgage on real property in this state, a licensed real estate broker, a licensed attorney, a participating abstractor, or a licensed closing agent. The applicant is required to submit certain evidence acceptable to the division and the applicant must confirm in writing that the mortgage has been paid off and that no release of the mortgage has occurred. The Act provides that the certificate of release executed by the division is only required to contain certain basic information about the mortgage and the execution of the certificate and also authorizes the division to charge a fee for services relating to the execution of the certificate of release.

Under lowa Code section 16.92, for purposes of a release or partial release of a mortgage, a properly executed certificate of release is prima facie evidence of the facts contained in such release or partial release, is entitled to be recorded with the county recorder where the mortgage is recorded, operates as a release or partial release of the

mortgage described in the certificate of release, and may be relied upon by any person who owns or subsequently acquires an interest in the property released from the mortgage. The county recorder is required to rely upon the certificate of release to release the mortgage. In addition to any other remedy provided by law, if the division through an act of negligence wrongfully or erroneously records a certificate of release, the division is liable to the mortgage and mortgage servicer for actual damages sustained due to the recording of the certificate of release.

The Act took effect May 1, 2013.

HOUSE FILE 211 - In-State Construction Contracts — Applicable Law

BY COMMITTEE ON JUDICIARY. This Act provides that a provision of an in-state construction contract is void and unenforceable as contrary to public policy if the provision makes the contract subject to the laws of another state or requires any litigation, mediation, arbitration, or other dispute resolution proceeding arising from the contract to be conducted in another state. The Act provides that the laws of Iowa apply to every in-state construction contract. Any litigation, mediation, or other dispute resolution proceeding arising from or relating to an in-state construction contract must be conducted in Iowa.

The Act takes effect January 1, 2014.

HOUSE FILE 212 - Condemnation Proceedings by School Corporations — County Attorney Representation

BY COMMITTEE ON JUDICIARY. Iowa Code section 6B.2 specifies that condemnation proceedings shall be conducted by the county attorney when the damages are payable from funds disbursed by a county, or by any township or school corporation. This Act strikes school corporations from the provision under which the county attorney is required to conduct condemnation proceedings.

HOUSE FILE 356 - Actions on Claims for Rent — Limitations — Execution on Judgments

BY COMMITTEE ON JUDICIARY. This Act relates to the statute of limitation periods in bringing a lawsuit and executing a judgment in an action on a claim for rent.

Prior law provided that an action on a claim for rent based upon a written contract must be brought within 10 years from the date the rental payment was due and that execution on a judgment in the action, including collection, must be commenced within two years from the date of entry of the judgment.

The Act provides that an action on a claim for rent based upon a written contract must be brought within five years from the date the rental payment was due. Execution on a judgment in such an action, including collection, must be commenced within five years from the date of entry of the judgment. However, if the right to execute or collect on such judgment is sold, the right to execute or collect is only valid for two years from the date of entry of the judgment.

HOUSE FILE 471 - Parental Rights

BY COMMITTEE ON JUDICIARY. This Act relates to parental rights including who is responsible for reasonable attorney fees in a termination of parental rights proceeding and the visitation rights of a parent convicted of a sex offense against a minor.

Under current law, in a termination of parental rights (TPR) proceeding, the person against whom the petition is filed has the right to counsel in connection with all subsequent hearings and proceedings. If that parent desires but is financially unable to employ counsel, the court will appoint counsel if the person requests appointment of counsel, the person is indigent, and the court determines the person will have difficulty presenting the person's version of the facts in dispute and has a colorable defense to the TPR. Under current law, unless the person filing the petition for TPR or the person on whose behalf the petition is filed is a child-placing agency or is indigent, such person is responsible for payment of reasonable attorney fees for appointed counsel.

This Act provides that specifically for the services provided by appointed counsel in a juvenile court or appellate proceeding, a person filing the petition for TPR or the person on whose behalf the petition is filed is responsible for the payment of reasonable attorney fees unless the person filing the petition is a private child-placing agency or is indigent. Additionally, if a TPR order is granted, and a parent against whom the petition is filed appeals, the person who initially filed the petition or the person on whose behalf the petition was filed is not responsible for the payment

of attorney fees for services provided by appointed counsel in the appellate proceeding, but instead the appointed attorney is to be paid reasonable attorney fees as determined by the State Public Defender from the Indigent Defense Fund.

The Act also provides, with regard to visitation rights, that if a parent has been convicted of a sex offense against a minor, the parent is not entitled to visitation while incarcerated, or on probation, parole, or other type of conditional release. This circumstance is considered a substantial change in circumstances. This provision of the Act took effect May 15, 2013, and is retroactively applicable to July 1, 2000.

HOUSE FILE 495 - Landlord and Tenant Law — Forcible Entry and Detainer

BY COMMITTEE ON JUDICIARY. This Act amends residential landlord and tenant laws and related forcible entry and detainer laws.

The Act transfers the substance of language regarding maximum fees for late payment of rent from Iowa Code section 535.2 to Iowa Code sections 562A.9 and 562B.10. However, the Act increases the maximum payment that a landlord may impose for late payment of rent from \$10 a day or \$40 per month to an amount not to exceed \$12 per day or a total amount of \$60 per month for rental agreements in which rent does not exceed \$700 per month, and a maximum late fee payment of \$20 per day or a total amount of \$100 per month for rental agreements in which rent agreements in which rent exceeds \$700 per month.

The Act transfers the substance of the definition of "presumption" from Iowa Code section 562A.36 to the general definitions section in Iowa Code chapter 562A and adds a definition for "resident."

The Act amends the amount of punitive damages that a tenant of a dwelling unit can receive for the landlord's bad faith retention of a deposit from an amount not to exceed \$200 to twice the monthly rental payment. Additionally, if a landlord unlawfully ousts, excludes, or diminishes services to the tenant of a dwelling unit, the tenant may recover possession of the unit using forcible entry and detainer statutes and may recover punitive damages not to exceed twice the monthly rental payment.

A tenant of a dwelling unit who intentionally destroys or damages a premises may face criminal charges pursuant to lowa Code chapter 716, regarding damage to property.

The Act amends the provision relating to waiver of a residential landlord's right to terminate a rental agreement of a dwelling unit to provide that a landlord may grant a waiver for a term of days if the landlord gives the tenant notice of the breach and temporary waiver prior to the tenant acting or failing to act in reliance on the temporary waiver.

The Act requires a landlord providing a written notice of termination as required by Iowa Code section 562A.34 for periodic tenancies to provide notice using a stricter method dictated by Iowa Code section 562A.29A. A landlord providing notice of the cancellation of a rental agreement under the manufactured home community or mobile home park residential landlord tenant laws also must use the stricter method under Iowa Code section 562B.27A.

HOUSE FILE 496 - No-Contact and Protective Orders — Service of Notice

BY COMMITTEE ON JUDICIARY. This Act relates to the service of notice of no-contact orders and protective orders and includes an effective date provision.

The Act provides that, in lieu of personal service of a no-contact order or a protective order, a sheriff of any county in this state or any peace officer or corrections officer in this state may serve the person subject to the order with a short-form notification to effectuate service of an unserved no-contact order or protective order. The Act allows service of a short-form notification during traffic stops and other contacts with the person by a sheriff, peace officer, or corrections officer in the course of performing official duties. The detention of the person shall be for a reasonable period of time to complete the short-form notification process. When the short-form notification process is complete, the sheriff, peace officer, or corrections officer serving the notification shall file a copy of the notification with the Clerk of the District Court which shall indicate the date and time the notification was served on the person.

The short-form notification shall be on a form prescribed by the State Court Administrator who shall prescribe rules relating to the content and distribution of the form to the appropriate law enforcement agencies in this state. The form shall include but not be limited to statements that the person shall have no contact with the protected party, is responsible for obtaining a full copy of the no-contact order or protective order from the county sheriff of the county in which the order was entered or from the Clerk of the District Court, and that the terms and conditions of the no-contact order or protective order or protective order.

The Act takes effect April 1, 2014.

HOUSE FILE 565 - Mechanics' Liens

BY COMMITTEE ON JUDICIARY. This Act makes conforming language corrections relating to the posting of precommencement and preliminary notices and mechanic's liens on the Mechanics' Notice and Lien Registry and related procedures involving the civil enforcement of mechanics' liens to be consistent with changes made in HF 675 (2012).

The Act amends provisions relating to certain property information required for precommencement and preliminary notices.

The Act specifies that general contractors and owner-builders do not have to send precommencement notices to owner-builders.

The Act requires the administrator (Secretary of State) to provide proof of service for notices posted on the registry and eliminates the requirement that the administrator endorse every claim for a mechanic's lien posted on the registry.

The Act specifies that each claim posted to the registry Internet website shall be properly indexed by the administrator.

The Act provides that in a civil action by a subcontractor or owner against a general contractor or owner-builder, a bond given by a general contractor or owner-builder shall be approved by the administrator instead of the court.

The Act provides that the posting by any person of fictitious, forged, or false information to the registry is subject to a penalty as determined by the administrator.

The Act provides that a preliminary notice that remains posted on the registry Internet website two years after the date of posting shall be declared inactive by the administrator, unless renewed. A notice of commencement of work, if there are no related active postings, shall be declared inactive two years from the date of posting, unless renewed. The administrator is also required to establish a process for the removal of inactive notices and for the renewal of notices by rule.

HOUSE FILE 566 - Business and Nonprofit Entities — Statements of Authority — Real Estate Transfers

BY COMMITTEE ON JUDICIARY. This Act addresses issues involving the execution of instruments conveying an interest in real estate by certain business entities, including by providing for filing statements of authority, creating a general warranty, and creating a statute of limitations.

BACKGROUND. The Act amends provisions which relate to business entities (referred to as "entities") that are formed under the laws of this state, or organized under the laws of a different state, and allowed to do business in this state, by filing certain documents with the Secretary of State and conducting operations in a manner consistent with those laws. In the case of a domestic entity, the Secretary of State recognizes its existence and in the case of a foreign entity, the Secretary of State authorizes its right to do business in this state. Each of the various types of entities is governed by a separate Iowa Code chapter, often derived from legislation proposed by national organizations such as uniform acts by the National Conference of Commissioners on Uniform State Laws including the Revised Uniform Partnership Act referred to as "UPA" (Iowa Code chapter 486A), the Uniform Limited Partnership Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Uniform Limited Liability Company Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Uniform Limited Partnership Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Uniform Limited Liability Company Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Uniform Limited Liability Company Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Uniform Limited Liability Company Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Uniform Limited Liability Company Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Uniform Limited Liability Company Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Uniform Limited Liability Company Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Uniform Limited Liability Company Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Uniform Limited Liability Company Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Uniform Limited Liability Company Act referred to as "ULPA" (Iowa Code chapter 488), the Revised Unifor

to as "RULLCA" (lowa Code chapter 489), and the Revised Uniform Unincorporated Nonprofit Associations Act referred to as "RUUNAA" (lowa Code chapter 501B). Alternatively, several lowa Code chapters derive from model legislation proposed by the American Bar Association including the lowa Business Corporation Act referred to as "IBCA" (lowa Code chapter 490) and the Revised Iowa Nonprofit Corporation Act referred to as "RINCA" (lowa Code chapter 504). The Iowa Code includes a number of unique chapters governing cooperative associations, sometimes simply known as cooperatives, including several types of cooperatives originally chartered before July 1, 1935 (lowa Code chapters 497 and 498), and those sometimes referred to as traditional cooperatives (lowa Code chapter 499) or closed cooperatives (lowa Code chapter 501). Iowa also recognizes a cooperative-corporation, under the Iowa Cooperative Associations Act referred to as "ICAA" which in some form has been enacted in other states (Iowa Code chapter 501A). A special Iowa Code chapter governs multiple housing organizations organized on a cooperative basis (Iowa Code chapter 499A). Notwithstanding that these Iowa Code chapters originate from different sources, their provisions are often very similar.

TRANSFER OF REAL ESTATE — STATEMENT OF AUTHORITY. The Act amends provisions in the UPA, RULLCA, and RUUNAA that allow an entity to file a statement of authority with the Secretary of State or, in the case of RUUNAA, a county recorder. The statement serves to establish a person who has authority to execute a deed or other instrument conveying an interest in real estate on behalf of the entity. The Act changes the effective time period of a filed statement of authority. Currently, the statement is canceled five years after the date the statement became effective. The Act provides that the statement is effective until amended or canceled, unless an earlier cancellation date is specified in the statement.

TRANSFER OF REAL ESTATE BY LIMITED LIABILITY COMPANIES. The Act amends provisions in the RULLCA by providing that a member-managed or manager-managed limited liability company may provide for the transfer of an interest in real estate as provided in the company's operating agreement, or with the consent of all the company's members or majority of all managers, or as provided in a statement of authority.

TRANSFER OF REAL ESTATE BY ENTITIES — WARRANTY. The Act provides that unless clearly and conspicuously disclaimed in an instrument transferring an interest in real estate situated in this state by an entity, the instrument (e.g., deed, real estate contract, lease, easement, mortgage, or deed of trust), includes a warranty that the entity is in existence at the time of the transfer, the person executing the transfer instrument has been duly authorized by the entity to execute the transfer instrument on behalf of the entity, the person executing the transfer instrument has the legal capacity to execute the transfer instrument, and the person knows of no facts or legal claims that might impair the validity of the transfer.

TRANSFER OF REAL ESTATE BY ENTITIES — STATUTE OF LIMITATIONS. A statute of limitations establishes a length of time during which a person may pursue a legal remedy for a wrong, often measured from the date that the wrong occurs. One feature of a statute of limitations applied against real estate claims is that it affects marketability of title.

The Act addresses a claim alleging that a transfer of real estate by an entity was invalid and should be set aside. Under current law, after 1992, certain claims involving real estate must be brought within 10 years after the claims first arose (lowa Code section 614.17A), but the time period is not applicable in some cases to minors or persons suffering from mental illness (lowa Code section 619.19) or to spousal dower rights (lowa Code section 614.20). The statute of limitations is one year for a transfer involving a trustee (lowa Code section 614.14).

The Act establishes a statute of limitations for challenging the authority of a person who executes a deed or real estate contract on behalf of an entity. The holder of an adverse claim for a deed or real estate contract that is executed and recorded with the recorder of the county in which the real estate is situated must file an action within a certain period. The new statute of limitations is July 1, 2018, for a deed or real estate contract executed and recorded prior to July 1, 2013, and two years for a deed or real estate contract executed and recorded on and after July 1, 2013. The Act affects the real estate's marketable title. The Act does not affect an entity's claim for damages against a person who did not have the authority to transfer an interest in the entity's real estate.

HOUSE FILE 591 - Estates and Trusts

BY COMMITTEE ON JUDICIARY. This Act relates to trusts and estates and includes retroactive and other applicability provisions.

DISPOSITION OF FAILED DEVISE. This Act creates new Iowa Code section 633.273A. New subsection 1 codifies the common law concept of lapse that applies in a situation where a devisee (beneficiary) named in a will dies before the testator (person who creates the will). In such a situation, the testator's estate (property) passes to the testator's residuary estate (any portion of the testator's estate not specifically devised in a will). New subsection 2 reverses the common law doctrine of "no residue of a residue" that addresses the situation where a residuary (devisee) dies before the testator and the testator's residuary estate passes as though the testator died intestate (without a will). The Act provides that if the residuary estate is devised to two or more devisees and one devisee has died, then the entire residuary estate is passed to the surviving residuary devisee or devisees. These provisions apply except as provided in Iowa Code section 633.273 relating to devises to certain relatives of the testator who survive the testator (Iowa's anti-lapse statute) and unless the terms of the will explicitly provide otherwise. This provision applies to all decedents dying on or after July 1, 2013.

SELF-PROVING WILL AFFIDAVIT. The Act amends Iowa Code section 633.279(2), relating to the execution of a self-proving will which allows the testator and witnesses to the will to submit a notarized affidavit. The Act amends the language of the affidavit to make the language consistent with the language of a formal will execution. A conforming change is made to Iowa Code section 633.295 relating to the testimony of witnesses to the will. The amendments apply to estates of decedents dying on or after July 1, 2013.

PETITIONS FILED AFTER DEATH OF TESTATOR. Current Iowa Code section 633.290 provides that after a testator (person who executed a will) dies, any interested person may file a petition with the court to admit the will to probate or to have an executor appointed. The Act expands the scope of this Iowa Code section to also allow any interested person to file a petition with the court to request a hearing before the will is admitted to probate or before an executor is appointed, and for the production of the decedent's purported will. Petitions for any of the reasons specified may be combined. The Act makes a conforming change to Iowa Code section 635.1, relating to the administration of small estates. These provisions apply to petitions filed or after July 1, 2013.

DISTRIBUTION OF PROPERTY BY AFFIDAVIT. The Act amends Iowa Code section 633.356(3), relating to the distribution of property by affidavit in certain situations where the gross value of the decedent's personal property that would otherwise be distributed does not exceed \$25,000. The Act adds the words "that would otherwise be distributed by will or intestate succession" consistent with changes made to this Iowa Code section in 2010 Iowa Acts, chapter 1137 (HF 2483).

CONSERVATORSHIP PROCEEDINGS — APPOINTED ATTORNEY ACCESS TO HEALTH INFORMATION. The Act provides that if the court determines it would be in a ward's best interest to have legal representation with respect to conservatorship proceedings, the court may order that the attorney appointed be given copies of and access to the proposed ward's health information by describing with reasonable specificity the health information to be disclosed or accessed, for the purpose of fulfilling the attorney's responsibilities. This provision applies to all judicial proceedings, in which an order for the appointment of a conservatorship is sought or has been issued, held on or after July 1, 2013.

TRUST CODE — *LIMITATION OF ACTION AGAINST TRUSTEE*. Current law in Iowa Code section 633A.4504 bars a lawsuit against a trustee for breach of trust unless the lawsuit is filed within one year after the beneficiary's receipt of the final accounting or report of the trustee. This law was enacted as a transition provision barring claims against trustees who provided reports to beneficiaries before the Trust Code was enacted in 2000 to provide that the statute-of-limitation period was one year from July 1, 2000. In 2012 Iowa Acts, chapter 1123 (HF 609), the year was amended to July 1, 2011. The Act amends this date to be retroactively applicable to July 1, 2000.

CRIMINAL LAW, PROCEDURE, AND CORRECTIONS

SENATE FILE 145	- Information Used to Secure Arrest Warrants — Confidentiality	
SENATE FILE 188	- Applications for Return of Seized Property	
SENATE FILE 282	- In Rem Forfeiture Proceedings — Procedure	
SENATE FILE 298	- Sex Acts and Lascivious Acts With a Child	
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SENATE FILE 384	 Interference With Acts of Peace Officers or Correctional Officers — Removal of Communication or Control Device 	
HOUSE FILE 112	- Criminal Procedure — Forfeiture of Bail	
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HOUSE FILE 527	- DNA Samples from Aggravated Misdemeanants	
HOUSE FILE 538	- Board of Parole — Alternate Members	
HOUSE FILE 592	- Indigent Defense — Compensation Records — Juvenile Cases	
RELATED LEGISLATION		
SENATE FILE 115	- Intermediate and Special Minor's Driver's Licenses <i>SEE TRANSPORTATION.</i> This Act imposes passenger restrictions for young drivers issued an intermediate driver's license or a special minor's license. The Act takes effect January 1, 2014.	
SENATE FILE 187	- Transmission of Court Records on Appeal SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to the transmission of court records by the Clerk of the District Court to the Clerk of the Supreme Court in an appeal. The Act specifies that the Clerk of the District Court shall be solely responsible for transmitting the record on appeal to the Clerk of the Supreme Court.	
SENATE FILE 247	- Possession of Dangerous Wild Animals — Bengals and Savannahs Exception <i>SEE AGRICULTURE.</i> This Act relates to laws which impose civil and criminal penalties upon a person for owning, possessing, or transporting a dangerous wild animal in this state, by creating an exception for a cat classified as a bengal or savannah.	
SENATE FILE 288	- Juvenile Justice and Youthful Offenders SEE CHILDREN AND YOUTH. This Act relates to the judgment and sentencing procedures for juveniles who are either excluded from juvenile court jurisdiction by operation of law or who may be waived to adult court. The Act redefines when a juvenile may be considered for youthful offender prosecution and sentencing.	
SENATE FILE 340	- Rail Crew Transport Vehicle Drivers <i>SEE TRANSPORTATION.</i> This Act establishes hours-of-service requirements for persons who drive motor vehicles transporting railroad workers and establishes that a violation of the requirements by a driver is a simple misdemeanor punishable as a scheduled violation.	
SENATE FILE 355	 Regulation of Vehicles of Excessive Size and Weight SEE TRANSPORTATION. This Act provides that operating a civilian escort vehicle in violation of administrative rules is a simple misdemeanor punishable by a scheduled fine of \$200. The Act also amends provisions relating to the imposition of administrative sanctions for violations of permit requirements for vehicles of excessive size and weight. 	

SENATE FILE 386 - Transportation — Miscellaneous Changes SEE TRANSPORTATION. This Act requires that when a person's driver's license is revoked for a second offense of driving while intoxicated, the person must maintain an ignition interlock device on all vehicles owned or operated by the person for one year following reinstatement of the person's driver's license. The Act adds the offense of texting or using a hand-held mobile telephone while operating a commercial motor vehicle in violation of a state or local law to the list of offenses which can lead to sanctions of a person's commercial driving privileges if the person has two or more convictions within a three-year period.

SENATE FILE 452 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division II of the Act prohibits a sex offender who has been convicted of a sex offense against a minor from operating, managing, being employed by, or acting as a contractor or volunteer at a business that operates a motor vehicle primarily marketing, from or near the motor vehicle, the sale and dispensing of ice cream or other food products to minors. Division XXIV relates to the collection of the fee for new registration from vehicle owners who attempt to evade payment of the fee, and establishes that evasion of the fee for new registration is a fraudulent practice and imposes an additional monetary penalty for evasion involving the use of a shell business.

HOUSE FILE 496 - No-Contact and Protective Orders — Service of Notice

SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to the service of notice of no-contact orders and protective orders. The Act takes effect April 1, 2014.

HOUSE FILE 522 - Regulation of Aquatic Invasive Species SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act relates to the prevention and control of aquatic invasive species in the waters of the state and provides penalties.

 HOUSE FILE 556
 Substantive Code Corrections SEE STATE GOVERNMENT. This Act contains statutory corrections that adjust language in provisions regarding missing persons; solicitation; manslaughter, murder, assault, and willful injury; sexual misconduct and abuse; child stealing; human trafficking; extortion; unlawful reproduction of recordings; trespass; computer cybercrime; criminal mischief and railroad vandalism; misbranded drug sales; unlawful hazardous waste activities; law enforcement officer responsibilities; interference with official acts; official misconduct; possession and carrying of weapons; bigamy; violation of individual rights; continuing crimes; arrests; representation of indigents on appeal; expert witness expenses; presentence investigations; community-based corrections and probation; and criminal sentencing.

 Federal Block Grant Appropriations and Other Federal Funding SEE APPROPRIATIONS. This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal years beginning October 1, and ending September 30, for 2013-2014 and 2014-2015, and for the state fiscal years beginning July 1, and ending June 30, for 2013-2014 and 2014-2015. The Act includes funding for various programs involving criminals and corrections, including the Stop Violence Against Women Grant Program, the Residential Substance Abuse Treatment for State Prisoners Formula Grant Program, and the Edward Byrne Justice Assistance Grants Program.

CRIMINAL LAW, PROCEDURE, AND CORRECTIONS

SENATE FILE 145 - Information Used to Secure Arrest Warrants — Confidentiality

BY COMMITTEE ON JUDICIARY. This Act relates to the confidentiality of information filed with the court for the purpose of securing an arrest warrant.

Current law provides that, unless otherwise ordered by the court, all information filed with the court for the purpose of securing a warrant for an arrest, including but not limited to a citation and affidavits, is a confidential record until a peace officer has made the arrest and has returned the warrant, or the defendant has made an initial appearance in court. During the period of time such information is confidential, the record is sealed by the court and the information contained in the record cannot be disseminated to any person unless otherwise ordered by the court. However, during the period of confidentiality, a peace officer, an employee of the county attorney's office, a judicial officer or other court employee, or an employee of the Department of Corrections or Judicial District Department of Correctional Services, if authorized by the Director of the Department of Corrections, may receive such confidential information without a court order during the course of such person's official duties. The Act additionally authorizes an employee of a law enforcement agency, if allowed access pursuant to Iowa Code section 692.41 and if authorized in writing by the head of the agency, to receive such confidential information without a court order during the course of section 692.14, the Department of Public Safety regulates access to the Criminal Justice Information System.

SENATE FILE 188 - Applications for Return of Seized Property

BY COMMITTEE ON JUDICIARY. This Act relates to an application for the immediate return of seized property under Iowa Code chapter 809.

Current law provides that any person claiming a right to immediate possession of seized property may make an application for the return of the seized property in the office of the clerk of court for the county in which the property was seized. A claimant's application must contain certain information including a statement of the specific item or items sought, the nature of the claimant's interest in the property, and the grounds upon which the claimant seeks to have the property immediately returned.

The Act additionally requires a claimant to sign the application for the return of seized property under penalty of perjury.

SENATE FILE 282 - In Rem Forfeiture Proceedings — Procedure

BY COMMITTEE ON JUDICIARY. This Act relates to procedural requirements in in rem forfeiture proceedings.

lowa Code section 809A.13 provides that an in rem forfeiture action may be brought by a prosecuting attorney by serving a notice of pending forfeiture on the owner or interested party or by filing a verified complaint of forfeiture in court. In a case where the owner or interested party is served notice of the pending forfeiture, Iowa Code section 809A.11 provides that the owner or interested property owner can file, within 30 days after the effective notice date, a claim in the property. No similar notice or claim requirements exist if the in rem forfeiture action is commenced through the filing of a verified complaint. The Act eliminates the procedural limitation that only allows an owner or an interest holder in property that is the subject of an in rem forfeiture action who has been served notice of the pending forfeiture and who has filed a timely claim to file an answer in the action.

The Act is in response to an Iowa Supreme Court decision filed on April 9, 2010 (In re Young, 780 N.W.2d 726), in which the court held this statutory provision unconstitutional because the plain meaning of the statute precludes an aggrieved property owner or interested party from filing an answer to the state's in rem forfeiture complaint in violation of state and federal due process guarantees.

SENATE FILE 298 - Sex Acts and Lascivious Acts With a Child

BY COMMITTEE ON JUDICIARY. This Act relates to the definitions of the terms "sex act" and "lascivious acts with a child" in the Iowa Criminal Code and provides penalties.

The Act expands the definition of "sex act" to include ejaculation onto the person of another. By expanding the definition of "sex act," the Act also expands the definition of numerous criminal offenses, including but not limited to sexual abuse (lowa Code chapter 709), lascivious acts with a child (lowa Code section 709.8), indecent exposure (lowa Code section 709.9), sexual exploitation by a counselor, therapist, or school employee (lowa Code section 709.15), sexual misconduct with offenders or juveniles (lowa Code section 709.16), abuse of a corpse (lowa Code section 709.18), or enticing a minor away (lowa Code section 710.10).

The Act also modifies the definition of lascivious acts with a child to include a person who causes the touching of the person's genitals to any part of the body of a child.

SENATE FILE 343 - Tribal Government Reserve Peace Officers

BY COMMITTEE ON JUDICIARY. This Act authorizes a tribal government to establish a force of reserve peace officers and to limit the size of the force.

Reserve peace officers of a tribal government shall serve as peace officers at the discretion of the chief of the police force for the tribal government and shall be vested with the same authority as any other peace officer of the tribal government while in the performance of their duties.

The Act provides that reserve peace officers of a tribal government shall be provided medical benefits for injuries while performing their duties in the same manner as for regular peace officers of the tribal government. However, the Act provides that a reserve peace officer for purposes of workers' compensation does not include a reserve peace officer of a tribal government

<u>SENATE FILE 384</u> - Interference With Acts of Peace Officers or Correctional Officers — Removal of Communication or Control Device

BY COMMITTEE ON JUDICIARY. This Act relates to removing or attempting to remove a communication or control device from the possession of an officer and interference with official acts.

Under the Act, a person commits the offense of removal of an officer's communication or control device when the person knowingly or intentionally removes or attempts to remove a communication device or any device used for control from the possession of an officer, when the officer is in the performance of the official duties of the officer and the person knew or should have known the individual to be an officer.

The Act defines "officer" as a peace officer as defined in Iowa Code section 724.2A or a correctional officer.

Under the Act, a person who removes or attempts to remove an officer's communication or control device commits a simple misdemeanor.

If bodily injury results from such removal or attempted removal, the person is guilty of a serious misdemeanor, and if serious injury results from such removal or attempted removal, the person is guilty of an aggravated misdemeanor.

If a person knowingly or intentionally removes or attempts to remove a communication or control device from the possession of an officer with the intent to interfere with the communications or duties of the officer, the person is guilty of a serious misdemeanor.

If bodily injury occurs from knowingly or intentionally removing or attempting to remove the device, the person is guilty of an aggravated misdemeanor, and if serious injury occurs from knowingly or intentionally removing or attempting to remove the device, the person is guilty of a class "D" felony.

The Act also provides that if a person commits interference with official acts, which results in bodily injury, the person commits a serious misdemeanor. The Act provides that if a person commits interference with official acts, which results in serious injury, the person commits an aggravated misdemeanor.

The Act also provides that if a person commits interference with official acts on a correctional officer, which results in bodily injury, the person commits an aggravated misdemeanor. The Act also provides that if a person commits

interference with official acts on a correctional officer, which results in serious injury, the person commits a class "D" felony.

HOUSE FILE 112 - Criminal Procedure — Forfeiture of Bail

BY COMMITTEE ON JUDICIARY. This Act relates to the forfeiture of bail in a criminal case. The Act extends the time period the court may set aside a judgment (forfeited bail) against a surety when a defendant fails to appear in court.

Under the Act, if a defendant fails to appear in court the judgment against the surety may be set aside by the court if a defendant voluntarily surrenders to the sheriff or the surety delivers the defendant to the court within 90 days of the entry of the judgment. Prior law provided that the judgment against the surety could be set aside by the court if a defendant voluntarily surrendered to the sheriff or the surety delivered the defendant to the court within 60 days of the entry of the judgment.

The Act also extends the time period the Clerk of the District Court is required to hold the forfeited bail from 60 days to 90 days from the date of the judgment against the surety.

HOUSE FILE 210 - Indigent Defense — Practices and Procedures

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

If an appointed attorney is paid other than on an hourly basis and the State Public Defender has notified the appointed attorney to provide the reporting of the total hours of service and expenses for each case to the court, the Act requires the appointed attorney to provide such reporting to the court. If an appointed attorney has been notified by the State Public Defender that the attorney is responsible for reporting to the court the total hours of service plus expenses incurred in providing legal assistance to a person, the Act requires the attorney to submit the report to the court in the same manner as a public defender under lowa Code section 815.9(4).

The Act requires the court to consider the geographic proximity of the attorney's office to the courthouse and the client when appointing an attorney to represent an indigent person.

The State Public Defender is authorized to adopt rules setting forth additional uniform standard procedures for the appointment of counsel and uniform forms for appointment.

The Act requires that any claims for expenses paid from the Indigent Defense Fund be submitted within 45 days of the "date of service." The definition for the "date of service" is specified in administrative rules adopted by the State Public Defender and varies according to the type of case and circumstances involved.

In a parole revocation case, if the appointing authority determines an alleged parole violator is entitled to the appointment of counsel, the Act requires that the appointing authority first appoint the State Public Defender's designee, and if the State Public Defender's designee is unavailable, the appointing authority is required to appoint a contract attorney with the State Public Defender. If a contract attorney is unavailable, an attorney who has agreed to provide representation to the alleged parole violator may be appointed.

HOUSE FILE 527 - DNA Samples from Aggravated Misdemeanants

BY COMMITTEE ON PUBLIC SAFETY. This Act requires a person convicted of an offense that is classified as an aggravated misdemeanor to submit a DNA sample for DNA profiling.

The Act defines aggravated misdemeanor to mean any offense classified as an aggravated misdemeanor other than an aggravated misdemeanor under Iowa Code chapter 321 (motor vehicle offenses), Iowa Code chapter 716B (hazardous waste offenses), Iowa Code chapter 717A (agricultural production offenses), and Iowa Code section 725.7 (gaming and betting offenses), but only if committed by a person 18 years of age or older.

Under prior law, the requirement that a person submit a DNA sample for DNA profiling was limited to a person who was convicted of or who had received a deferred judgment for an offense classified as a felony.

The Act also allows a defendant convicted of an aggravated misdemeanor and who has not been required to submit a DNA sample to make a motion to the court to order DNA profiling of evidence collected in the defendant's case.

The Act takes effect July 1, 2014.

HOUSE FILE 538 - Board of Parole — Alternate Members

BY COMMITTEE ON JUDICIARY. This Act provides that the Board of Parole shall have a pool of three alternate members, appointed by the Governor, to substitute for board members who are disqualified or become unavailable for any other reason for hearings. The Act requires the pool of alternate members to be partisan and gender balanced. The term of an alternate member is four years, the same as for regular members of the board. An alternate member can be appointed to the board after serving as an alternate, and an alternate member can be a former member of the board. The Act provides that the board determines when an alternate may serve and requires that at least one member of a hearing panel of the board shall be a member of the board. A decision of the board with alternate members is considered a final decision of the board. Compensation for alternate members who serve shall be no more than members of the board who are not the chair or vice chair of the board.

HOUSE FILE 592 - Indigent Defense — Compensation Records — Juvenile Cases

BY COMMITTEE ON JUDICIARY. This Act relates to the confidentiality of the State Public Defender records and appointments by the State Public Defender.

The Act specifies that indigent defense claims and supporting documents are confidential documents under lowa Code section 22.7 but allows the State Public Defender to release the confidential information under certain circumstances. The State Public Defender shall release the claim and supporting documents to the indigent person or the indigent person's designee who was the client in the case. The Act specifies that summary claims data may be released including the name of the attorney or vendor providing services, the county in which legal services were provided, the case number and name of the client unless the information is a confidential juvenile record, the type of claim and case, the number of hours and costs claimed, and the amount paid to the claimant. However, confidential juvenile records may be disclosed to the State Public Defender without court order pursuant to the Act.

In an appeal involving an indictable offense, denial of postconviction relief, an appeal in a juvenile termination of parental rights case under Iowa Code chapter 600A, or any other case under Iowa Code chapter 600A, the Act specifies that if the State Appellate Defender is unable to handle the case, the State Public Defender may transfer the case to a local public defender office, nonprofit organization, or private attorney designated by the State Public Defender to handle such a case. If after the transfer of the appeal, the attorney or organization withdraws from the case, the court shall appoint an attorney who has a contract with the State Public Defender to provide such services in appellate cases.

ECONOMIC DEVELOPMENT

- Targeted Jobs Withholding Credits — Qualifying Investments and Agreements

SENATE FILE 433

SENATE FILE 436	- Historic Preservation and Cultural and Entertainment District Tax Credits	
HOUSE FILE 324	- Targeted Small Business Assistance	
HOUSE FILE 397	- Economic Development Authority — Duties and Programs	
HOUSE FILE 615	- Innovation Fund Investment Tax Credit	
HOUSE FILE 620	- Economic Development Programs and Financial Assistance	
HOUSE FILE 641	- Economic Development — Municipal Reinvestment Districts	
RELATED LEGISLATION		
<u>SENATE FILE 430</u>	 Appropriations — Economic Development SEE APPROPRIATIONS. This Act appropriates moneys to the Department of Cultural Affairs, the Iowa Economic Development Authority, the Iowa Finance Authority, the Department of Workforce Development, and the Public Employment Relations Board for FY 2013-2014 and FY 2014-2015. 	
SENATE FILE 452	 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes SEE APPROPRIATIONS. Division XIV provides for the orderly wind-up and eventual repeal of the Iowa Fund of Funds program. 	
HOUSE FILE 599	- Beginning Farmer Tax Credit Program and Agricultural Loan Assistance SEE TAXATION. This Act creates a Beginning Farmer Tax Credit Program composed of the existing Agricultural Assets Transfer Tax Credit, and a new Custom Farming Contract Tax Credit. In each case, the holder of agricultural assets may claim a tax credit for entering into a legal arrangement with a beginning farmer seeking to begin or expand agricultural operations.	
HOUSE FILE 604	- Appropriations — Education SEE APPROPRIATIONS. This Act establishes an Iowa Skilled Worker and Job Creation Fund; appropriates moneys for fiscal years 2013-2014 and 2014-2015 from the fund to the Department of Education, the Economic Development Authority, the State Board of Regents and the institutions it governs, the College Student Aid Commission, and the Department of Workforce Development; enacts or amends Iowa Code provisions relating to adult education and literacy programs, the Statewide Work-Based Learning Intermediary Network Program, the Workforce Training and Economic Development Funds, the PACE Program, the Gap Tuition Assistance Program, the Workforce Development Fund, and statewide school infrastructure funds; and establishes a Secondary Career and Technical Programming Task Force.	
HOUSE FILE 607	 Powers, Duties, and Organization of the Iowa Finance Authority — Agricultural Development SEE AGRICULTURE. This Act provides that the powers and duties of the Agricultural Development Authority are transferred to the Iowa Finance Authority. 	
HOUSE FILE 614	 Federal Block Grant Appropriations and Other Federal Funding SEE APPROPRIATIONS. This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal years beginning October 1, and ending September 30, for 2013-2014 and 2014-2015, and for the state fiscal years beginning 	

September 30, for 2013-2014 and 2014-2015, and for the state fiscal years beginning

July 1, and ending June 30, for 2013-2014 and 2014-2015. The Act includes funding for economic development programs, including the federal Community Development Block Grant and addresses special federal funding through that block grant appropriated in previous federal fiscal years for disaster relief, long-term recovery, and restoration of infrastructure, and for redevelopment of abandoned and foreclosed residential property known as the Neighborhood Stabilization Program.

HOUSE FILE 638 - Appropriations — Infrastructure and Capital Projects

SEE APPROPRIATIONS. In addition to other provisions, this Act requires the Economic Development Authority to conduct a study to determine the effectiveness of giving priority to projects that receive funding through the Community Attraction and Tourism Fund that attract the highest number of visitors and that attain the highest match levels.

ECONOMIC DEVELOPMENT

SENATE FILE 433 - Targeted Jobs Withholding Credits — Qualifying Investments and Agreements

BY COMMITTEE ON WAYS AND MEANS. This Act modifies the Targeted Jobs Withholding Tax Credit Program, which is a pilot program enacted in 2006 to allow the diversion of withholding funds paid by an employer to be matched by a designated pilot project city to create economic incentives that can be directed toward businesses located within urban renewal areas in the city pursuant to the terms of a withholding agreement with a business and after approval of the agreement by the Economic Development Authority (EDA).

The Act removes the requirement that an employer that is a party to a withholding agreement with a pilot project city be located in an urban renewal area. The Act allows a pilot project city to provide for the deposit of the amount of the targeted jobs withholding credit into the city's withholding project fund by resolution, rather than by ordinance. The Act provides a definition of long-term lease costs as part of the definition of qualifying investment under the pilot program and provides a definition of retained job.

Under current law, a pilot project city may not enter into a withholding agreement after June 30, 2013. The Act adds EDA to the list of required parties to a withholding agreement and prohibits a pilot project city and EDA from entering into a withholding agreement after June 30, 2018. The Act specifies subject areas of a withholding agreement that may be negotiated by the parties and specifies the conditions under which a withholding agreement shall terminate. The Act provides that the Economic Development Authority Board approves or denies a withholding agreement on behalf of EDA and specifies considerations to be made by the board in deciding whether to approve or deny a withholding agreement.

The Act includes certain reporting requirements for employers, in conjunction with the pilot project city, and requires EDA to verify such information and determine whether the pilot project city and the employer are in compliance. The Act establishes an 18-month performance period following which EDA determines compliance with the job retention requirements of the withholding agreement, if applicable, establishes a three-year performance period following which EDA determines of the withholding agreement, and investment requirements of the withholding agreement, and specifies the actions to be taken by EDA and the pilot project city after a determination of noncompliance.

The Act primarily applies to withholding agreements entered into by a pilot project city on or after July 1, 2013. However, the section of the Act relating to compliance reporting applies to withholding agreements entered into prior to, on, or after July 1, 2013.

SENATE FILE 436 - Historic Preservation and Cultural and Entertainment District Tax Credits

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the Historic Preservation and Cultural and Entertainment District Tax Credit administered by the Department of Cultural Affairs. In order to meet the definition of "substantial rehabilitation," as amended by the Act, and thereby qualify for the tax credit, a certain threshold amount of qualified rehabilitation costs is necessary. The threshold is different depending on whether the eligible property is classified as commercial property or classified as residential property or barns. The Act amends the residential property or barns classification to include all property other than commercial property. The Act also amends the threshold amount of qualified rehabilitation costs in the commercial property category to be the lesser of \$50,000 or 50 percent of the assessed value of the property, excluding the land.

The Act extends from 60 to 72 months the date by which eligible property is required to be placed in service after approval of a project application provided that more than 50 percent of the qualified rehabilitation costs are incurred within the first 60 months after approval of the project application. This provision took effect May 16, 2013, and applies to eligible property to be placed in service on or after July 1, 2013.

The Act amends the qualifications for certain projects. Under current law, 10 percent of the total amount of tax credits are required to be allocated to projects with qualified rehabilitation costs of \$500,000 or less. The Act increases this qualified rehabilitation cost threshold amount to \$750,000 or less.

HOUSE FILE 324 - Targeted Small Business Assistance

BY COMMITTEE ON ECONOMIC GROWTH. This Act terminates the Targeted Small Business Financial Assistance Program and transfers funds to the Iowa Economic Development Authority (IEDA) to assist targeted small businesses through the services of a microloan service provider.

The terminated program provided loan-based financing and grants to eligible targeted small businesses through the Strategic Investment Fund. The Act also eliminates the program's board and the targeted small business advocate service provider. However, the Act requires IEDA to transfer the unobligated moneys from the program and future loan repayments from existing agreements entered into under the program to a fund established by IEDA, and to use the transferred moneys to provide assistance to targeted small businesses through the services of a qualified microloan service provider. IEDA must use the transferred moneys to enable the microloan service provider to offer a discounted rate, and the microloan service provider must provide targeted small businesses with financial and technical assistance at that discounted rate.

The Act requires IEDA to enter into an agreement providing for a three-year initial performance period with a microloan service provider. At the conclusion of the initial performance period, IEDA shall submit a report to the Governor and the General Assembly describing the results achieved by the service provider and providing a recommendation for the continuation or discontinuation of funds to provide assistance to targeted small businesses through a microloan service provider.

HOUSE FILE 397 - Economic Development Authority — Duties and Programs

BY COMMITTEE ON ECONOMIC GROWTH. This Act relates to the Iowa Economic Development Authority's (IEDA) administration of duties and programs.

CONTRACT ADMINISTRATION. The Act increases the two-year limitation on the length of a contract entered into by the IEDA to three years. The Act adds that a business is ineligible for economic development assistance if the business engages in a pattern of antitrust violations or if a business's conduct in violating any laws, including environmental, worker safety, and antitrust laws, is intentional, criminal, or reckless. An agreement entered into under the High Quality Jobs Program must include the requirements that a business receiving incentives or assistance must maintain throughout the agreement period. An agreement must also require the repayment of incentives or assistance by a business if the business does not meet the requirements in statute or the agreement. The repayment of incentives, in this context, is considered a tax payment due and payable to the Department of Revenue, and the taxpayer's failure to make the repayment may be treated by the Department of Revenue in the same manner as a failure to pay the tax shown or required to be shown due when filing a return or deposit form. A county is also authorized to recover property taxes that were exempt under the agreement when repayment is required under the agreement.

MICROENTERPRISES. The Act terminates the Community Microenterprise Development Organization Grant Program.

BROADBAND ACCESS GOVERNING BOARD. The Act terminates the Broadband Access Governing Board.

INDUSTRIAL PROPERTY TAX EXEMPTION APPROVALS. The Act eliminates the requirement that IEDA recommend prior approval of industrial property tax exemptions by local governments.

HOUSE FILE 615 - Innovation Fund Investment Tax Credit

BY COMMITTEE ON WAYS AND MEANS. This Act modifies the Innovation Fund Investment Tax Credit. The amount of the credit is increased from 20 percent to 25 percent of a taxpayer's equity investment in an innovation fund.

The Act requires a taxpayer to submit an application to the Economic Development Authority Board to receive a certificate which may be redeemed for tax credits. The Act requires the board to issue certificates on a first-come, first-served basis, and prohibits the board from issuing certificates before September 1, 2014. If the amount of applications exceeds the available tax credits in a fiscal year, the board is required to establish a wait list and

give priority in later years to applications on the wait list. The Act prohibits the board from issuing certificates for investments in a fund until the board certifies the fund as an innovation fund.

The Act specifies that certificates and related tax credits issued by the board are deemed a vested right of the holder and cannot be altered without consent of the holder. Also, the certificates cannot pledge the credit of the state and, if pledged, do not constitute a binding contract on the state.

The Act removes the requirement that a taxpayer wait three years to claim a tax credit, allows a taxpayer to transfer a tax credit once, and establishes procedures for transferring the credit to another person.

The Act establishes several new criteria that must be met in order for a fund to be certified by the board as an innovation fund. The Act prohibits the board from certifying a fund as an innovation fund after June 30, 2018.

The Act requires the board, in cooperation with the Department of Revenue, to collect certain data relating to the activities of the innovation funds and submit a report by January 31 each year to the General Assembly and the Governor. The Act requires innovation funds to collect and submit certain data to the board for inclusion in its annual report. Innovation funds failing to comply with this requirement may have their certifications revoked by the board.

These provisions all apply retroactively to January 1, 2013, for tax years beginning on or after that date and for equity investments in an innovation fund made on or after that date.

The Act also adds the Innovation Fund Investment Tax Credit to the list of tax credits to be reviewed by the Legislative Tax Expenditure Committee in 2017.

The Act took effect May 24, 2013.

HOUSE FILE 620 - Economic Development Programs and Financial Assistance

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the financial assistance duties and powers of the Economic Development Authority (EDA).

COLLECTION OF FEES. The Act allows EDA to charge fees to recipients of financial assistance from programs under lowa Code chapter 15 or 15E. Fee amounts are to be determined based on EDA's costs related to administration of the programs. The Act also allows EDA to charge a fee for the use of its federal EB-5 Immigrant Investor Regional Center. All collected fees are appropriated to EDA for program administration. These provisions took effect June 17, 2013, and apply to agreements entered into on or after that date.

The Act creates two compliance cost fees for agreements with EDA under the High Quality Jobs Program or Enterprise Zone Program. The first is a one-time fee of \$500 due prior to the issuance of a tax incentive certificate or financial assistance. The second is a fee equal to 0.5 percent of the value of tax incentives claimed under any agreement with an aggregate tax incentive value of \$100,000 or greater. EDA must use amounts collected from both of these fees exclusively for costs associated with the administration of due diligence and compliance. These provisions took effect June 17, 2013, and apply to agreements entered into on or after that date.

AGGREGATE TAX CREDIT LIMITATION. The Act makes several changes to the aggregate tax credit limit on certain EDA programs. The annual aggregate tax credit limit is increased from \$120 million to \$170 million. EDA is allowed to reallocate, authorize, and award previously awarded tax credits that are irrevocably declined within a certain amount of time. EDA is prohibited from authorizing more than 120 percent of their aggregate tax credit limit in any one fiscal year. The requirement that \$2 million and \$8 million in tax credits be allocated to the Qualifying Business and Community-Based Seed Capital Funds Investment Tax Credits and the Innovation Fund Tax Credit, respectively, is amended to allow EDA to allocate a lesser amount if it determines the tax credit awards for that fiscal year will be less. The annual allocation under the aggregate tax credit limit of tax credits to the Brownfields and Grayfields Program is increased from \$5 million to \$10 million. These provisions took effect June 17, 2013, and apply retroactively to July 1, 2012.

ENDOW IOWA TAX CREDIT LIMIT. The Act amends the amount of Endow Iowa Tax Credits that may be authorized in a calendar year to provide that it shall not exceed \$6 million. Under prior law, the annual limit was \$3.5 million plus a certain percentage of the wagering tax receipts. Wagering tax receipts are no longer used to fund the Endow Iowa Tax Credit. This provision took effect June 17, 2013, and applies retroactively to January 1, 2012, for Endow Iowa Tax Credits authorized on or after that date and for Endow Iowa Tax Credit applications received on or after that date.

CITY DEVELOPMENT BOARD FEES. The Act appropriates amounts collected from certain City Development Board fees to the board for the purpose of reimbursing EDA for the budgeted costs of covering the board's expenses. Any fees collected by the board in excess of EDA's budgeted costs shall be deposited in the General Fund of the State.

MAIN STREET IOWA PROGRAM FUNDING AUTHORIZATION. The Act allows EDA to use up to \$1 million of the amount appropriated to EDA for FY 2014 in section 54 of HF 604 (see Appropriations) for purposes of providing infrastructure grants to mainstreet communities under the Main Street Iowa Program.

HOUSE FILE 641 - Economic Development — Municipal Reinvestment Districts

BY COMMITTEE ON WAYS AND MEANS. This Act establishes new Iowa Code chapter 15J, the "Iowa Reinvestment Act." The Act authorizes municipalities to establish reinvestment districts and receive remittances of specified amounts of state sales tax and state hotel and motel tax revenues collected in those districts for use in undertaking projects in the district. Eligible municipalities must seek approval from the Economic Development Authority Board to establish a reinvestment district. The Act enumerates the application process and requirements, specifies the criteria for approval of the reinvestment district by the board, imposes limitations on the amount of moneys that may be remitted to such municipalities, and imposes limitations on the use of moneys remitted to such municipalities. The Department of Revenue is required to cease deposits of the state sales tax revenues and state hotel and motel tax revenues after 20 years following the reinvestment district's commencement date, as established by the board, or upon dissolution of the reinvestment district by the municipality, whichever occurs first.

EDUCATION

SENATE FILE 419	- Vision Screening for School Children	
HOUSE FILE 131	- Community College Employee Payroll Deductions — Charities	
HOUSE FILE 215	- Education Reform	
HOUSE FILE 351	- Statewide Preschool Program Enrollees — Compulsory Attendance	
HOUSE FILE 454	- Education — Miscellaneous Changes	
HOUSE FILE 472	 Shared School District and Area Education Agency Operational Functions — Supplementary Weighting 	
HOUSE FILE 533	- Entrepreneurial Education Funds	
RELATED LEGISLATION		
SENATE FILE 332	 National Guard Educational Assistance Program — Application Deadline SEE PUBLIC DEFENSE AND VETERANS. This Act relates to the administration of the National Guard Educational Assistance Program. 	
SENATE FILE 435	- Appropriations — Agriculture and Natural Resources SEE APPROPRIATIONS. This Act relates to agriculture and natural resources, including by making appropriations to Iowa State University (ISU) for fiscal years 2013-2014 and	

SEE APPROPRIATIONS. This Act relates to agriculture and natural resources, including by making appropriations to Iowa State University (ISU) for fiscal years 2013-2014 and 2014-2015. The Act appropriates moneys from the General Fund of the State for purposes of supporting animal husbandry. The Act also creates an Iowa Nutrient Research Center and Iowa Nutrient Research Center Advisory Council at ISU responsible for pursuing a science-based approach to nutrient management research and to facilitate collaboration among appropriate regents universities.

SENATE FILE 446
 Appropriations — Health and Human Services
 SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2013-2014 and FY 2014-2015, and includes numerous provisions involving the education of children, including funding for child care programs and training associated with Early Childhood Iowa (formerly community empowerment) areas and early education, and a required study by the Department of Education for suicide prevention training for educational practitioners.

SENATE FILE 452
 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. Division I of the Act limits various education appropriations for FY 2013-2014 and FY 2014-2015. Division II of the Act appropriates moneys to the College Student Aid Commission for Iowa tuition grants and modifies terminology related to educational funding for school districts that share operational functions. Division V provides supplementary weighting for limited English proficient students. Division XVII relates to background record checks of school employees. Division XX relates to Iowa tuition grant maximum amounts.

 HOUSE FILE 212
 Condemnation Proceedings by School Corporations — County Attorney Representation SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. Iowa Code section 6B.2 specifies that condemnation proceedings shall be conducted by the county attorney when the damages are payable from funds disbursed by a county, or by any township or school corporation. This Act strikes school corporations from the provision under which the county attorney is required to conduct condemnation proceedings.

HOUSE FILE 604 - Appropriations — Education

SEE APPROPRIATIONS. This Act appropriates moneys for fiscal years 2013-2014 and 2014-2015 from the General Fund of the State to the Department for the Blind, the College Student Aid Commission (CSAC), the Department of Education (DE), and the State Board of Regents and its institutions; creates a Rural Iowa Advanced Registered Nurse Practitioner and Physician Assistant Loan Repayment Program and trust fund; and enacts or amends Iowa Code provisions relating to Early Childhood Iowa Home Visitation Program requirements, Early Childhood Iowa area boards, regents university tuition moneys, and the authority of area education agencies to sell software and support services, professional development programs and materials, online professional development, and online training. The Act also establishes an Iowa Skilled Worker and Job Creation Fund; appropriates moneys for fiscal years 2013-2014 and 2014-2015 from the fund to DE, the Economic Development Authority, the State Board of Regents and the institutions it governs, CSAC, and the Department of Workforce Development; enacts or amends Iowa Code provisions relating to adult education and literacy programs, the Statewide Work-Based Learning Intermediary Network Program, the Workforce Training and Economic Development Funds, the PACE Program, the Gap Tuition Assistance Program, the Workforce Development Fund, and statewide school infrastructure funds; and establishes a Secondary Career and Technical Programming Task Force.

HOUSE FILE 613 - War Orphans Educational Assistance Fund SEE PUBLIC DEFENSE AND VETERANS. This Act relates to the elimination of the War Orphans Educational Assistance Fund and the creation of a War Orphans Educational Assistance Account within the Veterans Trust Fund.

Federal Block Grant Appropriations and Other Federal Funding SEE APPROPRIATIONS. This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal years beginning October 1, and ending September 30, for 2013-2014 and 2014-2015, and for the state fiscal years beginning July 1, and ending June 30, for 2013-2014 and 2014-2015, including funding made available to the state for education programs.

HOUSE FILE 625 - Sales and Use Taxes and School Tuition Organization Tax Credits

SEE TAXATION. This Act amends the School Tuition Organization Tax Credit to allow contributions made by certain partnerships, limited liability companies, S corporations, estates, or trusts. This provision took effect June 11, 2013, and applies retroactively to January 1, 2013, for tax years beginning on or after that date. The Act further amends the School Tuition Organization Tax Credit to increase the total approved tax credits per year to \$12 million from \$8.75 million for tax years beginning on or after January 1, 2014. This provision took effect June 11, 2013.

HJR 13 - James Harlan Statue SEE STATE GOVERNMENT. This Joint Resolution provides for the relocation of the James Harlan statue, currently on display in the United States Capitol.

EDUCATION

SENATE FILE 419 - Vision Screening for School Children

BY COMMITTEE ON HUMAN RESOURCES. This Act requires the parent or guardian of a child to be enrolled in a public or accredited nonpublic elementary school to ensure that the child is screened for vision impairment at least once before enrollment in kindergarten and again before enrollment in grade three. The parent or guardian must ensure that evidence of the screening is provided to the child's school. A child cannot be prohibited from attending school based upon the failure of a parent or guardian to ensure that the child has received the required screening. The vision screening requirement does not apply if it conflicts with a parent's or guardian's genuine and sincere religious belief.

A person performing a required vision screening, if the person is not a licensed ophthalmologist or licensed optometrist, must refer children identified as having potential vision impairment to a licensed ophthalmologist or licensed optometrist for a comprehensive eye examination. A person who performs a required vision screening must report the results of the screening to the Department of Public Health. The department must establish procedures to contact parents or guardians of children in need of vision correction based on the results of a required vision screening in order to provide information on obtaining necessary vision correction.

HOUSE FILE 131 - Community College Employee Payroll Deductions — Charities

BY COMMITTEE ON STATE GOVERNMENT. This Act allows a community college to authorize deductions from the salaries or wages of its employees for payment to an eligible charitable organization in the same manner as cities, counties, and school districts. An eligible charitable organization is defined as certain not-for-profit federations of health and human services, social welfare, or environmental agencies or associations.

HOUSE FILE 215 - Education Reform

BY COMMITTEE ON EDUCATION. This Act provides for education reform involving student, teacher, and administrator programs and activities under the purview of the Department of Education (DE), the State Board of Education, the College Student Aid Commission (CSAC), school districts, and accredited nonpublic schools; provides for independent and private instruction and driver education by a teaching parent; and makes appropriations and allocations and provides for the establishment and retention of certain fees. The Act is organized into divisions.

Division I — School District Funding

Division I establishes a state percent of growth of 2 percent and a categorical state percent of growth of 2 percent for purposes of the State School Foundation Program for the school budget year beginning July 1, 2013. Division I also establishes a state percent of growth of 4 percent and a categorical state percent of growth of 4 percent for purposes of the state school foundation program for the school budget year beginning July 1, 2014.

Division I provides for school district property tax replacement payments. For each fiscal year beginning on or after July 1, 2013, the division appropriates from the General Fund of the State to DE an amount necessary to make all school district property tax replacement payments. For the budget year beginning July 1, 2013, each school district's property tax replacement payment amount is equal to the school district's weighted enrollment for that budget year multiplied by the difference of the following: (1) the regular program state cost per pupil for the budget year beginning July 1, 2013, multiplied by 100 percent less the regular program foundation base per pupil percentage; and (2) the regular program foundation base per pupil for the budget year beginning July 1, 2012, multiplied by 100 percent less the regular program foundation base per pupil 1, 2014, each school district's property tax replacement payment amount is equal to the school district's weighted enrollment for the budget year beginning July 1, 2014, each school district's property tax replacement payment amount is equal to the school district's weighted enrollment for the budget year beginning July 1, 2014, each school district's property tax replacement payment amount is equal to the school district's weighted enrollment for the budget year beginning July 1, 2014, each school district's property tax replacement payment amount is equal to the school district's weighted enrollment for the budget year beginning July 1, 2014, multiplied by 100 percent less the regular program foundation base per pupil for the budget year beginning July 1, 2012, multiplied by 1, 2014, multiplied by 100 percent less the regular program foundation base per pupil percentage; and (2) the regular program state cost per pupil for the budget year beginning July 1, 2012, multiplied by 100 percent less the regular program foundation base per pupil percentage.

Fiscal Analysis

Division I also provides a school district funding supplement for the fiscal year beginning July 1, 2013. The school district funding supplement is paid to school districts using moneys appropriated from the General Fund of the State in the fiscal year beginning July 1, 2012. Each school district's funding supplement amount is equal to 2 percent of the regular program state cost per pupil for the fiscal year beginning July 1, 2012, multiplied by the school district's budget enrollment for the fiscal year beginning July 1, 2013.

Division I took effect June 3, 2013.

Division II — School District Funding Terminology

Division II modifies school district funding terminology in the Iowa Code by changing the term "allowable growth" to "supplemental state aid" and by changing the term "modified allowable growth" to "modified supplemental amount." Division II applies to school budget years beginning on or after July 1, 2014.

Division III - Iowa Learning Online Initiative - Fees and Appropriations

Division III directs DE to establish fees payable by school districts and accredited nonpublic schools participating in the Iowa Learning Online Initiative established by Iowa Code section 256.42. The division provides that fees collected are appropriated to the department to be used only for the purpose of administering the initiative and cannot exceed the budgeted cost of administering the initiative to the extent not covered by other moneys appropriated in the division. The professional development necessary to prepare teachers to participate in the initiative is to be considered such a cost. The unused fees do not revert but remain available in subsequent fiscal years to expand coursework offered under the initiative.

The division appropriates \$1.5 million per year from the General Fund of the State for fiscal years 2014-2015 and 2015-2016 to the department to be used for administering the Iowa Learning Online Initiative and for not more than three full-time equivalent positions.

Division IV — Training and Employment of Teachers

Division IV directs DE to establish an online state job posting system. The system must be accessible via the department's Internet site, although the department may contract for or partner with another entity for use of an existing Internet site, and must include a mechanism for the electronic submission of job openings for posting on the system. The system and postings shall include a statement that an employer will not discriminate in hiring on any basis listed.

The division requires school districts, charter schools, and area education agencies (AEAs) to submit all of their job openings to the department for posting on the system. The division requires DE to post all of its job openings on the system. Accredited nonpublic schools may, but are not required to, submit job openings to the department for posting on the system.

The establishment of the online state job posting system is not to be construed to prohibit any employer from advertising job openings and recruiting employees independently of the system, to prohibit any employer from using another method of advertising job openings or another applicant tracking system in addition to the system, or to provide the department with any regulatory authority in the hiring process or hiring decisions of any employer other than the department itself.

The division directs DE to establish a Teach Iowa Student Teaching Pilot Project, subject to an appropriation of sufficient funds by the General Assembly, in collaboration with two institutions of higher education which offer state-approved teacher preparation programs. The two institutions must include one regents institution and one accredited private institution.

The pilot project will provide students in teacher preparation programs with a one-year student teaching experience. A participating institution of higher education must work with school districts to place groups of students in a student teaching experience for an entire academic year, taking geographic diversity into consideration in the selection

of school districts. A participating institution of higher education must also supervise the student teachers in the classroom and provide the students with weekly on-site instruction in pedagogy.

The division establishes a Teach Iowa Scholar Program and fund within CSAC to provide Teach Iowa Scholar Grants to selected high-caliber teachers. The commission is required to administer the program in collaboration with the department.

The commission must establish eligibility criteria for Teach Iowa Scholar Grants that at a minimum require that an applicant must have been in the top 25 percent academically of students exiting a state-approved teacher preparation program, or have earned other comparable academic credentials; and be preparing to teach in fields including but not limited to science, technology, engineering, mathematics, English as a second language or special education instruction, or a hard-to-staff subject as identified annually by DE.

A selected applicant who has successfully completed an approved practitioner preparation program is eligible for a Teach Iowa Scholar Grant for each year of full-time employment completed in Iowa as a teacher for a school district, charter school, AEA, or accredited nonpublic school. A Teach Iowa Scholar Grant cannot exceed \$4,000 per year per recipient, and cannot exceed \$20,000 total per recipient over a five-year period.

The division directs the commission, in collaboration with the department, to adopt rules for the Teach Iowa Scholar Program. The rules are to include a process for the commission to determine which eligible applicants will receive Teach Iowa Scholar Grants.

The division establishes a Teach Iowa Scholar Fund in the State Treasury to be administered by the commission and to consist of moneys appropriated by the General Assembly and any other moneys received by the commission for deposit in the fund.

Division V — Assessments

Division V relates to the administration of assessments to measure student achievement.

Under current law, the State Board of Education is required to specify by rule that the district-wide assessment of student progress that school districts must administer shall be the assessment utilized by school districts statewide in the school year beginning July 1, 2011. The division provides that the requirement may be met using a successor assessment administered by the same assessment provider, but also adds that, beginning July 1, 2016, the rules must provide that all students enrolled in grades 3 through 11 in a school district must, during the last quarter of the school year, be administered an assessment that assesses certain indicators, is aligned to the lowa common core standards, accurately describes student achievement and growth, and provides valid, reliable, and fair measures of student progress toward college or career readiness.

The division also requires the Director of DE to establish an assessment task force to review and make recommendations for a statewide assessment of student progress on certain indicators. The task force shall consider the cost of administering such an assessment and the necessary technical support. The task force shall submit its recommendations in a report to the director, the state board, and the General Assembly by January 1, 2015.

Division VI - Council on Educator Development

Division VI establishes a Council on Educator Development to conduct a study and make recommendations regarding a statewide teacher evaluation system and performance review requirements, and a statewide administrator evaluation system. The council shall receive input from teachers, administrators, and evaluators regarding educators' personal experiences with evaluations.

The study shall review the current systems and performance and peer reviews, state standards and criteria, nationally accepted teaching standards, the process for developing individual teacher and individual administrator

professional development plans, evaluator training, and the interrelated facets of the systems and performance review requirements.

Any evaluation system recommended by the council shall be designed, at a minimum, so that the system is meaningful, providing all teachers and administrators with clear and actionable feedback; is comprehensive and based on multiple indicators designed to enhance an educator's practice; provides for ongoing, nonevaluation feedback and regular, comprehensive, and fair evaluations; is developed and implemented with input from teachers and administrators, respecting their own evaluation systems, and is developed and implemented in partnership with organizations representing teachers, administrators, and school board members at the state and local school district levels; is based on clear standards for what teachers and administrators should know and be able to do; is adequately funded, staffed, and fully developed and validated, and includes training for all teachers and administrators concerning the new systems before the systems are used to make any high-stakes employment decisions; and is applicable to teachers and administrators in all content areas.

In developing recommendations for any evaluation system, the council must consider, at a minimum, any proposed revisions to current systems, standards, or training; the fair and balanced use of student outcome measures; multiple indicators to provide evidence of practice; student and parent surveys; and a multitiered evaluation system that differentiates at least three levels of teacher and administrator performance.

The council shall be comprised of at least 17 voting members appointed by the Director of DE by October 1, 2013, and four members of the General Assembly serving as ex officio, nonvoting members of the council. Administrative support and staffing shall be provided by the department.

The council shall provide for the wide distribution of a preliminary draft of its recommendations for evaluation systems and performance review requirements to teachers, administrators, and school board members throughout the state by October 1, 2015, and shall provide a mechanism and opportunity for practitioners and school board members to submit feedback to the council. Such feedback shall be reviewed by the council prior to making final recommendations. The council shall submit its findings and recommendations to the State Board of Education, the Governor, and the General Assembly by November 15, 2016.

Division VII — Iowa Teacher Career and Compensation Matters

Division VII establishes a framework for lowa teacher career paths, leadership roles, and compensation for school districts; provides for comparable systems, including the instructional coach model; repeals the provision establishing the current lowa Teacher Career Path and salary minimums effective July 1, 2016; amends the State School Foundation Program to provide a teacher leadership supplement to school districts approved by DE to implement the framework or a comparable system; provides for the establishment of a Commission on Educator Leadership and Compensation; and provides for allocations under the Student Achievement and Teacher Quality Program beginning July 1, 2014. The division provides that "comparable system" means the instructional coach model or a system of career paths and compensation for teachers that contains differentiated, multiple leadership roles as set forth in new Iowa Code section 284.17.

TEACHER LEADERSHIP SUPPLEMENT. Iowa Code chapter 257, which provides for the State School Foundation Program, is amended to create a teacher leadership supplement to be funded through the school funding formula, using moneys from the General Fund of the State, and distributed to school districts implementing approved frameworks or comparable systems.

For the budget year beginning July 1, 2014, the teacher leadership supplement district cost per pupil shall be calculated by the Department of Management (DOM) considering the annual allocation of teacher leadership supplemental aid and statewide student enrollment. For the budget year beginning July 1, 2015, and succeeding budget years, the teacher leadership supplement district cost per pupil for each school district for a budget year is the Teacher Leadership Supplement Program district cost per pupil for the base year plus the teacher leadership supplement state allowable growth amount for the budget year. Beginning July 1, 2015, if DOM determines that the unadjusted teacher leadership supplement district cost of a school district for a budget year is less than 100

percent of the unadjusted teacher leadership supplement district cost for the base year for the school district, the school district shall receive a budget adjustment for that budget year equal to the difference. The division also provides that the use of the funds calculated for the supplement shall comply with the requirements of the Student Achievement and Teacher Quality Program and shall be distributed to teachers pursuant to the lowa Code section which provides for the framework and comparable systems. The funds shall be used only to increase the payment for a teacher assigned to a leadership role; to increase the percentages of teachers assigned to leadership roles; to increase the minimum teacher starting salary to \$33,500; to cover the costs for the time mentor and lead teachers are not providing instruction to students in a classroom; for coverage of a classroom when an initial or career teacher is observing or coteaching with a teacher assigned to a leadership role; for professional development time to learn best practices associated with the career pathways leadership process; and for other costs associated with the goals of improving instruction and elevating the quality of teaching and student learning.

Effective July 1, 2014, teacher leadership supplement state cost per pupil for the previous fiscal year for students participating in open enrollment must be paid by a sending district to a receiving district.

FRAMEWORK AND COMPARABLE SYSTEM APPROVAL, MODIFICATION, APPEAL, AND WITHDRAWAL. School districts may apply to DE for approval to implement frameworks or comparable systems of career paths and compensation that contain differentiated multiple leadership roles. The department is directed to establish criteria and a process for application and approval of the framework and comparable systems. A teacher employed by an AEA may be included in a framework or comparable system established by a school district if the AEA and the school district enter into a contract for such purpose.

A school district shall submit to DE for approval any proposed change to the framework or comparable system. At any time during a school year, a school district may apply to the department to waive full or partial implementation of the approved framework or system for the current school year. The school district shall submit to the department for approval a modified implementation plan for the school year following the school year for which the district received a waiver if the school district wishes to continue partial implementation beyond the school year for which the district received a waiver. The State Board of Education may adopt by rule a limitation on the number of times a school district may apply for a waiver. A school district whose application for approval of a comparable system or modified comparable system is denied may appeal the decision to the state board.

By March 1 of the school year preceding implementation, a school district approved to implement the framework or a comparable system may opt out of implementation of the framework or comparable system by notifying DE of the district's intent to withdraw from implementation, and the school district will no longer be eligible to receive teacher leadership supplement foundation aid.

PLANNING GRANTS. A school district may apply to DE for a planning grant to design an implementation strategy to establish the framework or a comparable system. The application must reflect a local decision-making process that includes representation of administrators, teachers, and parents and guardians of students. The department is directed to establish an application for the awarding of planning grants. From moneys appropriated in HF 604 (see Appropriations) the division allocates \$3.5 million to DE for the planning grants.

FRAMEWORK DESIGN. The framework is designed to attract able and promising new teachers by offering competitive starting salaries and offering short-term and long-term professional development and leadership opportunities, retain effective teachers by providing enhanced career opportunities, promote collaboration by developing and supporting opportunities for teachers in schools and school districts statewide to learn from each other, reward professional growth and effective teaching by providing pathways for career opportunities that involve increased leadership responsibilities and increased compensation, and improve student achievement by strengthening instruction.

CAREER AND LEADERSHIP ROLES AND COMPENSATION. The framework includes five career or leadership roles for teachers. The salary established in the division for an initial teacher who meets the requirements specified in the division is at least \$33,500. An initial teacher must meet the current definition in the lowa Code for a beginning teacher, but the initial teacher must also complete a teacher residency during the first year of employment that

includes intensive supervision or mentoring by a mentor teacher or lead teacher; sufficient collaboration time to be able to observe and learn from model, mentor, and lead teachers; a teaching contract that establishes an employment period which is five days longer than that required for career teachers; and for frequent observation, evaluation, and professional development opportunities.

The second role, career teacher, requires the same conditions as that specified in the current lowa teacher career path, but the compensation level for the career teacher is unspecified in the Act.

The third role, model teacher, is a career teacher who is evaluated by the school district as demonstrating the competencies of a model teacher, has participated in a rigorous review process, and has been recommended for a one-year assignment as a model teacher by a site-based review council. The term of the model teacher's teaching contract shall exceed by five days the terms of career teachers' teaching contracts. A model teacher shall receive annually a salary supplement of at least \$2,000.

The fourth role, mentor teacher, is a teacher who is evaluated by the school district as demonstrating the competencies and superior teaching skills of a mentor teacher, and has been recommended for a one-year assignment as a mentor teacher by a site-based review council. The mentor teacher must also participate in teacher professional development, demonstrate continuous improvement in teaching, and possess the skills and qualifications to assume leadership roles. A mentor teacher shall have a teaching load of not more than 75 percent student instruction to allow the teacher to mentor other teachers. The mentor teacher's teaching contract shall exceed by 10 days the terms of career teachers' teaching contracts. A mentor teacher shall receive annually a salary supplement of at least \$5,000.

The fifth role, lead teacher, is a teacher who has been recommended for a one-year assignment as a lead teacher by a site-based review council. The recommendation from the council must assert that the teacher possesses superior teaching skills and the ability to lead adult learners. A lead teacher must assume leadership roles that may include but are not limited to the planning and delivery of professional development activities; the facilitation of an instructional leadership team within the lead teacher's building, school district, or other school districts; the mentoring of other teachers; and participation in the evaluation of student teachers. A lead teacher to spend time on coteaching; coplanning; peer reviews; observing career teachers, model teachers, and mentor teachers; and other duties mutually agreed upon by the superintendent and the lead teacher. The term of the lead teacher's teaching contract must exceed by 15 days the terms of career teachers' teaching contracts. A lead teacher shall receive annually a salary supplement of at least \$10,000.

A school district shall designate at least 10 percent of its teachers as model teachers, 10 percent as mentor teachers, and 5 percent as lead teachers, though a district may enter into an agreement with one or more other districts or an AEA to meet these requirements through a collaborative arrangement.

COMMON FACTORS. Additional contract days must be used to strengthen instructional leadership. The salary supplement received by teachers assigned to leadership roles shall fully cover the salary costs of the additional contract days. The determinations of salary supplements are not subject to appeal.

An assignment is subject to review by the school's or the school district's administration at least annually. The review must include peer feedback. A teacher who completes the time period of assignment in a teacher leadership role may apply to the school's or the school district's administration for assignment in a new role, if appropriate, or for reassignment.

SITE-BASED REVIEW COUNCIL. Each school board implementing a framework or comparable system must appoint a site-based review council for the district's attendance centers that is comprised of equal numbers of teachers, administrators, and parents or guardians of students enrolled in the attendance center. Attendance centers may share a site-based review council. The council must accept and review applications submitted to the school's or the school district's administration for assignment in a leadership role, and make recommendations regarding the applications to the school district superintendent. In developing recommendations, the council

must utilize measures of teacher effectiveness and professional growth, consider the needs of the school district, and review the performance and professional development of the applicants. Any teacher recommended for assignment in a leadership role shall have demonstrated to the council's satisfaction competency on the Iowa teaching standards.

IOWA TEACHER CAREER PATH AND REVIEW PANEL — *FUTURE REPEAL.* The division repeals, effective July 1, 2016, Iowa Code sections 284.7 and 284.9, relating to the Iowa Teacher Career Path and the establishment of a review panel for advancement under the Iowa Teacher Career Path.

APPROPRIATION ALLOCATIONS. From moneys that the General Assembly appropriates for purposes of teacher leadership supplemental aid payments to school districts for the Student Achievement and Teacher Quality Program, the division allocates to DE, for purposes of implementing frameworks or comparable systems approved by DE, \$50 million for FY 2014-2015, FY 2015-2016, and FY 2016-2017. Of the moneys allocated, not more than \$700,000 shall be used annually by DE for the development of a delivery system to assist in implementing the career paths and leadership roles, including but not limited to planning grants to districts and AEAs, technical assistance for the department, technical assistance for districts and AEAs, training and staff development, and the contracting of external expertise and services. Of these funds, DE may use a portion for administrative purposes and for not more than five full-time equivalent positions.

For the initial school year for which a school district implements an approved system, teacher leadership supplement foundation aid payable to that school district shall be paid from the allocation made for such purposes for that school year. For that school year, the teacher leadership supplement foundation aid payable to the school district is the product of the teacher leadership district cost per pupil for the school year multiplied by the school district's budget enrollment. For budget years subsequent to the initial school year, the teacher leadership supplement foundation aid payable to that school district shall be paid from the standing unlimited appropriation for state foundation aid in lowa Code section 257.16.

The division establishes that the receipt of funding by a school district for the purposes of implementing career paths and leadership roles, the need for additional funding for such purposes, or the enrollment of eligible students under lowa Code chapter 284, shall not be considered to be unusual circumstances, create an unusual need for additional funds, or qualify under any other circumstances that may be used by the School Budget Review Committee to grant supplemental aid to or establish modified allowable growth for a school district.

The division exempts teacher leadership supplement foundation aid from a requirement that state aid for teacher compensation be combined with regular wages to create a combined salary.

The teacher leadership supplement district cost is not subject to a uniform reduction that may be implemented when the Governor determines that estimated budget resources for a fiscal year are insufficient to pay all appropriations in full.

The state board is directed to adopt rules that assure the allocation of resources in a manner that optimizes the fulfillment of the purposes of providing state assistance for high-need schools and for purposes of implementing the framework or a comparable system.

COLLECTIVE BARGAINING CONSIDERATIONS. The division prohibits, from July 1, 2014, to June 30, 2017, the consideration of moneys received by a school district for implementation of the framework or a comparable system by an arbitrator or other third party under collective bargaining in determining a comparison of the wages of the teachers in that district with the wages of teachers in another district.

COMMISSION ON EDUCATOR LEADERSHIP AND COMPENSATION. The department shall establish, and provide staffing and administrative support for, a Commission on Educator Leadership and Compensation. The commission shall monitor with fidelity the implementation of the frameworks and comparable systems by school districts. The commission shall also evaluate and make recommendations to DE on applications submitted to the department for approval of comparable systems, and on the expenditure of moneys appropriated for teacher salary supplement and for planning grants. In addition, the commission must review the use and effectiveness of state

assistance distributed to school districts for high-need schools and, by December 15 annually, shall submit all of its findings and any recommendations in a report to the director, the state board, the Governor, and the General Assembly.

The commission shall be comprised of 19 voting members, with 11 members appointed by organizations specified in the division. The director, or the director's designee, who serves as an ex officio, nonvoting member, is responsible for appointing five members who meet the criteria specified by the division. The remaining three members are the executive directors of the Iowa State Education Association, the School Administrators of Iowa, and the Iowa Association of School Boards, or their designees.

MENTOR TEACHER EXPERIENCE. A teacher assigned to mentor a beginning teacher through the Beginning Teacher Mentoring and Induction Program must, under the division, have three years, rather than the current requirement of four years, of successful teaching practice.

PERFORMANCE REVIEWS. From provisions related to the performance review, which is a summative evaluation of a teacher other than a beginning teacher, the division eliminates Iowa Code language that states that the review is also used for purposes of career advancement.

PROFESSIONAL DEVELOPMENT FUNDING. Currently, school districts and AEAs must have as a goal for the use of state professional development funds the provision of one additional contract day or the equivalent for professional development. The division strikes and replaces that language with language authorizing districts and agencies to use the funds to implement the professional development provisions of the teacher career paths and leadership roles specified in Iowa Code sections 284.7 and 284.15.

STATE SUPPLEMENTAL ASSISTANCE FOR HIGH-NEED SCHOOLS. The division establishes legislative intent to provide supplemental state assistance to the highest-need school districts to allow the districts to develop extended learning time programs, hire instructional support staff, provide additional professional development, or supplement the salary of teachers in the identified schools.

The division requires DE to collect relevant data and establish a list of high-need schools which shall be eligible for state supplemental assistance. The department must establish a process and criteria to determine which schools are placed on the lists and must revise the lists annually. Criteria for the determination of which high-need schools shall be placed on the list shall be based upon factors that include but are not limited to the socioeconomic status of the students enrolled in the school, the percentage of the school's student body who are limited English proficient students, and geographic balance.

The department's determination of state supplemental assistance for high-need schools is not subject to appeal. Moneys received by a school district for such purpose shall be used to supplement and not supplant the salary being received by a teacher in a high-need school, and shall not be considered under lowa Code chapter 20 by an arbitrator or other third party in determining a comparison of the wages of teachers in that high-need school with the wages of teachers in other buildings or in another school district.

From moneys that the General Assembly appropriates for purposes of the Student Achievement and Teacher Quality Program, the division allocates to DE for FY 2014-2015, for each subsequent fiscal year, \$10 million for purposes of implementing the state supplemental assistance for high-need schools provisions. The department may use a portion of the funds for administrative purposes. The department is directed to develop a standardized process for distributing the moneys to school districts, and in determining the process for distribution of the moneys, must take into consideration the amount of money appropriated for the given year and the minimal amount of money needed to increase the academic achievement of students. A school district receiving moneys for incentives must certify annually to DE how the moneys were used by the school district.

The department must review the use and effectiveness of the funds distributed to school districts for supplemental assistance for high-need schools, and must consider the Commission on Educator Leadership and Compensation's findings and recommendations. The department shall submit its findings and recommendations in a report to the General Assembly by January 15 annually.

A school district may request on an annual basis approval from DE for the addition of high-need schools based upon the unique local conditions and needs of the school district. The criteria the department uses to determine the placement of high-need schools on its list does not restrict the department from adding a high-need school as requested by a school district on the basis of unique local conditions and needs.

LEGISLATIVE REVIEW. The provisions of Iowa Code chapter 284 shall be subject to legislative review at least every three years. The review shall be based upon a status report from the Commission on Educator Leadership and Compensation, which shall be prepared with the assistance of the departments of Education, Management, and Revenue. The status report shall review and report on DE's assignment and utilization of full-time equivalent positions, and shall include information on teacher retention, teacher compensation, academic quality of beginning teachers, teacher evaluation results, student achievement trend and comparative data, and recommendations for changes to the teacher leadership supplement foundation aid and the framework or comparable systems. The first status report shall be submitted to the General Assembly by January 15, 2017, with subsequent status reports prepared and submitted by January 15 at least every third year thereafter.

INSTRUCTIONAL COACH MODEL. The Instructional Coach and Curriculum and Professional Development Leader Model shall include, at a minimum, five levels — the beginning teacher, career teacher, instructional coach, curriculum and professional development leader, and model teacher levels.

The beginning teacher shall be paid not less than \$33,500 and shall have successfully completed an approved practitioner preparation program or hold an intern teacher license issued under Iowa Code chapter 272, hold an initial or intern teacher license, participate in the Beginning Teacher Mentoring and Induction Program, and complete a residency that meets the requirements specified for an initial teacher under the framework. The requirements for a career teacher match those of a career teacher under the framework.

An instructional coach shall, at a minimum, meet the requirements specified for a career teacher and engage full-time in instructional coaching. The term "instructional coaching" is defined to mean additional guidance in one or more aspects of the teaching profession provided to teachers. Assignment as an instructional coach to an individual teacher shall be based on either a request from a principal or from an individual teacher upon approval of a principal. Instructional coaching shall include detailed preliminary discussions as to areas in which the teachers being coached desire to improve; formulation of an action plan to bring about such improvement; in-class supervision by the instructional coach; postclass discussion of strengths, weaknesses, and strategies for improvement; and dialogue between the instructional coach and students and school officials regarding the teachers being coached. An instructional coach shall coordinate instructional coaching activities relating to training and professional development with an AEA where appropriate. The contract term for an instructional coach shall exceed by 10 days the contract term issued to career teachers. An instructional coach shall receive a stipend of not less than \$5,000 or more than \$7,000 annually in addition to the teacher's salary as a career teacher.

The contract term for a curriculum and professional development leader shall exceed by 15 days the contract term issued to model teachers, and the curriculum and professional development leader shall receive a stipend of not less than \$10,000 or more than \$12,000 annually in addition to the teacher's salary as a career teacher. A curriculum and professional development leader shall provide and demonstrate teaching on an ongoing basis; routinely work strategically with teachers in planning, monitoring, reviewing, and implementing best instructional practices; observe and coach teachers in effective instructional practices; support teacher growth and reflective practices; work with and train classroom teachers to provide interventions aligned by subject area; support instruction and learning through the use of technology; actively participate in collaborative problem-solving and reflective practices which include but are not limited to professional study groups, peer observations, grade level planning, and weekly team meetings; plan and deliver professional development activities designed to improve instructional strategies; and engage in the development, adoption, and implementation of curriculum and curricular materials.

A model teacher is a teacher who meets the requirements for a career teacher, has met the requirements established by the school district, is evaluated by the school district as demonstrating the competencies of a model teacher, has participated in a rigorous review process, and has been recommended for a one-year assignment as a model teacher by a site-based review council. The contract term for a model teacher shall exceed by five days the contract term issued to career teachers, and those additional contract days shall be used to strengthen instructional leadership. A model teacher shall receive annually a salary supplement of at least \$2,000.

Each school district approved to implement the instructional coach model shall establish a goal of assigning, annually, at least one instructional coach at each attendance center or at least one instructional coach for every 500 students enrolled in an attendance center, whichever number is greater; a goal of assigning at least 10 percent of its teachers annually as model teachers; and an equivalent leadership participation goal, in which, as nearly as possible, the total number of hours of coaching and leadership duties performed by instructional coaches and curriculum and professional development leaders shall be equal to the total number of hours of noninstructional, mentoring, and leadership duties for a school district teaching staff of equal size implementing the framework.

Certain framework provisions shall apply to school districts implementing the instructional coach model.

COMPARABLE SYSTEM CRITERIA. The division enacts a new Iowa Code section 284.17, to standardize the criteria for any comparable system of career paths and compensation for teachers approved pursuant to Iowa Code section 284.15, including the instructional coach model set forth in Iowa Code section 284.16.

Under the new Iowa Code section, at a minimum, any comparable system must include a minimum salary of \$33,500 for a full-time teacher; increased support for new teachers and veteran teachers; differentiated, multiple teacher leadership roles beyond the initial teacher and career teacher levels, in which a goal of at least 25 percent of the teacher workforce serves additional contract days with compensation commensurate with the responsibilities for the leadership role; a rigorous selection process for placement into and retention in teacher leadership roles; and a professional development system facilitated by teachers and other education experts and aligned with the Iowa Professional Development Model. A school district approved to implement a comparable system pursuant to Iowa Code section 284.15, and which meets the requirements of the Iowa Code section, shall receive teacher leadership supplemental aid.

The selection process must include the use of measures of effectiveness and professional growth to determine suitability for the role, a selection committee that includes teachers and administrators who shall accept and review applications for assignment or reassignment to a teacher leadership role and shall make recommendations regarding the applications to the superintendent of the school district, and an annual review of the assignment to a teacher leadership role by the school's or school district's administration. The review shall include peer feedback on the effectiveness of the teacher's performance of duty specific to the teacher's leadership role.

A teacher who completes the time period of assignment to a leadership role may apply to the school's or the school district's administration for assignment in a new leadership role, if appropriate, or for reassignment. A teacher assigned to a leadership role must have at least three years of teaching experience, and at least one year of experience in the school district.

ATTENDANCE CENTER PERFORMANCE RANKINGS — PERFORMANCE INDEX. The department must develop criteria and a process for school districts to use to establish specific performance goals and to evaluate the performance of each attendance center operated by the district in order to arrive at an overall school performance grade and report card for each attendance center. The information must be posted on the department's website. The criteria shall include student academic growth, parent involvement, student attendance, employee turnover, and community activities and involvement.

The department shall also develop an achievement score that calculates aggregate growth as well as aggregate proficiency of students which when combined with other academic indicators results in an overall school performance grade for each attendance center in the school district. The performance grade shall be used as one measure to rank and classify schools into six different performance categories: exceptional, high performing, commendable, acceptable, needs improvement, and priority. The categories may be used to define support and specialized assistance to schools classified as needs improvement or priority as well as to recognize schools designated exceptional or high performing.

Additionally, a closing gap score shall be calculated as another measure to determine subgroup performance and to rank and classify attendance centers. Other academic indicators shall be defined as criterion referenced variables that will be utilized in the calculation of the performance grade. Other academic indicators shall include graduation rates, attendance rates, and college-readiness rates. Additional indicators of academic success and progress may include postgraduation data, suspension and expulsion rates, levels of student engagement, parent satisfaction, parent engagement, and staff working conditions.

DE shall submit its findings and recommendations in a report to the state board, the Governor, and the General Assembly by July 1, 2014.

IOWA CODE EDITOR DIRECTIVE. The division directs the Iowa Code Editor to delete Iowa Code references resulting from the future repeals of Iowa Code provisions by the division.

Division VIII — Competency-Based Instruction Task Force

DE shall establish a Competency-Based Education Grant Program to award grants to not more than 10 school districts annually for purposes of developing, implementing, and evaluating competency-based education pilot and demonstration projects. Each pilot or demonstration project shall be conducted for a minimum of one year, but may be conducted for multiple school years. The department shall submit progress reports analyzing the status and preliminary findings of the projects to the State Board of Education, the Governor, and the General Assembly by January 15 annually. The department shall summarize the projects' findings, including student achievement results, and submit the summary and any recommendations in a final report to the state board, the Governor, and the General Assembly by January 15, 2019. From moneys appropriated to DE for purposes of competency-based education, HF 604 (see Appropriations) allocates not less than \$100,000 for the program for FY 2013-2014.

The division adds to the duties of the Competency-Based Instruction Task Force established by the General Assembly in 2012 by requiring the task force to develop a draft strategic plan and proposed timeline for statewide implementation of competency-based learning for consideration by the General Assembly. This provision took effect June 3, 2013.

Division IX — Instructional Hours

Division IX provides that the instructional time required for school districts and accredited nonpublic schools in the school calendar for a school year shall consist of a minimum of either 180 instructional days or 1,080 instructional hours. Previously, a minimum of 180 instructional days was the only option. Subject to the minimum requirement, school districts and accredited nonpublic schools set the number of days or hours of required attendance for the school year, but school districts must hold a public hearing on a proposed school calendar prior to adopting the school calendar.

The division takes effect July 1, 2014.

Division X — Private Instruction Exemption

Division X exempts a parent, guardian, or legal custodian of a child of compulsory attendance age placed under private instruction under lowa Code section 299A.3, from the provisions of lowa Code section 299A.2, which requires that evidence of immunization; and an annual report that states the name and age of the child and the period of time the child has been or will be under competent private instruction, and includes an outline of course study and texts uses, and the name and address of the instructor; be filed with the school district of residence. The division also provides that a nonlicensed person providing private instruction under lowa Code section 299A.3 may, but is not required to, complete and send annual achievement reports and evaluation results to the school district of residence, and ensure that the child is evaluated annually to determine whether the child is making adequate progress. The term "competent private instruction" is amended to exclude from the definition nonlicensed persons providing private instruction under lowa Code section 299A.3.

Division XI — Independent Accreditation of Nonpublic Schools

Division XI provides that a nonpublic school may be accredited by an approved independent accrediting agency instead of by the State Board of Education. The state board must maintain a list of approved independent accrediting agencies comprised of at least six regional or national nonprofit, nongovernmental agencies recognized as reliable authorities concerning the quality of education offered by a school and shall publish the list of independent accrediting agencies on the DE's Internet site. The list shall include accrediting agencies that, as of January 1, 2013, accredited a nonpublic school in this state that was concurrently accredited by the state board; and any agency that has a formalized partnership agreement with another agency on the list and has member schools in this state as of January 1, 2013. A nonpublic school that participates in the accreditation process offered by an independent accrediting agency on the approved list shall be deemed to meet the education standards of lowa Code section 256.9. However, such a school shall comply with statutory health and safety requirements for school facilities. If the state board takes preliminary action to remove an agency from the approved list, DE shall, at least one year prior to removing the agency from the approved list of independent accrediting agency from the approved list of independent accrediting agency from its approved list of independent accrediting agency is internet site and shall contain the proposed date of removal. The provision is repealed July 1, 2020.

Division XII — Independent Private Instruction

Division XII establishes an option for independent private instruction.

The division defines "independent private instruction" as instruction that is not accredited; enrolls not more than four unrelated students; does not charge tuition, fees, or other remuneration for instruction; provides private or religious-based instruction as its primary purpose; provides enrolled students with instruction in mathematics, reading and language arts, science, and social studies; provides, upon written request from the superintendent of the school district in which the independent private instruction is provided or from the Director of DE, a report identifying the primary instructor, location, name of the authority responsible for the independent private instruction, and the names of the students enrolled; is not a nonpublic school and is distinct from competent private instruction as defined in lowa Code chapter 299A(2); and is exempt from all state statutes and administrative rules applicable to a school, a school board, or a school district, except as otherwise provided in lowa Code chapters 299 and 299A, relating to compulsory education and private instruction.

Students who are receiving independent private instruction are allowed to access the district-to-community college sharing or concurrent enrollment program through the school district in which the private institution is located.

Students who receive independent private instruction are not deemed truant unless they fail to attend the independent private instruction. A truancy officer may take into custody without warrant any apparently truant child and place the child enrolled in independent private instruction in the charge of the authority providing independent private instruction designated by the parent, guardian, or legal or actual custodian. Iowa Code section 299.12, which provides for attendance cooperation meetings and agreements, is inapplicable to a child receiving independent private instruction.

Personal information in records regarding a child receiving independent private instruction that are maintained, created, collected, or assembled by or for a state agency, shall be kept confidential in the same manner as personal information in student records maintained, created, collected, or assembled by or for a school corporation or educational institution.

The public school district in which a student receives independent private instruction shall offer or make available to students receiving competent or independent private instruction an approved course in driver education.

A student receiving independent private instruction is not required to meet the competent private instruction requirements of Iowa Code chapter 299A, such as annual achievement evaluations and requirements establishing consequences for failure to make adequate progress, nor are they eligible to participate in dual enrollment and the Home School Assistance Program. A child identified as requiring special education is eligible for placement if the child is under competent private instruction, but not if the child is under independent private instruction.

Division XIII — Driver Education by Teaching Parent

Division XIII allows a parent, guardian, or legal custodian who is providing competent private instruction to a student to teach the student driver education, provided the person has a valid driver's license that permits unaccompanied driving and has a clear driving record for the previous two years. The classroom instruction requirements for the alternative course of instruction are substantially the same as for an approved course of instruction offered by a public school district or private or commercial driver education school, with additional requirements for 40, rather than 20, hours of street or highway driving including four hours of night driving. The course of instruction must be a course approved by the Department of Transportation (DOT) by rule and use driver education materials that meet or exceed standards established for driver education courses approved for public or private schools. A list of approved courses is to be posted on the Department of Transportation's website.

In order for the student to qualify for an intermediate driver's license, the teaching parent is required to document substantial compliance with the driver education course requirements and furnish an affidavit to the DOT attesting to the student's satisfactory completion of the coursework and street or highway driving instruction.

Division XIV — Miscellaneous Provisions

Division XIV includes miscellaneous provisions.

The division directs the Director of DE to develop and implement a coaching and support system for teachers that is aligned with the Iowa teacher career paths, leadership roles, and compensation requirements under the framework and comparable systems; and to develop and implement a coaching and support system for administrators that is aligned with the Beginning Administrator Mentoring and Induction Program.

The division expands to permissible uses of preschool foundation aid funding received by school districts to allow use by approved local program and community providers for professional development for preschool teachers, for instructional equipment, for material and equipment designed to develop pupils' large and small motor skills, and for other direct costs. The preschool foundation aid funding received by an approved local program that remains unexpended or unobligated at the end of a fiscal year shall be used to build the approved local program's preschool program capacity in the next succeeding fiscal year. This provision took effect June 3, 2013.

Also effective June 3, 2013, the repeal of the Iowa Early Intervention Block Grant Program chapter is extended from July 1, 2013, to July 1, 2018.

The division replaces language requiring school districts to administer a kindergarten readiness assessment prescribed by DE to every resident prekindergarten or four-year-old child to instead require the districts to administer the Teaching Strategies Gold Early Childhood Assessment to every resident prekindergarten or four-year-old child, and to administer a valid and reliable universal screening instrument, as prescribed by the department, to every kindergarten student enrolled in the district not later than the first Monday in October. Each school district must also report the results of the community strategies employed during the prior school year to reduce the percentage of students who are not proficient in reading by the end of third grade and to raise the percentage of students who are proficient in reading. This provision took effect June 30, 2013.

The division establishes a five-member reporting requirement review task force tasked with reviewing a list of reports that school districts are required to submit to DE biennially or more frequently. For each reporting requirement listed, the task force shall produce written justification for continuing, modifying, or eliminating the requirement. The task force shall compile its written justifications in a report that shall be submitted to the State Board of Education and to the General Assembly by December 2, 2013. The state board shall review the report and determine which of the task force recommendations may be accomplished by administrative rule and which must be accomplished by statute. The state board shall submit its findings and recommendations, including plans for board action relating to administrative rules and board recommendations for specific statutory changes, in a report to the General Assembly by February 3, 2014.

Division XV — Extended Learning Time Pilot Project Model — Appropriation

DE is directed to develop a proposed model for an extended learning time pilot project. Division XVI allocates, from moneys appropriated to the department for education reform under HF 604, \$40,000 for FY 2013-2014 for purposes of developing the model. In developing the model, DE shall consider the recommendations submitted in the final report of the instructional time task force, as well as existing, successful extended time learning opportunities offered within and outside of the state. Three program proposals representing school districts of varied sizes, geographical locations, and socio-economic status shall be included in the model. Component measures, criteria, and associated benchmarks for selecting participants and gauging success for the model are specified in the division. The department shall also recommend potential funding sources for the full implementation of the proposed model for extended learning time pilot projects and of future sustained extended time learning efforts. The department shall submit the proposed model and the department's findings and recommendations in a report to the State Board of Education, the Governor, and the General Assembly by December 16, 2013.

Division XVI — Education Reform Allocations

Division XVI allocates to DE moneys appropriated to the department for purposes of education reform by HF 604, as follows: For purposes of the Iowa Learning Online Initiative, \$1.5 million; for the Teach Iowa Student Teaching Pilot Project established pursuant to Division IV, \$1 million; for planning grants for the Iowa teacher career paths, leadership roles, and compensation requirements under the framework and comparable systems, \$3.5 million; to provide for the development of a delivery system to assist in implementing teacher career paths and leadership roles and for administrative purposes, \$700,000; for purposes of establishing the Council on Educator Development pursuant to Division VI, \$100,000; and for purposes of developing an extended learning time pilot project model pursuant to Division XV, \$40,000.

HOUSE FILE 351 - Statewide Preschool Program Enrollees — Compulsory Attendance

BY COMMITTEE ON EDUCATION. This Act provides that a child who is four years of age on or before September 15 of a school year and who is enrolled in the Statewide Preschool Program for Four-Year-Old Children shall be considered to be of compulsory attendance age unless the parent or guardian of the child submits written notice to the school district implementing the program of the parent's or guardian's intent to remove the child from enrollment in the preschool program.

HOUSE FILE 454 - Education — Miscellaneous Changes

BY COMMITTEE ON EDUCATION. This Act makes various changes to Iowa Code provisions relating to education as follows:

STUDENT STATE BOARD OF EDUCATION MEMBER. Iowa Code section 256.5A is amended to change the term of the nonvoting student member of the State Board of Education from one year for all students to one year for students in grade 11 and two years for students in grade 10.

AMERICAN INDIAN EDUCATION EXPENSES. Iowa Code section 256.30 provides for the distribution and administration of moneys to pay the expense of educating American Indian children residing in the Sac and Fox Indian settlement. The Act eliminates language that requires the tribal council to submit reports to the Department of Education on the expenditure of the moneys, and eliminates language that requires the department to certify compliance before the Department of Management can approve allotment of the moneys.

EXAMINATIONS FOR CERTIFICATION OF CHILDREN REQUIRING SPECIAL EDUCATION. Prior law gave final decision authority to the Director of the Department of Education in the case of disagreement or appeal in the matter of an examination of a child for certification as a child requiring special education. Under the Act, such disputes are to be addressed under rules and procedures adopted by the state board under Iowa Code section 256B.6 and consistent with the federal Individuals with Disabilities Education Act of 2004. Iowa Code section 256B.6 relates to a parent's or guardian's duties and authority to review an action or omission or local authorities, and to the appointment of an impartial administrative law judge for special education appeals.

ACCREDITED NONPUBLIC SCHOOL PUPIL ENROLLMENT. Iowa Code section 257.6 is amended to specify that dual enrolled pupils in grades nine through 12 and accredited nonpublic school pupils enrolled part-time in a school district are eligible to be counted proportionally as shared-time or part-time pupils in a school district's enrollment, but accredited nonpublic pupils receiving classes or services funded entirely by federal grants or allocations are not eligible to be counted in a school district's enrollment. The Act makes a corresponding change to the definition of "enrollment served" in Iowa Code section 257.37, subsection 4.

VOCATIONAL EDUCATION REPORT. Iowa Code section 258.12 is amended to eliminate a provision that requires the Treasurer of State to annually report to the General Assembly the receipts and disbursements of the funds paid to the state under the federal Carl D. Perkins Vocational and Technical Education Act of 1998.

HIGH SCHOOL EQUIVALENCY DIPLOMAS. Iowa Code sections 259A.1 and 259A.2 are amended to change subjects covered by high school equivalency diploma tests by eliminating arts and writing and adding literacy, and to require the test scorer, rather than the testing center, to forward test scores to the department.

DISTRICT TO COMMUNITY COLLEGE INNOVATIVE SHARING PROJECT. The Act moves, to a new subsection of lowa Code section 257.11, a provision assigning additional supplementary weighting for high school pupils who are enrolled in a class that uses an activities-based, project-based, and problem-based learning approach offered through a partnership with a nationally recognized nonprofit provider of rigorous and innovative science, technology, engineering, and mathematics curriculum for schools. In addition, the Act authorizes a school district to assign its resident pupils attending the class an additional weighting of the percentage of the pupil's school day during which the pupil attends such classes times seventy hundredths.

AEA BUDGET DEADLINES. Iowa Code sections 273.3 and 273.23 are amended to extend by one month the dates by which area education agency (AEA) proposed budgets must be reviewed, approved, or returned by the state board and resubmitted to the state board if the first submission is not approved.

REDISTRICTING FOLLOWING FEDERAL DECENNIAL CENSUS. Iowa Code section 275.23A is amended to move the dates back by which a resolution describing new director district boundaries must be adopted by a school board if the school board redraws its director district boundaries following the federal decennial census. The Act moves the timelines to no sooner than November 15 of the second year following the federal decennial census and no later than May 15 of the third year following the federal decennial census.

SCHOOL AND AEA BOARD PAYMENTS AND WARRANTS. Iowa Code section 279.30 is amended to allow the board of directors of a school district or of an AEA to direct deposit a payment at a financial institution specified by the person entitled to the money. Iowa Code sections 291.1, 291.6, 291.7, 291.8, 291.12, and 291.14 are amended to replace references to books, registers, and warrants with references to payments, electronic funds transfers, and accounting records, and to make related changes.

SCHOOL FUNDS FOR GIFTS. Iowa Code sections 279.42 and 298A.13 are amended to give school districts the option of establishing a permanent fund for gifts received and to allow school districts to deposit funds received from gifts, devises, and bequests into a trust fund, permanent fund, or agency fund.

SCHOOL DISTRICT ADMINISTRATIVE EXPENDITURES. Iowa Code sections 273.13 and 279.45 are amended to modify language related to a requirement that a school district limit its annual administrative expenses to not more than 5 percent of its general fund for a base year and to replace references to the term "operating fund" with "general fund."

WHOLE GRADE SHARING AGREEMENTS. Iowa Code section 282.10 is amended to provide that school boards must negotiate the disposition of any funding provided for purposes of the Student Achievement and Teacher Quality Program, established under Iowa Code chapter 284, not solely teacher quality funding.

TUITION FEES. Iowa Code section 282.20 is amended to change the date by which the secretary of a creditor district must deliver to the secretary of a debtor district an itemized statement of the tuition fees for nonresident pupils enrolled by the creditor district.

PHYSICAL PLANT AND EQUIPMENT LEVY. Iowa Code section 298A.4 is amended to describe the physical plant and equipment levy fund as a "capital project fund," rather than a "special revenue fund." Corresponding changes are made to Iowa Code sections 278.1(1)(e), 298.2(5)(a), and 298A.9, while Iowa Code sections 298.2(6) and 423F.3(1)(d) are stricken.

ANNUAL ACHIEVEMENT EVALUATIONS OF CHILDREN RECEIVING COMPETENT PRIVATE INSTRUCTION. Iowa Code section 299A.4 is amended to provide that if a parent, guardian, or legal custodian of a child requests that a school district or AEA administer an annual achievement evaluation to the parent, guardian, or legal custodian's child, who is receiving competent private instruction, the evaluation must be administered at no cost to the parent, guardian, or legal custodian. The Iowa Code section, as well as Iowa Code section 299A.8, is further amended to provide that administration of the evaluation shall not constitute a dual enrollment purpose, so children who are dual-enrolled solely for access to the evaluation will not receive weighting for state foundation aid purposes.

SCHOOL BUS DRIVERS. Iowa Code section 321.375 is amended to require the employer of a school bus driver to conduct a review of information in the Iowa Court Information System and the Sex Offender, Child Abuse, and Dependent Adult Abuse registries for information about the driver upon renewal of the driver's school bus driver's license. Currently, the review is required to be conducted every five years upon renewal of the license.

OTHER REPEALS. The Act repeals lowa Code sections relating to authorization sought by school districts from the department for the maintenance of year around schools, for a grant program to provide sabbaticals for teachers, for an extended year school grant program, for a pilot project to encourage the advancement of women and minorities to administrative positions in a school district, and for the development of a statewide school-to-work system. The Act also repeals references to the schoolhouse tax levy and fund.

HOUSE FILE 472 - Shared School District and Area Education Agency Operational Functions — Supplementary Weighting

BY COMMITTEE ON EDUCATION. This Act provides supplementary weighting for school districts and area education agencies (AEAs) that share operational functions. The Act is similar to the supplementary weighting provisions for shared operational functions in current Iowa Code section 257.11(6) which is repealed effective July 1, 2014. The Act provides supplementary weighting of two hundredths per pupil enrolled in a district that shares with a political subdivision one or more of the operational functions identified in the Act. An operational functions sharing arrangement does not need to be a newly implemented sharing arrangement to receive supplementary weighting for an ongoing operational functions sharing arrangement that began before July 1, 2014, the district must submit information to the Department of Education documenting the cost savings directly attributable to the shared operational functions and describe the district's consideration of additional shared operational functions. The Act does not require school districts that share operational functions with other school districts to be contiguous school districts.

The supplementary weighting is available to a school district for a maximum of five years during the period commencing with the budget year beginning July 1, 2014, through the budget year beginning July 1, 2019. The Act establishes a minimum amount and a maximum amount of additional weighting for which a school district is eligible. In order to receive the supplementary weighting for more than one year, the school district must annually submit information to the department documenting cost savings directly attributable to the shared operational functions. The Act includes similar provisions for supplementary weighting provided to AEAs for shared operational functions.

The new Code provision establishing supplementary weighting for shared operational functions is repealed effective July 1, 2020.

HOUSE FILE 533 - Entrepreneurial Education Funds

BY COMMITTEE ON EDUCATION. This Act permits a school corporation, at the request of a student organization or club and upon approval of the school board, to establish an entrepreneurial education fund. An entrepreneurial education fund can consist only of moneys earned through entrepreneurial activities or returns on investments made for entrepreneurial purposes by the student organization or club, private donations and private contributions, and any

interest earned on such moneys, that are deposited in the fund. Moneys in the fund can only be used for investments made or activities undertaken for entrepreneurial purposes.

The student organization or club may designate an entrepreneurial purpose for the use of moneys in the fund. A school corporation may expend moneys in the fund for use by the student organization or club upon approval of the designated entrepreneurial purpose by the school board. The school organization or club must deposit any return on an investment made with moneys from the fund in the fund. A school corporation is prohibited from transferring or contributing to the fund any other moneys that are not moneys earned through entrepreneurial activities or returns on investments made for entrepreneurial purposes by the student organization or club.

A school corporation, upon request of a student organization or club and upon approval by the school board, must transfer moneys in a student activity fund for deposit by the student organization or club in an entrepreneurial education fund. A school corporation is prohibited from transferring such moneys unless the moneys are attributable through appropriate documentation to the specific student organization or club and unless the student organization or club shows through appropriate documentation that the student organization or club earned the moneys through entrepreneurial activities.

A student organization or club is prohibited from investing moneys from the fund for an entrepreneurial purpose in which a member of the student organization, an advisor or supervisor of the student organization or club, or an immediate family member of such persons, has a financial interest. Other prohibitions of conflicts of interest are applicable as well. Entrepreneurial education funds are subject to the annual auditing requirements applicable to government subdivisions including school districts. Investments of moneys from entrepreneurial education funds are excluded from statutory limitations on the investment of public funds.

A school corporation must close the fund at the request of the student organization or club for which the school corporation established the fund. All moneys in the fund on the date of closure and any subsequent return on an investment made with moneys from the fund must be deposited in the school corporation's student activity fund.

The Act defines "entrepreneurial activities" as starting, maintaining, or expanding a business venture, including a seasonal business venture, or rendering other labor or services in return for compensation. "Entrepreneurial activities" does not include charitable contributions or other donations or gifts received by the student organization or club for which no labor or services are rendered. The Act defines "entrepreneurial purpose" as establishing or investing in a start-up company, early-stage company, or existing company developing a new product or new technology if the investment is in keeping with the education program of the school corporation; if the student organization or club or its members will, as a stated condition of the investment, take an active role in the company which directly relates to and furthers the educational purposes for which the student organization or club is established; and if a reasonable return upon the investment is expected.

The Act took effect April 25, 2013, and applies to moneys in a student activity fund on and after that date that are attributable through appropriate documentation to a specific student organization or club, and that were earned by the student organization or club through entrepreneurial activities.

ELECTIONS, ETHICS, AND CAMPAIGN FINANCE

RELATED LEGISLATION

SENATE FILE 452 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes SEE APPROPRIATIONS. Division II of the Act allows an electronic election register to be used to produce a voter's declaration of eligibility.

ENERGY AND PUBLIC UTILITIES

- Pipeline Safety Violations Civil Penalties SENATE FILE 91 HOUSE FILE 524 City Utility and Enterprise Services and Rental Property — Notices HOUSE FILE 631 - Propane Education and Research Council Changes RELATED LEGISLATION **SENATE FILE 295** - State and Local Taxation of Property and Income SEE TAXATION. This Act establishes a partial exemption from taxation on the value of a telecommunications company's property that is subject to assessment and taxation under Iowa Code chapter 433. The Act requires the Department of Revenue to study the current system of assessing telecommunications company property and levying property tax against companies that provide telecommunications services in lowa and make recommendations for changes in a report filed by August 1, 2015. SENATE FILE 451 Taxation of Rate-Regulated Water Utilities SEE TAXATION. This Act establishes a rate-regulated water utility replacement tax and statewide property tax imposed on rate-regulated water utility property. The Act took effect May 9, 2013, and applies retroactively to property tax assessment years and replacement tax years beginning on or after January 1, 2013. HOUSE FILE 484 - Boiler Inspections SEE LABOR AND EMPLOYMENT. This Act provides for required inspections of certain unfired steam pressure vessels and low-pressure steam boilers to occur at least once a year. Such inspections must include one internal inspection and one external inspection in each two-year period. Such inspections must occur no more than once every six months. The Act also provides for additional exemptions from Iowa Code chapter 89 regulating boilers and unfired steam pressure vessels. The Act permits the Labor Commissioner to adopt rules establishing an internal inspection interval of up to four years for certain objects owned and operated by electric public utilities subject to rate regulation under Iowa Code chapter 476. The Act took effect April 24, 2013. HOUSE FILE 614 - Federal Block Grant Appropriations and Other Federal Funding SEE APPROPRIATIONS. This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal years beginning October 1, and ending September 30, for 2013-2014 and 2014-2015, and for the state fiscal years beginning July 1, and ending June 30, for 2013-2014 and 2014-2015. The Act includes funding for the Low-Income Home Energy Assistance Program, known as LIHEAP.
- HOUSE FILE 630 - Taxation of Hydroelectricity Conversion Property Sales SEE TAXATION. This Act exempts hydroelectricity conversion property from sales and use tax.

ENERGY AND PUBLIC UTILITIES

SENATE FILE 91 - Pipeline Safety Violations — Civil Penalties

BY COMMITTEE ON COMMERCE. This Act increases civil penalties applicable to violations of Iowa Code chapter 479, relating to pipelines and underground gas storage. Currently, violations of the Iowa Code chapter, or an administrative rule or order relating to the Iowa Code chapter, are subject to a civil penalty levied by the Iowa Utilities Board not to exceed \$10,000 per violation, subject to a \$500,000 maximum. The Act increases these limits to \$100,000 and \$1 million, respectively. Civil penalties collected for violations of the Iowa Code chapter are credited to and appropriated for the Iowa Energy Center created in Iowa Code section 266.39C.

HOUSE FILE 524 - City Utility and Enterprise Services and Rental Property — Notices

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to city utilities and city enterprises by making changes to requirements related to commercial rental property.

The Act provides that commercial rental property is exempt from a lien for delinquent rates or charges associated with charges for water service if the landlord gives written notice to the city utility or city enterprise that the property is commercial rental property and that the tenant is liable for the rates or charges. The Act further provides that a city utility or city enterprise may require for such commercial rental property a deposit not exceeding the usual cost of 90 days of provision of such services to be paid to the city utility or city enterprise and requires that the city utility or city enterprise acknowledge the receipt of such notice and deposit.

Current Iowa Code section 384.84 provides that the lien exemption does not apply to charges for repairs related to water service if repair charges become delinquent for residential rental property. The Act makes that provision applicable to commercial rental property as well.

The Act further requires that written notice be provided to a city utility or city enterprise providing services within 10 business days when there is a change in tenant or a change in ownership of commercial rental property. Under current law, the notification period for a change in tenant or a change in ownership of residential rental property is 30 business days.

HOUSE FILE 631 - Propane Education and Research Council Changes

BY COMMITTEE ON WAYS AND MEANS. This Act modifies provisions applicable to the Propane Education and Research Council established in Iowa Code chapter 101C.

The Act changes the designation of one of the ex officio, nonvoting members of the council from a professional fire fighter designated by the Iowa Association of Professional Fire Chiefs to a professional fire fighter designated by the Iowa Professional Fire Fighters Association. The Act also eliminates provisions specifying term limits and reappointment requirements.

Additionally, the Act repeals a provision which would have repealed Iowa Code chapter 101C effective December 31, 2014.

ENVIRONMENTAL PROTECTION

SENATE FILE 388	- Water Resource Restoration Sponsor Program — Project Restrictions
SENATE FILE 390	- Property with Private Sewage Disposal Systems — Abstracts of Title
HOUSE FILE 225	- Pollution Prevention and Waste Management Assistance
HOUSE FILE 311	- Water Quality
HOUSE FILE 541	- Dam Reconstruction Standards

RELATED LEGISLATION

- SENATE FILE 435
 Appropriations Agriculture and Natural Resources
 SEE APPROPRIATIONS. This Act relates to agriculture and natural resources, including by making appropriations to the Department of Natural Resources (DNR) for fiscal years 2013-2014 and 2014-2015. The Act appropriates moneys from the General Fund of the State and other sources to DNR for purposes of supporting its administration, regulation, and programs related to supporting air and water quality, and land management. The Act also creates an Iowa Nutrient Research Center and Iowa Nutrient Research Center Advisory Council at ISU responsible for pursuing a science-based approach to nutrient management research and to facilitate collaboration among appropriate regents universities.
- HOUSE FILE 312
 Manure Management Certification Requirements Continuing Instructional Courses SEE AGRICULTURE. This Act amends a provision included in the "Animal Agriculture Compliance Act" as administered and enforced by the Department of Natural Resources (Iowa Code chapter 459) that in part regulates the management of manure. The Act amends requirements for certifying persons who are involved in the application of manure originating from confinement feeding operations and persons who are associated with a commercial service engaged in the business of transporting, handling, storing, or applying manure for a fee.
- HOUSE FILE 458
 Standards, Programs, and Substances Regulated by the Department of Agriculture and Land Stewardship
 SEE AGRICULTURE. This Act amends a number of provisions relating to the powers and duties of the Department of Agriculture and Land Stewardship, including providing for soil and water conservation practices, regulating weights and measures, providing motor fuel standards, and regulating pesticide use. The Act took effect March 28, 2013.
- HOUSE FILE 512
 Small Animal Feeding Operations SEE AGRICULTURE. This Act regulates confinement feeding operations by providing that such operations may be reclassified as small animal feeding operations exempt from certain requirements relating to manure management, including the filing of an annual report known as a manure management plan update, and paying an associated fee.
- HOUSE FILE 640
 Flammable or Combustible Liquids Miscellaneous Provisions
 SEE AGRICULTURE. This Act provides for the regulation of liquids that are flammable or combustible, including liquids classified as motor fuel or special fuel and their components, by declaring lowa's commitment to renewable fuel and providing for the regulation of aboveground tanks.
- HOUSE FILE 648 - Bond Repayments, Retirement Funding, and Other Miscellaneous Appropriations SEE APPROPRIATIONS. In addition to other provisions, the Act makes appropriations to the Department of Agriculture and Land Stewardship soil and water conservation and water quality purposes.

ENVIRONMENTAL PROTECTION

SENATE FILE 388 - Water Resource Restoration Sponsor Program — Project Restrictions

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act relates to sponsor projects under the Water Resource Restoration Sponsor Program.

Under the Water Resource Restoration Sponsor Program, there is a nonexclusive list of certain types of permissible projects. The Act adds, as a permissible type of project, a project that includes practices related to water quality or water quality protection that are included in a field office technical guide published by the Natural Resources Conservation Service of the United States Department of Agriculture (USDA) or that are included in the Iowa Stormwater Management Manual published by the Department of Natural Resources (DNR).

Under the Water Resource Restoration Sponsor Program, certain types of projects are prohibited including projects involving parking lots. The Act amends the parking lot prohibition to allow parking lot projects when the parking lot is constructed in a manner to improve water quality and construction is consistent with a field office technical guide published by the Natural Resources Conservation Service of the USDA or the Iowa Stormwater Management Manual published by the DNR.

SENATE FILE 390 - Property with Private Sewage Disposal Systems — Abstracts of Title

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act relates to certain abstracts to property with private sewage disposal systems.

Pursuant to 2008 Iowa Acts, chapter 1033, beginning July 1, 2009, certain title transfers required an inspection of any private sewage disposal system located on the property. Title abstracts to such property were required to include documentation of the inspection. Pursuant to 2010 Iowa Acts, chapter 1120, the title abstract requirement was eliminated.

The Act adds a retroactive applicability provision to 2010 lowa Acts, chapter 1120, making the elimination of the title abstract requirement retroactively applicable to July 1, 2009, which is the original enactment date of the title abstract requirement.

The Act took effect April 8, 2013, and applies retroactively to July 1, 2010.

HOUSE FILE 225 - Pollution Prevention and Waste Management Assistance

BY COMMITTEE ON ENVIRONMENTAL PROTECTION. This Act relates to pollution prevention and waste management assistance.

The Act amends the waste management assistance provisions of Iowa Code chapter 455B by updating the waste management policy. The Act includes reuse and combustion with energy recovery in the pollution prevention hierarchy and removes incineration from the hierarchy.

The Act includes a new definition for "pollution prevention" and uses the term to replace "hazardous waste management" and "waste reduction assistance." The Act eliminates references to hazardous waste throughout lowa Code chapter 455B, division IV, part 9, including duties of the Department of Natural Resources (DNR) and the Environmental Protection Commission (EPC) relating to hazardous waste and the location, acquisition, and operation of hazardous waste management facilities.

The Act eliminates certain definitions from Iowa Code chapter 455D for terms no longer used in the Iowa Code chapter.

Previously, the waste stream reduction goals included a 25 percent reduction by July 1, 1994, and 50 percent reduction by July 1, 2000. The goals were based on the waste stream existing as of July 1, 1988. The Act eliminates the references to July 1, 1994, and July 1, 2000, but retains the 25 and 50 percent goals as intermediate and final goals. The Act eliminates provisions related to the date-specific goals. The Act eliminates mandatory solid waste management techniques for planning areas that fail to meet the 25 percent reduction goal.

The Act eliminates many of the duties of DNR in relation to waste management and includes a new general duty to implement the waste management policy.

The Act eliminates certain duties of the Director of DNR. The Act eliminates redundant language relating to the duty of the director to receive moneys for deposit in the Waste Reduction and Recycling Trust Fund. The Act eliminates duties including the providing of financial assistance for certain waste reduction and recycling markets and industries; the study of technology for the reclamation and recycling of refrigerant; and the identification of products made from recycled or recovered materials. The Act also eliminates certain expired deadlines and other outdated requirements.

The Act eliminates two duties of the EPC in relation to waste management policy. The duties relate to budget requests and approval of certain contracts and agreements.

The Act eliminates a duty of the EPC to recommend to the General Assembly, annually, the imposition of waste abatement fees, rebates, and deposits.

The Act eliminates certain municipal requirements related to yard waste. The Act eliminates certain rules' requirements for composting related to economic impact statements. The Act expands the definition of composting to include yard waste and other organic materials.

The Act eliminates a requirement that DNR maintain a list of label codes for plastic containers.

The Act amends provisions related to the Waste Volume Reduction and Recycling Fund. The Act eliminates a requirement that grants from the fund be awarded based on the solid waste management hierarchy. The Act provides that the fund shall be utilized for purposes of providing technical assistance to Iowa businesses in developing and implementing pollution prevention techniques.

The Act eliminates two duties of the Director of DNR relating to groundwater reporting requirements.

The Act repeals Iowa Code sections 455B.516, 455B.517, and 455B.518, which relate to the Toxics Pollution Prevention Program. The Act repeals Iowa Code section 455C.8, relating to the prohibition against snap-top cans, and Iowa Code section 455C.15, relating to the prohibition against plastic cans.

HOUSE FILE 311 - Water Quality

BY COMMITTEE ON ENVIRONMENTAL PROTECTION. This Act relates to water quality.

Previously, there were public notice requirements for the intent to conduct or discontinue permitted activity under certain general permits issued pursuant to Iowa Code chapter 455B, 459, 459A, or 459B relating to storm water discharge or an air contaminant source. The notice must be given in two newspapers with the largest circulation in the area in which the permitted facility is located. The Act provides that storm water and allowable nonstorm water discharges are not activities that would require such notice for discontinuation of the permitted activity. The Act reduces the number of newspapers in which the notice must be given to one newspaper.

The Act allows aquatic pesticides to be applied to waters of the United States in accordance with rules adopted by the Environmental Protection Commission.

The Act allows an applicant for a permit for diversion, storage, or withdrawal of water to receive a time extension in the permitting process to provide the applicant with more time to submit additional information to resolve a contested or complex application.

Previously, a borrower under the On-Site Wastewater Systems Assistance Program had to reside outside the boundaries of a city. The Act eliminates the residential location requirement. The Act also eliminates an annual reporting requirement for the Department of Natural Resources under the program.

HOUSE FILE 541 - Dam Reconstruction Standards

BY COMMITTEE ON ENVIRONMENTAL PROTECTION. This Act relates to dam reconstruction standards.

The Act provides that, notwithstanding design criteria and guidelines for Iowa dams adopted by the Department of Natural Resources, certain standards apply to the reconstruction of a dam damaged due to a natural disaster. The standards include that the person reconstructing the dam is only required to possess flooding easements or ownership which were held prior to the reconstruction as long as the former normal pool elevation is not exceeded and the spillway capacity is increased by at least 50 percent; and the flooding easements or ownership are only required to the top of the reconstructed spillway elevation.

GAMING

SENATE FILE 204	- Voluntary Exclusion From Gaming Facilities — VETOED BY THE GOVERNOR	
RELATED LEGISLATION		
SENATE FILE 447	- Appropriations — Justice System <i>SEE APPROPRIATIONS.</i> This Act amends Iowa Code sections 99D.14 and 99F.10, relating to the regulatory fee paid to the state by racetrack enclosures, excursion gambling boats, and gambling structures for the security provided by a special agent and a gaming enforcement officer.	
SENATE FILE 452	 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes SEE APPROPRIATIONS. Division I of the Act limits certain standing appropriations from casino wagering tax proceeds for FY 2013-2014 and FY 2014-2015. 	
HOUSE FILE 638	 Appropriations — Infrastructure and Capital Projects SEE APPROPRIATIONS. In addition to other provisions, this Act eliminates the standing wagering tax revenue allocation to the General Fund in Iowa Code section 8.57 starting in FY 2013-2014 and deposits the revenue instead into the Iowa Skilled Worker and Job Creation Fund created in Iowa Code section 8.75 (2013 Iowa Acts, HF 604). 	

GAMING

SENATE FILE 204 - Voluntary Exclusion From Gaming Facilities — VETOED BY THE GOVERNOR

BY COMMITTEE ON STATE GOVERNMENT. This bill concerned the process by which a person can be voluntarily excluded from a pari-mutuel racetrack and from an excursion gambling boat or structure. Currently, any exclusion shall be for life.

The bill would have provided that a first or second request to be voluntarily excluded from a gaming facility can be for five years or life. A third request to be voluntarily excluded would be for life. The bill would have allowed a person who has been excluded for life in the past to, after at least five years, reapply and have the exclusion revoked. Future requests to be voluntarily excluded for life would be irrevocable.

HEALTH AND SAFETY

SENATE FILE 202	- Public Health Programs and Services
SENATE FILE 347	 Health Care Services Providers — Background Checks
SENATE FILE 353	- Administration of Vaccines by Pharmacists
SENATE FILE 394	 Regulation of Health Care Facilities and Assisted Living Programs — Complaints or Citations — Review
SENATE FILE 427	- Regulation of Plumbing and Mechanical Systems and Contractors
HOUSE FILE 197	- Certification of Adult Day Services Programs
HOUSE FILE 223	- Explosives — Licenses and User Permits
HOUSE FILE 486	- Orthotic, Prosthetic, and Pedorthic Services
HOUSE FILE 530	 Drug Policy Advisory Councils — Miscellaneous Changes
HOUSE FILE 569	 Licensure of Substance and Addictive Disorder Counselors and Professionals — VETOED BY THE GOVERNOR
HOUSE FILE 644	- Enhanced E911 Emergency Communication Systems
	RELATED LEGISLATION
SENATE FILE 184	 Programs and Services Regulated by Department on Aging SEE STATE GOVERNMENT. This Act relates to programs and services under the purview of the Department on Aging (IDA).
SENATE FILE 203	 Mental Health and Disability Services — Miscellaneous Changes SEE HUMAN SERVICES. This Act relates to mental health and disability services and addresses county data requirements, subacute mental health care facility licensing, and distribution requirements for the federal Community Mental Health Services Block Grant.
SENATE FILE 351	- Medicaid Home and Community-Based Services Waivers — Service Providers SEE HUMAN SERVICES. This Act relates to Medicaid Home and Community-Based Services (HCBS) waivers. The Act amends an exemption from licensing of a health care facility for certain residential programs by broadening the exemption for residential programs approved by the Department of Human Services to receive moneys under the home and community-based services habilitation or waiver programs.
SENATE FILE 396	- State Government Operations SEE STATE GOVERNMENT. This Act relates to government efficiency, including other matters related to the operation of government. The Act consists of 12 divisions, relating to a variety of matters. Concerning Health and Safety, the Act eliminates the requirement of the Department of Public Health to establish an Abuse Education Review Panel, repeals the System Evaluation and Quality Improvement Committee and transfers the duties to the Trauma System Advisory Council, and repeals the Hemophilia Advisory Committee.
SENATE FILE 419	 Vision Screening for School Children SEE EDUCATION. This Act requires the parent or guardian of a child to be enrolled in a public or accredited nonpublic elementary school to ensure that the child is screened for vision impairment at least once before enrollment in kindergarten and again before enrollment in grade three. A child cannot be prohibited from attending school based

upon the failure of a parent or guardian to ensure that the child has received the required screening.

SENATE FILE 446 - Appropriations — Health and Human Services

SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2013-2014 and FY 2014-2015, and includes numerous provisions involving health agencies, health programs, health care coverage, the Medicaid program, and health regulation. The Act also includes new provisions expanding the Medicaid program and private health care coverage for persons with low income through the Iowa Health and Wellness Plan, continuing a task force on elder abuse, creating an Autism Support Program for children, requiring a Child Sports Injury Prevention Study, and continuing telepharmacy pilot projects.

SENATE FILE 452 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division I of the Act limits the standing appropriation for the enforcement of Iowa Code chapter 452D relating to tobacco product manufacturers. Division II requires the Department of Inspections and Appeals to assess an annual assessment to health care facilities licensees in an amount to cover the cost of independent reviewers; requires each person with a duty related to death certificates to participate in the electronic death record system upon the activation of the system; and requires the Department on Aging to designate area agencies on aging to establish, in consultation with other stakeholders, a coordinated system for providing an aging and disability resource center program. Division VI requires each newborn in this state to receive a critical congenital heart disease screening in conjunction with required metabolic screening. Division XXVI includes numerous changes to adult mental health and disability services redesign being implemented by the Department of Human Services and by counties that are forming into regions to provide such services that are not funded by the Medicaid program and includes approximately \$41 million in appropriations for the services. Division XXVII includes new requirements for state and county mental health and disability services data and statistical information and outcome and performance measures.

HOUSE FILE 133 Discharge of Firearms Near Buildings or Feedlots — Law Enforcement Exception SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act allows the discharge of a firearm within 200 yards of a building inhabited by people or domestic livestock or a feedlot, on a shooting range operated by a law enforcement agency for certified law enforcement officers and in operation prior to March 28, 2013, the date on which the Act took effect.

HOUSE FILE 355 - Driver's License Renewals SEE TRANSPORTATION. This Act authorizes the Department of Transportation to waive the vision test requirement for renewal of a driver's license every other time the person's license is renewed. The Act took effect May 15, 2013.

HOUSE FILE 484 Boiler Inspections SEE LABOR AND EMPLOYMENT. This Act provides for required inspections of certain unfired steam pressure vessels and low-pressure steam boilers to occur at least once a year. Such inspections must include one internal inspection and one external inspection in each two-year period. Such inspections must occur no more than once every six months. The Act provides for additional exemptions from Iowa Code chapter 89 regulating boilers and unfired steam pressure vessels. The Act permits the Labor Commissioner to adopt rules establishing an internal inspection interval of up to four years for certain objects owned and operated by electric public utilities subject to rate regulation under Iowa Code chapter 476. The Act took effect April 24, 2013.

- **HOUSE FILE 575** Income, Franchise, and Sales and Use Taxes and Other Miscellaneous Changes **SEE TAXATION.** This Act amends the prepaid wireless E911 surcharge to apply the collection, enforcement, and other pertinent provisions of Iowa Code chapter 423 (Streamlined Sales and Use Tax Act) to the surcharge.
- Federal Block Grant Appropriations and Other Federal Funding
 SEE APPROPRIATIONS. This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal years beginning October 1, and ending September 30, for 2013-2014 and 2014-2015, and for the state fiscal years beginning July 1, and ending June 30, for 2013-2014 and 2014-2015. The Act includes funding for maternal and child health, preventive health and health services, substance-related disorders programs, low-income energy assistance, mental health, child care, social services, and other health and human services-related programs.
- HOUSE FILE 640 - Flammable or Combustible Liquids — Miscellaneous Provisions SEE AGRICULTURE. This Act provides for the regulation of aboveground storage tanks storing flammable and combustible liquids, including gasoline and diesel fuel.

HEALTH AND SAFETY

SENATE FILE 202 - Public Health Programs and Services

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to programs and services under the purview of the Department of Public Health (DPH). The Act is organized in divisions.

Division I relates to the membership of the System Evaluation and Quality Improvement Committee for the trauma care system in the state by replacing the specific name of the one membership entity with a general reference to the Medicare quality improvement organization in the state.

Division II relates to county reimbursement for certain investigations and autopsies. Current law directs that claims for these certain investigations and autopsies are to be filed by counties initially with DPH, and, if moneys are not appropriated to DPH for this purpose, the claims are to then be forwarded to the State Appeal Board. Under the Act, claims would instead be filed directly with the State Appeal Board for authorization of payment from the General Fund of the State from funds not otherwise appropriated.

Division III relates to human immunodeficiency virus (HIV) home test kits. Current law prohibits a person from advertising for sale, offering for sale, or selling an HIV home testing kit for antibody or antigen testing, and provides civil and criminal penalties as well as injunctive relief for violation of the prohibition. The U. S. Food and Drug Administration approved the use of such kits in July 2012, and the Act repeals the Iowa Code provision prohibiting the advertising for sale, offering for sale, or selling of HIV home test kits in the state.

Division IV of the Act provides that a minor 12 years of age and older shall have the legal capacity to act and give consent to the provision of tobacco cessation coaching services by a tobacco cessation telephone and internet-based program approved by DPH. Consent is not subject to later disaffirmance by reason of such minority, and the consent of another person is not necessary.

SENATE FILE 347 - Health Care Services Providers — Background Checks

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to evaluation of the results of certain criminal record checks of prospective health care employees by the Department of Human Services (DHS).

lowa Code sections 135B.34 and 135C.33, relating to criminal and child or dependent adult abuse record checks of employees of hospitals and health care facilities and certified nurse aide student trainees, are amended. The hospital record check requirement is amended to conform with an amendment made for other health care employees in 2012. Under the amendment, if a person with a criminal or abuse record is or was employed by a hospital and is hired by another hospital, the person remains subject to another record check. However, if DHS previously evaluated the record and determined the record did not warrant prohibition of the person's employment, a reevaluation of the record is not required if the conditions specified in the Act are met.

Both the hospital and health care employee lowa Code sections are amended to allow conditional employment of prospective employees under certain circumstances. In addition to nurse aide student trainees, lowa Code section 135C.33 applies to prospective employees of nursing facilities, residential care facilities, and intermediate care facilities for persons with mental illness or a developmental disability, various in-home service providers, hospices, Medicaid waiver service providers, elder group homes, and assisted living programs.

Prior law provided that if it was determined that a person being considered for employment had been convicted of a crime under a law of any state, the Department of Public Safety had to notify the licensee that upon the request of the licensee DHS would perform an evaluation to determine whether the crime warranted prohibition of the person's employment in the facility.

The Act allows for conditional employment of not more than 60 calendar days of the prospective employee who was convicted of a crime specified by the Act pending completion of the DHS evaluation. The Act does not apply to employment involving the operation of a motor vehicle or to persons with a record of founded child or dependent adult abuse. The crimes covered by the Act are limited to simple misdemeanor offenses under Iowa Code section

123.47, involving purchase or possession of an alcoholic beverage by a person who is not legal age, and Iowa Code chapter 321, relating to motor vehicles and laws of the road, and first offenses of operating a motor vehicle while intoxicated under Iowa Code section 321J.2, subsection 1 (a serious misdemeanor).

A similar new conditional employment exception is applied by the Act to students applying for, enrolled in, or returning to a certified nurse aide training program.

The Department of Inspections and Appeals, in conjunction with the departments of Administrative Services, Human Services, Public Health, and Public Safety, is required to study the potential for applying new technologies and other improvements that may be implemented for the current processes of performing and evaluating child and dependent adult abuse and criminal record checks of persons providing health care services. In addition, the study is required to consider applying record check requirements to individuals and agencies providing home health services that are not subject to certification, licensing, or other regulation by state government. The department is required to submit a report with findings and recommendations to the Governor and General Assembly on or before December 15, 2013.

The Act took effect April 5, 2013, and applies retroactively to persons for whom a record check was requested during the 60 calendar days prior to the effective date.

SENATE FILE 353 - Administration of Vaccines by Pharmacists

BY COMMITTEE ON HUMAN RESOURCES. This Act allows licensed pharmacists to administer specified vaccines and immunizations to certain categories of persons. The Board of Pharmacy must establish protocols for the review of prescriptions and administration of vaccines and immunizations and must adopt rules requiring pharmacists to complete training. After a licensed pharmacist has completed the required training, the board's rules shall allow the pharmacist to administer vaccines and immunizations as provided by rule and the United States Centers for Disease Control and Prevention's protocol.

The Act lists the vaccines and immunizations that a pharmacist may administer to a patient aged six years to 17 years and the vaccines and immunizations that a pharmacist may administer to a patient aged 18 years or older. Prior to administering certain immunizations or vaccines to adults, the pharmacist must consult and review the Statewide Immunization Registry System or the Iowa Health Information Network.

The Board of Pharmacy must also adopt rules requiring pharmacists to report certain vaccinations and immunizations administered to adults to the patient's primary health care provider, primary physician, and the Statewide Immunization Registry System or the Iowa Health Information Network.

SENATE FILE 394 - Regulation of Health Care Facilities and Assisted Living Programs — Complaints or Citations — Review

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to informal conferences on contested citations or regulatory insufficiencies in health care facilities or assisted living programs.

HEALTH CARE FACILITIES. Prior to the Act, the Department of Inspections and Appeals (DIA) assigned a representative of the department who was not involved in the contested citation to hold an informal conference with a health care facility within 10 working days of receiving a request for an informal conference from the health care facility. This Act replaces the representative of DIA with an independent reviewer. The informal conferences must be held concurrently with an informal dispute resolution required by federal regulations.

ASSISTED LIVING PROGRAMS. Prior to the Act, an assisted living program receiving a regulatory insufficiency and wishing to contest the finding could request an informal review, but DIA was not required to conduct an exit interview or an informal conference. The Act replaces the informal review process with an exit interview and informal conference in a manner similar to that provided for health care facilities, as amended by the Act. Additionally, the Act adds that an assisted living program wishing to further contest an independent reviewer's affirmation or modification of a regulatory insufficiency may do so pursuant to the requirements of Iowa Code chapter 17A.

The Act applies to informal conferences requested by a health care facility on or after January 1, 2014, and to assisted living programs desiring to request an informal conference on or after January 1, 2014.

SENATE FILE 427 - Regulation of Plumbing and Mechanical Systems and Contractors

BY COMMITTEE ON STATE GOVERNMENT. This Act requires the Labor Services Division of the Iowa Department Of Workforce Development and the Iowa Department Of Public Health to jointly work with stakeholders to develop a plan to combine the contractor registration and contractor licensing application process for contractors licensed under Iowa Code chapter 105. This plan is to be implemented in time for licensing renewals due July 1, 2017.

The Act adds "sheet metal" to the list of occupations or activities for which a license is required under Iowa Code chapter 105. The term includes heating, ventilation, air conditioning, pollution control, fume hood systems, and related ducted systems. The Act specifies journeyperson licenses for plumbing, mechanical, HVAC-refrigeration, sheet metal, and hydronic professionals. A plumbing license allows an individual to perform work defined as HVAC, refrigeration, sheet metal, and hydronic. An HVAC-refrigeration license allows an individual to perform work defined as HVAC and refrigeration. A hydronic license allows an individual to perform work defined as HVAC and refrigeration. A hydronic license allows an individual to perform work defined as hydronic. A sheet metal license allows an individual to perform work defined as hydronic. A sheet metal license allows an individual to perform work defined as hydronic.

The Act requires the Plumbing and Mechanical Systems Licensing Board to adopt the most current version of the Uniform Plumbing Code and the International Mechanical Code. Local jurisdictions may adopt more stringent regulations. A local jurisdiction with a population of more than 15,000 has until December 31, 2016, to adopt the state plumbing code and state mechanical code.

The Act standardizes the period for all licenses issued under the Iowa Code chapter. Licenses that currently expire prior to June 30, 2014, are extended, at no cost, to June 30, 2014. The licensees then pay a full renewal fee upon renewal with an expiration date of June 30, 2017. Licenses with an expiration date after June 30, 2014, shall have the license renewal fee prorated. Licenses renewed through June 29, 2017, shall be issued with an expiration date of June 30, 2017.

The Act takes effect April 26, 2013.

HOUSE FILE 197 - Certification of Adult Day Services Programs

BY COMMITTEE ON HUMAN RESOURCES. This Act extends the initial certification and recertification periods for adult day services from two to three years. However, the fee amounts for certification and recertification remain the same for the three-year certification and recertification as they were for the two-year certification and recertification. The Act directs the Department of Inspections and Appeals to extend any initial certification or recertification issued on or after January 1, 2013, and prior to the enactment date of the Act, to reflect the three-year period of certification or recertification.

The Act took effect April 24, 2013, and is retroactively applicable to January 1, 2013.

HOUSE FILE 223 - Explosives — Licenses and User Permits

BY COMMITTEE ON PUBLIC SAFETY. This Act concerns licensing and permitting requirements applicable to explosives.

The Act changes the current period of licensure from one to three years. Prior to the issuance or renewal of a license, or issuance of a user's permit, an applicant shall be subject to a national criminal history check through the Federal Bureau of Investigation. Fees for the national criminal history check shall be paid by the applicant or the applicant's employer, and the results shall be considered a confidential record under Iowa Code chapter 22 (open records). The results of the national criminal history check may be reason for the State Fire Marshal to revoke or suspend a license and, by operation of law, an explosive materials user's permit by the issuer of the permit.

HOUSE FILE 486 - Orthotic, Prosthetic, and Pedorthic Services

BY COMMITTEE ON STATE GOVERNMENT. The Act contains several amendments to Iowa Code chapter 148F regulating orthotic, prosthetic, and pedorthic practice and services. The Act also provides that the work component of the licensing requirement includes a clinical component and eliminates provisions for internships. The Act strikes a provision in Iowa Code section 148F.7 that specified circumstances under which a licensed advanced registered

nurse practitioner could order care or services concerning the foot from a licensed pedorthist or orthotist, and, instead, generally gives a licensed advanced registered nurse practitioner that authority. The Act creates a transition period through June 30, 2014, allowing persons who are certified as an orthotist, prosthetist, or pedorthist by a national organization or who have worked continuously for five of seven specified years to be licensed without otherwise meeting the requirements of Iowa Code chapter 148F.

HOUSE FILE 530 - Drug Policy Advisory Councils — Miscellaneous Changes

BY COMMITTEE ON PUBLIC SAFETY. This Act relates to the Governor's Office of Drug Control Policy and certain advisory councils.

The Act revises the meeting requirement for the Iowa Drug Policy Advisory Council by reducing the minimum meeting requirement from meeting at least quarterly to at least semiannually.

The Act repeals the Pseudoephedrine Advisory Council established in 2009 within the Governor's Office of Drug Control Policy. The Pseudoephedrine Advisory Council provided input and advised the Governor's Office of Drug Control Policy regarding the implementation and maintenance of the statewide real-time central repository to monitor sales of pseudoephedrine.

HOUSE FILE 569 - Licensure of Substance and Addictive Disorder Counselors and Professionals — VETOED BY THE GOVERNOR

BY COMMITTEE ON HUMAN RESOURCES. This bill related to membership of the Board of Behavioral Science and related to licensure of professionals practicing substance and addictive disorder counseling or providing substance and addictive disorder prevention services.

The bill would have changed the membership of the board by reducing the members licensed to practice marital and family therapy from three members to two members, reducing the members licensed to practice mental health counseling from three members to two members, and adding two members licensed to practice substance and addictive disorder counseling or substance and addictive disorder prevention services. The bill also would have required the board to regulate professionals practicing in the area of substance and addictive disorder counseling or professionals providing substance and addictive disorder services.

The bill would have created three levels of licensure for substance and addictive disorder counseling, depending on the person's education, skill, and expertise, and would have created one level of licensure for a substance and addictive disorder prevention professional. Additionally, the bill would have prescribed the scope of work for these newly licensed persons and created a temporary license for substance and addictive disorder counselors and substance and addictive disorder prevention professionals. The mandatory reporting requirements for child abuse and dependent adult abuse would have applied to the new licenses.

The bill would have provided transition provisions for appointing new members of the board. The bill also would have provided transition provisions for licensing of substance and addictive disorder counselors and substance and addictive disorder prevention professionals.

The provisions of the bill relating to requirements for licensure of those practicing substance and addictive disorder counseling or providing substance and addictive disorder services would have applied on January 1, 2015. The implementation of the licensure of persons practicing substance and addictive disorder counseling or providing substance and addictive disorder services would have been contingent on the approval of a one-time state appropriation to cover initial administrative costs. The bill would have taken effect upon enactment.

HOUSE FILE 644 - Enhanced E911 Emergency Communication Systems

BY COMMITTEE ON WAYS AND MEANS. This Act modifies provisions applicable to the administration and funding of enhanced E911 emergency communication systems.

The Act eliminates existing voter referendum requirements regarding imposition of the local wire-line E911 service surcharge and the alternative surcharge applicable to wire-line communications contained in Iowa Code sections 34A.6 and 34A.6A, respectively. The Act replaces current provisions authorizing imposition of the wire-line E911

service surcharge in an amount up to \$1 per access line with a requirement that the surcharge be imposed at the \$1 level. The Act increases the level of the emergency communications service surcharge from the current level of up to 65 cents per communications service number to \$1 per service number.

The Act reinstates, in a modified form, provisions authorizing wireless carriers to recover their E911 service delivery costs which were eliminated during the 2012 Legislative Session. However, the Act specifies that the program manager shall allocate 13 percent of the total amount of emergency communications service surcharge revenue for such cost recovery, and limits cost recovery to the three-year period beginning July 1, 2013, and ending June 30, 2016. Further, the Act requires the E911 program manager to consult with the E911 Communications Council regarding how revenue accumulated in the Emergency Communications Fund as carryover operating surplus shall be allocated. Currently, this determination is made strictly with the approval of the program manager.

Additionally, the Act directs the program manager, in consultation with the council and the Auditor of State, to establish a methodology for determining and collecting comprehensive public safety answering point cost and expense data through the county joint E911 service boards. The data collection shall commence no later than January 1, 2014. The program manager shall prepare a report detailing the methodology and the data collected after the data has been collected for two years. The report shall be submitted to the General Assembly by March 1, 2016, and every two years thereafter. The auditor shall perform an initial audit of the data collection beginning July 1, 2014, with the audit results submitted at the same time as the report. The audit shall continue on an ongoing basis and the results of the audit shall be submitted with the report every two years. A county joint E911 service board which fails to submit expenses and costs pursuant to the methodology by March 31 of each year shall be allocated 65 cents out of the \$1 emergency communications service surcharge until March 31 of the following year. The remaining funds shall be held in the Carryover Operating Surplus Fund until the expense and cost report is submitted by the county joint E911 service board. Further, if the county joint E911 service board submits the expense report prior to March 30 of the following year, the set-aside funds shall be provided to the board. If the board fails to submit the report within one year, the funds shall revert to the fund and be used in accordance with Iowa Code section 34A.7A which states that carryover surplus funds shall be used to fund future network and public safety answering point improvements, including hardware and software for an Internet protocol-enabled next generation network, and wireless carriers' transport costs related to wireless E911 services that are not otherwise recovered by wireless carriers through customer billing or other sources and approved by the program manager.

The Act requires the Homeland Security and Emergency Management Division of the Department of Public Defense to conduct a study to identify areas of E911 operations and expenses in which efficiencies could be achieved, to be submitted in a report to the General Assembly by July 1, 2014.

The Act also directs the division to conduct a study of the Enhanced E911 Emergency Telephone Communication System and expenditures associated with maintaining and operating the system commencing July 1, 2013. The study shall include assessing the advocacy of and necessity for the surcharge levels established in the Act, and a recommendation for their continuation or reduction. This second study shall be summarized in a report to the General Assembly by January 1, 2016.

HUMAN SERVICES

SENATE FILE 203	- Mental Health and Disability Services — Miscellaneous Changes
SENATE FILE 351	- Medicaid Home and Community-Based Services Waivers — Service Providers
SENATE FILE 357	- Medicaid Program — Payments, Claims, and Service Providers
HOUSE FILE 119	- County Attorney Duties and Juvenile Court Actions

- Appropriations for Mental Health and Disability Services

HOUSE FILE 160

RELATED LEGISLATION

- SENATE FILE 347 - Health Care Services Providers — Background Checks SEE HEALTHAND SAFETY. This Act relates to evaluation of the results of certain criminal record checks of prospective health care employees by the Department of Human Services. The Act took effect April 5, 2013, and applies retroactively to persons for whom a record check was requested during the 60 calendar days prior to the effective date.
- SENATE FILE 353 Administration of Vaccines by Pharmacists SEE HEALTH AND SAFETY. This Act allows licensed pharmacists to administer specified vaccines and immunizations to certain categories of persons.
- SENATE FILE 362 Child in Need of Assistance and Termination of Parental Rights Proceedings— Included Relatives

SEE CHILDREN AND YOUTH. This Act states that "relative" for purposes of child in need of assistance and termination of parental rights proceedings includes the parent of a child's sibling. The Department of Human Services must provide notice to parents of a child's siblings within 30 days of an order in a child in need of assistance proceeding that transfers custody of the child to the department, juvenile court services, or a private agency for placement.

SENATE FILE 394 - Regulation of Health Care Facilities and Assisted Living Programs — Complaints or Citations — Review SEE HEALTH AND SAFETY. This Act relates to informal conferences on contested citations or regulatory insufficiencies in health care facilities or assisted living programs.

SENATE FILE 406
 Mental Health Advocates and Involuntary Commitments
 SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to involuntary commitments of persons with substance-related disorders, mental illness, or intellectual disability. The Governor item vetoed provisions that, effective July 1, 2014, would have shifted responsibility for the appointment and supervision of mental health advocates from what has been primarily the responsibility of the courts to a new division created in the Department of Inspections and Appeals. The Department of Human Services is required to conduct a study of possible development of a hospital bed tracking system to meet the needs of persons suffering from mental illness.

SENATE FILE 446
 Appropriations — Health and Human Services
 SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2013-2014 and FY 2014-2015, and includes numerous provisions involving human services and the Department of Human Services, including new provisions expanding the Medicaid program and private health care coverage for persons with low income through the Iowa Health and Wellness Plan, expanding the use of integrated health homes under the Medicaid program, expanding Medicaid program services and making other changes to the program, establishing a new Autism Support Program for children, and

prohibiting the use of public assistance benefits in liquor stores, casinos and other gambling venues, and adult entertainment establishments.

SENATE FILE 452

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

SEE APPROPRIATIONS. Division I of the Act increases the standing limited appropriation to the Special Olympics Fund. Division II requires the Department of Human Services (DHS) to adopt rules to provide that reasonable costs of staff training incurred by providers of home and community-based services under the Medical Assistance (Medicaid) program are reimbursable as direct costs and requires the Department on Aging to designate area agencies on aging to establish, in consultation with other stakeholders, a coordinated system for providing an aging and disability resource center program. Division XVIII establishes a From Farm to Food Donation Tax Credit which allows a taxpayer to claim a tax credit for 15 percent of the value of donated commodities up to \$5,000. Division XXV provides supplemental appropriations for the IowaCare program for FY 2012-2013 for the University of Iowa Hospitals and Clinics, University of Iowa physicians, and the Care Coordination Pool. Division XXVI includes numerous changes to adult mental health and disability services redesign being implemented by the DHS and by counties that are forming into regions to provide such services that are not funded by the Medicaid program and includes approximately \$41 million in appropriations for the services. Division XXVII of the Act includes new requirements for state and county mental health and disability services data and statistical information and outcome and performance measures.

HOUSE FILE 569
 Licensure of Substance and Addictive Disorder Counselors and Professionals — VETOED BY THE GOVERNOR
 SEE HEALTH AND SAFETY. This bill related to the licensure of professionals practicing substance and addictive disorder counseling or providing substance and addictive disorder prevention services and would have changed the membership of the Board of Behavioral Science.

HOUSE FILE 590 - Child Abuse Assessment and Reporting Procedures SEE CHILDREN AND YOUTH. This Act establishes a multipath child abuse assessment process and amends provisions related to the Central Registry for Child Abuse Information.

Federal Block Grant Appropriations and Other Federal Funding
 SEE APPROPRIATIONS. This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal years beginning October 1, and ending September 30, for 2013-2014 and 2014-2015, and for the state fiscal years beginning July 1, and ending June 30, for 2013-2014 and 2014-2015. The Act includes funding for maternal and child health, preventive health and health services, substance-related disorders programs, low-income energy assistance, mental health, child care, social services, and other health and human services-related programs.

 HOUSE FILE 648
 Bond Repayments, Retirement Funding, and Other Miscellaneous Appropriations SEE APPROPRIATIONS. In addition to other provisions, the Act appropriated moneys to the Department of Human Services for deposit in the risk pool of the Property Tax Relief Fund to be distributed to counties to maintain adult mental health and disability services in FY 2013-2014. This appropriation was item vetoed by the Governor.

HUMAN SERVICES

SENATE FILE 203 - Mental Health and Disability Services — Miscellaneous Changes

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to mental health and disability services (MH/DS) requirements involving the Department of Human Services (DHS) and is organized into divisions.

MENTAL HEALTH AND DISABILITY SERVICES CLIENT IDENTIFIER. Division I amends a provision relating to MH/DS system redesign data used for services administered by counties, by eliminating specific requirements for the client identifier that is used in lieu of an individual's name or social security number.

INTERAGENCY INFORMATION SERVICE ON PERSONS WITH MENTAL DISABILITIES. Division II repeals Iowa Code chapter 220A, which required DHS to provide for a central data control and exchange agency, known as the "interagency case information service," for persons believed to have mental disabilities. The requirement was enacted in 1967 but was never implemented.

SUBACUTE MENTAL HEALTH CARE FACILITIES. Division III amends certain provisions for licensure of subacute mental health care facilities enacted in 2012. Licensure is administered by the Department of Inspections and Appeals (DIA) in conjunction with DHS.

A number of duties assigned to a psychiatrist are changed to be instead assigned to a mental health professional. "Mental health professional" is a term defined in Iowa Code section 228.1 to mean an individual who holds at least a master's degree in a mental health field, including but not limited to psychology, counseling and guidance, nursing, and social work, or is an advanced registered nurse practitioner, a physician assistant, or a physician and surgeon or an osteopathic physician and surgeon, and has at least two years of clinical experience or has special professional education or training.

A grandparent clause authorizing a licensed intermediate care facility for persons with mental illness (ICF/MI) to convert to a licensed subacute facility after notifying DIA that certain requirements are being met, is amended to instead require the ICF/MI to also submit an application for licensure as a subacute care facility.

This division took effect April 5, 2013, and is retroactively applicable to July 1, 2012.

COMMUNITY MENTAL HEALTH SERVICES BLOCK GRANT ALLOCATION. Division IV amends certain requirements in the federal Community Mental Health Services Block Grant appropriation for federal fiscal year 2012-2013 made in 2011 Iowa Acts, chapter 126.

A requirement that recipients of the funding use the funding for developing and providing evidence-based practices and emergency services is revised so that the funding may instead be used for staff training and any services for adults with a serious mental illness and children with a serious emotional disturbance. A restriction that required distribution of the funding according to the formulas used in previous fiscal years is removed.

The division took effect April 5, 2013.

SENATE FILE 351 - Medicaid Home and Community-Based Services Waivers — Service Providers BY COMMITTEE ON HUMAN RESOURCES. This Act relates to Medicaid Home and Community-Based Services (HCBS) waivers.

The Act amends a provision in the health facilities licensing chapter (Iowa Code chapter 135C) to broaden the exemption for residential programs that provide care to not more than five individuals that are approved by the Department of Human Services (DHS) to receive moneys under an HCBS waiver for only persons with intellectual disabilities to instead provide for application of the exemption to residential programs approved by DHS to receive moneys under HCBS habilitation or waiver programs.

The Act also amends a provision in 2010 Iowa Acts, relating to evaluation of Medicaid HCBS waiver payments, to instead require that DHS evaluate utilization data and determine the proper mechanism to trigger a review of

medical necessity for services provided under each HCBS waiver. Following evaluation of the utilization data and determination of the trigger mechanism, DHS is required to notify affected providers at least 60 days prior to applying the trigger mechanism. Following provision of the notice, DHS is to require advance approval for services for which utilization is projected to exceed the trigger mechanism.

SENATE FILE 357 - Medicaid Program — Payments, Claims, and Service Providers

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to medical assistance (Medicaid) program integrity.

The Act amends Iowa Code section 10A.108, which provides that if a person refuses or neglects to repay benefits or provider payments inappropriately obtained from the Department of Human Services (DHS), the amount inappropriately obtained constitutes a debt and is a lien in favor of the state upon all property belonging to the person. DHS is no longer responsible for paying the fee for recording of the satisfaction of the lien or the debt, but that this is the responsibility of the debtor.

The Act requires a provider who has received an overpayment to provide notification in writing and return the overpayment to the department, department's agent, or the department's contractor, as applicable within a specified time frame. Violation of this provision constitutes a violation of the False Claims Act (Iowa Code chapter 685).

If a provider is administratively and involuntarily dissolved and receives payments following the dissolution, the payments are considered to be overpayments and incorrectly paid.

The Act provides for the accrual of interest on, and the rate of interest applicable to, overpayments.

An administrative action to recover an overpayment must be commenced within five years of the date the overpayment occurred and an administrative action to impose a sanction on a provider related to an overpayment must be commenced within five years of the date the conduct underlying the sanction concluded, or the Director of Human Services discovered such conduct, whichever is later.

The Act provides a process to establish a judgment by operation of law for any overpayment to a Medicaid provider and emergency relief relating to overpayments to Medicaid providers or others.

DHS is authorized to refuse to accept financial and statistical reports, cost reports, and other submissions from third parties acting under the authority or direction of a provider for good cause and in such circumstances the third party is strictly liable to the provider for all fees incurred, attorney fees, and other costs.

The Act provides for repayment by persons other than the provider for improper payments and provides specific civil penalties and assessments or damages for improperly filed claims and other violations relating to improper reimbursement under the Medicaid program.

The lowa Medicaid Enterprise (IME) is required to impose temporary moratoria on enrollment of new providers or provider types identified as posing an increased risk to the Medicaid program; and IME may impose temporary moratoria on enrollment of new providers, or impose numerical caps or other limits that are identified as having a significant potential for fraud, waste, or abuse.

The Act requires the Director of Human Services to maintain on the department's Internet site, in a manner readily accessible by the public, lists of all providers that the department has terminated, suspended, or placed on probation; all providers that have failed to return an identified overpayment; and all providers found liable for a false claims law violation related to Medicaid.

HOUSE FILE 119 - County Attorney Duties and Juvenile Court Actions

BY COMMITTEE ON JUDICIARY. This Act eliminates the county attorney's duty to represent the Department of Human Services (DHS) in juvenile court.

lowa Code section 232.71C, relating to court action following a child abuse assessment, is amended to continue requiring that the county attorney assist DHS in a child in need of assistance proceeding, but strikes a reference requiring the county attorney to represent the department in such proceedings.

lowa Code sections 232.90 (child in need of assistance proceeding) and 232.114 (termination of parental rights proceeding) are amended to require the county attorney to represent the "state," as defined in the Act, and strikes a provision requiring the county attorney to represent DHS in such proceedings. The amendments to lowa Code sections 232.90 and 232.114 define "state" to mean the general interest held by the people in the health, safety, welfare, and protection of all children living in the state. Iowa Code sections 232.90 and 232.114 are further amended to specify that if a dispute arises between the county attorney and DHS in a child in need of assistance or termination of parental rights proceeding, the department may request the Attorney General represent the department in lieu of the county attorney. If such a request is made and the Attorney General is representing the department, the county attorney may continue to appear in the proceeding and present the position of the county attorney regarding the appropriate action to be taken in the case.

The Act also specifies that the county attorney shall comply with the requirements of Iowa Code chapter 232B (the Iowa Indian Child Welfare Act) and the federal Indian Child Welfare Act, when either Iowa Code chapter 232B or the Indian Child Welfare Act is determined to be applicable in a child in need of assistance or termination of parental rights proceeding.

HOUSE FILE 160 - Appropriations for Mental Health and Disability Services Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act relates to mental health and disability services (MH/DS) administered by counties by making transfers and appropriations for FY 2012-2013.

The transfers and appropriations are made for purposes of the MH/DS redesign legislation enacted in 2012 (2012 lowa Acts, chapter 1120 (SF 2315) and chapter 1123 (SF 2336)), which included creation of a Transition Fund, a process for counties to apply for assistance, subject to appropriation of funding, and a requirement that the Department of Human Services (DHS) evaluate the applications and make recommendations.

A transfer of approximately \$11.6 million is made from federal Child Enrollment Contingency Fund moneys to DHS to be credited to the temporary Transition Fund created in the redesign legislation. The moneys are then appropriated from the Transition Fund to DHS for allocation to counties that applied for assistance from the fund and were identified in the DHS Transition Fund Report, Recommendation Scenario 1, submitted in December 2012.

Moneys from the federal funding source cannot be used to match other federal funds. 2013 lowa Acts, SF 452 (see Appropriations), includes a requirement that a county receiving an allocation from the fund must utilize the funding for services covered by the county's approved service management plan for FY 2012-2013.

A county receiving an allocation is required to enter into a formal agreement with DHS concerning the allocation and comply with any audit requirements for the county's expenditures relating to the allocation.

The criteria for approval of county applications to voluntarily form MH/DS regions which must be submitted by April 1, 2013, are addressed. The DHS director may authorize an exemption from the requirement that the counties must be contiguous. The county that is not contiguous must have had a formal relationship for two years or longer with one or more of the other counties in the region. This authorization is codified in SF 452.

The Act took effect March 28, 2013.

LABOR AND EMPLOYMENT

- SENATE FILE 110 Unemployment Benefits Overpayments
- HOUSE FILE 484 Boiler Inspections

RELATED LEGISLATION

- SENATE FILE 340

 Rail Crew Transport Vehicle Drivers
 SEE TRANSPORTATION. This Act establishes hours-of-service requirements for persons who drive motor vehicles transporting railroad workers to or from their places of employment or during the course of their employment.
- SENATE FILE 427 - Regulation of Plumbing and Mechanical Systems and Contractors SEE HEALTHAND SAFETY. This Act contains revisions relating to plumbing, mechanical, HVAC-refrigeration, sheet metal, or hydronic professionals.
- SENATE FILE 430 Appropriations Economic Development SEE APPROPRIATIONS. This Act appropriates moneys to the Department of Cultural Affairs, the Iowa Economic Development Authority, the Iowa Finance Authority, the Department of Workforce Development, and the Public Employment Relations Board for FY 2013-2014 and FY 2014-2015.
- HOUSE FILE 565 Mechanics' Liens SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act makes technical changes relating to the posting of precommencement and preliminary notices and mechanics' liens on the Mechanics' Notice and Lien Registry and related procedures involving the civil enforcement of mechanics' liens.

 HOUSE FILE 604
 Appropriations — Education SEE APPROPRIATIONS. This Act establishes an Iowa Skilled Worker and Job Creation Fund; appropriates moneys for fiscal years 2013-2014 and 2014-2015 from the fund to the Department of Education, the Economic Development Authority, the State Board of Regents and the institutions it governs, the College Student Aid Commission, and the Department of Workforce Development; enacts or amends Iowa Code provisions relating to adult education and literacy programs, the Statewide Work-Based Learning Intermediary Network Program, the Workforce Training and Economic Development Funds, the PACE Program, the Gap Tuition Assistance Program, the Workforce Development Fund, and statewide school infrastructure funds; and establishes a Secondary Career and Technical Programming Task Force.

LABOR AND EMPLOYMENT

SENATE FILE 110 - Unemployment Benefits — Overpayments

BY COMMITTEE ON LABOR AND BUSINESS RELATIONS. This Act conforms the state unemployment compensation law to the requirements of the federal Trade Adjustment Assistance Extension Act of 2011.

The Act prohibits the Department of Workforce Development (DWD) from relieving an employer of charges against the employer's account for an overpayment of unemployment compensation benefits if the overpayment occurred because the employer failed to respond timely or adequately to DWD's request for information relating to the payment of the benefits. The Act removes the prohibition against charging an employer's account for an overpayment of benefits when the overpayment is not recovered from the claimant because the employer did not participate in an initial determination to award benefits and the overpayment occurred because of a subsequent reversal on appeal regarding the issue of the claimant's separation from employment.

The Act establishes a penalty on individuals who receive benefits through fraud equal to 15 percent of the amount of the overpayment.

The Act applies to any overpayment determination or fraudulent overpayment issued on or after July 1, 2013.

HOUSE FILE 484 - Boiler Inspections

BY COMMITTEE ON COMMERCE. This Act provides for required inspections of unfired steam pressure vessels operating in excess of 15 pounds per square inch and low-pressure steam boilers to occur at least once a year. Such inspections must include one internal inspection and one external inspection in each two-year period. Such inspections must occur no more than once every six months.

The Act exempts an electric boiler with a water capacity of six gallons or less that is used as an integral part of an espresso coffee machine, cappuccino coffee machine, or cleaning machine, and continuous coil-type hot water boilers used only for steam vapor cleaning that meet certain criteria are also exempt, from Iowa Code chapter 89 regulating boilers and unfired steam pressure vessels.

The Act provides that an object is not considered under pressure and is not within the scope of Iowa Code chapter 89 when there is clear evidence that the manufacturer did not intend the object to be operated at more than three pounds per square inch, and the object is operating at three pounds per square inch or less.

The Act permits the Labor Commissioner to adopt rules establishing an internal inspection interval of up to four years for certain objects owned and operated by electric public utilities subject to rate regulation under Iowa Code chapter 476.

The Act took effect April 24, 2013.

LOCAL GOVERNMENT

HOUSE FILE 487	- Retailer Applications for Certificate of Title for Used Mobile or Manufactured Homes	
RELATED LEGISLATION		
SENATE FILE 202	- Public Health Programs and Services SEE HEALTH AND SAFETY. This Act includes provisions relating to county reimbursement for certain investigations and autopsies.	
SENATE FILE 203	 Mental Health and Disability Services — Miscellaneous Changes SEE HUMAN SERVICES. This Act relates to mental health and disability services and addresses county data requirements, subacute mental health care facility licensing, and distribution requirements for the federal Community Mental Health Services Block Grant. 	
SENATE FILE 295	- State and Local Taxation of Property and Income SEE TAXATION. This Act creates a business property tax credit for commercial, industrial, and railway property under new Iowa Code chapter 426C for property taxes due and payable in fiscal years beginning on or after July 1, 2014, modifies the calculation of the property tax assessment limitation for residential property and agricultural property, modifies the methodology used to determine the percentage of actual value at which commercial property and industrial property are assessed, provides for commercial and industrial property tax replacement payments to local taxing districts, provides for the classification and assessment of specified property as multiresidential property, establishes a partial exemption from taxation on the value of a telecommunications company's property that is subject to assessment and taxation under Iowa Code chapter 433, and modifies the property assessment process, including provisions relating to the Property Assessment Appeal Board.	
<u>SENATE FILE 349</u>	 Vehicle Registration Fee Credit Filing Deadline SEE TRANSPORTATION. This Act extends the deadline for obtaining a registration fee credit from a county treasurer for a vehicle that is sold, transferred, or junked or for a motor vehicle purchased by a lessee. 	
<u>SENATE FILE 355</u>	 Regulation of Vehicles of Excessive Size and Weight SEE TRANSPORTATION. This Act contains provisions concerning the movement of vehicles of excessive size and weight on Iowa roads pursuant to permits issued by state or local authorities. 	
SENATE FILE 386	 Transportation — Miscellaneous Changes SEE TRANSPORTATION. This Act strikes a provision that required the Auditor of State to conduct periodic studies of the County Driver's License Issuance Program. 	
SENATE FILE 388	 Water Resource Restoration Sponsor Program — Project Restrictions SEE ENVIRONMENTAL PROTECTION. This Act relates to sponsor projects under the Water Resource Restoration Sponsor Program. 	
SENATE FILE 406	- Mental Health Advocates and Involuntary Commitments SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to involuntary commitments of persons with substance-related disorders, mental illness, or intellectual disability. The Governor item vetoed provisions that, effective July 1, 2014, would have shifted responsibility for the appointment, payment, and supervision of mental health advocates, from what has been primarily the responsibility of the courts to appoint	

and the counties to pay costs, to a new division created in the Department of Inspections and Appeals.

SENATE FILE 432 - Administration of Income, Sales and Use, Excise, and Property Taxes and Environmental Surcharges

SEE TAXATION. This Act allows the Department of Revenue (DOR) to use geographic information system technology (GIS) and to require assessing authorities and local governments that have adopted compatible technology to provide information to the DOR using GIS file formats. The Act also makes several changes to the assessor and deputy assessor examination procedure, including eliminating the requirements that the examination be given in written form biannually in the city of Des Moines, and that notification of the time and place of examinations be mailed 30 days in advance to each city and county assessor, county auditor, and chairperson of each city and county conference board.

SENATE FILE 433 - Targeted Jobs Withholding Credits — Qualifying Investments and Agreements

SEE ECONOMIC DEVELOPMENT. This Act modifies the Targeted Jobs Withholding Tax Credit Program. The Act removes the requirement that an employer that is a party to a withholding agreement with a pilot project city be located in an urban renewal area. The Act allows new withholding agreements to be entered into until June 30, 2018. The Act specifies subject areas of a withholding agreement that may be negotiated by the parties and specifies the conditions under which a withholding agreement shall terminate. The Act requires The Economic Development Authority to determine whether the pilot project city and the employer are in compliance with the requirements of the withholding agreement, and specifies the actions to be taken after a determination of noncompliance. The Act primarily applies to withholding agreements entered into by a pilot project city on or after July 1, 2013. However, the section of the Act relating to compliance reporting, applies to withholding agreements entered into prior to, on, or after July 1, 2013.

SENATE FILE 446 - Appropriations — Health and Human Services

SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2013-2014 and FY 2014-2015, and includes numerous provisions involving local government, including funding for adult mental health and disability services (MH/DS) administered by counties and for repayment to the state or tax reduction for county savings realized through new provisions expanding the Medicaid program and private health care coverage for persons with low income through the Iowa Health and Wellness Plan; Early Childhood Iowa (formerly community empowerment) areas; and local public health authorities.

SENATE FILE 451 - Taxation of Rate-Regulated Water Utilities

SEE TAXATION. This Act establishes a rate-regulated water utility replacement tax and statewide property tax imposed on rate-regulated water utility property. The replacement delivery tax imposed on each such water utility is equal to the number of gallons of water delivered to consumers in the water utility's service area by the taxpayer during the tax year multiplied by the replacement delivery tax rate in effect for the service area. The replacement tax shall be treated as a property tax when received and shall be disbursed by the county treasurer as taxes on real estate. The Act imposes a statewide property tax levy of three cents per \$1,000 of assessed value on all operating property and all other property that is primarily and directly used in the delivery of water subject to the replacement tax. The Act took effect May 9, 2013, and applies retroactively to property tax assessment years and replacement tax years beginning on or after January 1, 2013.

- SENATE FILE 452
 State and Local Government Financial and Regulatory Matters Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. Division II of the Act appropriates moneys to the Iowa Public Information Board. Division XIX relates to city franchise fees. Division XXVI includes numerous changes to adult mental health and disability services redesign being implemented by the DHS and by counties that are forming into regions to provide such services that are not funded by the Medicaid program and includes approximately \$41 million in appropriations for the services. Division XXVII includes new requirements for state and county mental health and disability services data and statistical information and outcome and performance measures.
- HOUSE FILE 119 County Attorney Duties and Juvenile Court Actions SEE HUMAN SERVICES. This Act eliminates the county attorney's duty to represent the Department of Human Services in child in need of assistance and termination of parental rights proceedings in juvenile court.
- HOUSE FILE 133
 Discharge of Firearms Near Buildings or Feedlots Law Enforcement Exception SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act allows the discharge of a firearm within 200 yards of a building inhabited by people or domestic livestock or a feedlot, on a shooting range operated by a law enforcement agency for certified law enforcement officers and in operation prior to March 28, 2013, the date on which the Act took effect.
- HOUSE FILE 152
 Drainage and Levee Districts
 SEE AGRICULTURE. This Act relates to drainage and levee districts under Iowa Code chapter 468 by providing for the management of the district by its governing body, including the execution of agreements by the governing board and persons holding land outside a district and by providing for the election of a board of trustees responsible for overseeing a district after it has absorbed the territory of another district.
- HOUSE FILE 160
 Appropriations for Mental Health and Disability Services
 SEE HUMAN SERVICES. This Act relates to mental health and disability services (MH/DS) administered by counties by making transfers and Transition Fund appropriations for FY 2012-2013. The funding is required to be used for county-administered adult MH/DS for FY 2012-2013. The Act took effect March 28, 2013.
- HOUSE FILE 212
 Condemnation Proceedings by School Corporations County Attorney Representation SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. Iowa Code section 6B.2 specifies that condemnation proceedings shall be conducted by the county attorney when the damages are payable from funds disbursed by a county, or by any township or school corporation. This Act strikes school corporations from the provision under which the county attorney is required to conduct condemnation proceedings.
- HOUSE FILE 397 Economic Development Authority Duties and Programs SEE ECONOMIC DEVELOPMENT. This Act eliminates the requirement that the Iowa Economic Development Authority recommend prior approval of industrial property tax exemptions by local governments.
- HOUSE FILE 603
 Appropriations Administration and Regulation SEE APPROPRIATIONS. This Act relates to and appropriates from the General Fund of the State, and from other funds, to various administrative and regulatory state departments and agencies for FY 2013-2014 and FY 2014-2015. The Act also authorizes a county auditor to audit, at the auditor's discretion, all county funds and accounts.

 Four File 614
 Federal Block Grant Appropriations and Other Federal Funding SEE APPROPRIATIONS. This Act appropriates federal block grants and other nonstate moneys to state agencies for the federal fiscal years beginning October 1, and ending September 30, for 2013-2014 and 2014-2015, and for the state fiscal years beginning July 1, and ending June 30, for 2013-2014 and 2014-2015, including the federal Community Development Block Grant, federal Social Services Block Grant for mental health services, and other nonstate funds relevant to local governments.

 HOUSE FILE 627
 Fairgrounds Property Tax Exemption SEE TAXATION. This Act establishes a property tax exemption for fairgrounds that are owned by a county or a fair. The Act provides that the use of such fairgrounds for purposes other than a fair event by the owner or by a lessee, including uses for pecuniary profit, shall not affect the exemption. The Act applies to assessment years beginning on or after January 1, 2014.

HOUSE FILE 641 - Economic Development — Municipal Reinvestment Districts

SEE ECONOMIC DEVELOPMENT. This Act authorizes municipalities to establish reinvestment districts and receive remittances of specified amounts of state sales tax and state hotel and motel tax revenues collected in those districts for use in undertaking projects in the district. Eligible municipalities must seek approval from the Economic Development Authority Board to establish a reinvestment district. The Act enumerates the application process and requirements, specifies the criteria for approval of the reinvestment district by the board, imposes limitations on the amount of moneys that may be remitted to such municipalities, and imposes limitations on the use of moneys remitted to such municipalities.

HOUSE FILE 648 - Bond Repayments, Retirement Funding, and Other Miscellaneous Appropriations

SEE APPROPRIATIONS. In addition to other provisions, the Act appropriated moneys to the Department of Human Services for deposit in the risk pool of the Property Tax Relief Fund to be distributed to counties to maintain adult mental health and disability services in FY 2013-2014. This appropriation was item vetoed by the Governor.

LOCAL GOVERNMENT

HOUSE FILE 487 - **Retailer Applications for Certificate of Title for Used Mobile or Manufactured Homes** BY COMMITTEE ON LOCAL GOVERNMENT. This Act requires a manufactured or mobile home retailer who acquires a used mobile home or manufactured home to be titled in Iowa to apply for and obtain a certificate of title for the mobile home or manufactured home from the county treasurer of the county where the home is located. Under prior law, the certificate of title was obtained from the county treasurer of the retailer's county of residence.

NATURAL RESOURCES AND OUTDOOR RECREATION

SENATE FILE 146	 Watercraft Registration Fee Increases — Use — Reporting
SENATE FILE 317	 Regulation of Invasive Plants — Garlic Mustard, Oriental Bittersweet, Japanese Knotweed, and Japanese Hop
SENATE FILE 389	- Hunter Safety and Ethics Education Course Requirements
HOUSE FILE 133	- Discharge of Firearms Near Buildings or Feedlots — Law Enforcement Exception
HOUSE FILE 361	- Special Nonresident Hunting Licenses — Disabled Veterans and Armed Forces Members
HOUSE FILE 394	- Lifetime Fur Harvester License
HOUSE FILE 522	- Regulation of Aquatic Invasive Species
HOUSE FILE 649	- Landholder Liability for Public Use of Private Property

RELATED LEGISLATION

- SENATE FILE 247 Possession of Dangerous Wild Animals Bengals and Savannahs Exception SEE AGRICULTURE. This Act relates to laws which impose civil and criminal penalties upon a person for owning, possessing, or transporting a dangerous wild animal in this state, by creating an exception for a cat classified as a bengal or savannah.
- SENATE FILE 435
 Appropriations Agriculture and Natural Resources
 SEE APPROPRIATIONS. This Act relates to agriculture and natural resources, including by making appropriations to the Department of Natural Resources (DNR) for fiscal years 2013-2014 and 2014-2015. The Act appropriates moneys from the General Fund of the State and other sources to DNR for purposes of supporting its administration, regulation, and programs related to supporting fishing, wildlife habitat, and outdoor recreation.
- SENATE FILE 452
 State and Local Government Financial and Regulatory Matters Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. Division II of the Act adds an immediate effective date provision to 2013 Iowa Acts, HF 649, relating to liability of a landholder for the public use of private lands and waters for a recreational purpose or urban deer control.
- HOUSE FILE 457 Agricultural Land Leases For Beginning Farmers SEE AGRICULTURE. This Act allows beginning farmers the first opportunity to lease public lands held by the Department of Natural Resources under an existing program in which the department allows persons to farm such land for a lease term.
- HOUSE FILE 541 Dam Reconstruction Standards SEE ENVIRONMENTAL PROTECTION. This Act relates to dam reconstruction standards.

NATURAL RESOURCES AND OUTDOOR RECREATION

SENATE FILE 146 - Watercraft Registration Fee Increases — Use — Reporting

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act extends the designation of certain increases in watercraft registration fees for specific uses by the Natural Resource Commission, and a reporting requirement, for an additional 10 years.

The increase in revenues from fees received on or after July 1, 2007, but on or before June 30, 2013, was designated for use by the Natural Resource Commission only for the administration and enforcement of programs to control aquatic invasive species and for the administration and enforcement of navigation laws and water safety upon the inland waters of this state. These funds were to be used in addition to funds already being expended by the commission each year for those purposes and the commission was prohibited from reducing the amount of other funds being expended for those purposes as of July 1, 2005. The commission was also required to submit an annual report to the General Assembly each year summarizing the activities of the Department of Natural Resources in carrying out those purposes. The Act provides that these provisions will sunset in 2023 instead of 2013.

SENATE FILE 317 - Regulation of Invasive Plants — Garlic Mustard, Oriental Bittersweet, Japanese Knotweed, and Japanese Hop

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act prohibits the disbursement of certain specified plants. Current Iowa Code section 317.25 originated in 1973 when the 56th General Assembly prohibited the sale, offer for sale, or distribution of teasel (Dipsacus) biennial or its seeds (1973 Iowa Acts, chapter 206). Since then, the General Assembly has prohibited the importation of teasel, as well as the importation, sale, offer for sale, or distribution of other plants or their seeds classified as invasive, including the multiflora rose (Rosa multiflora), and purple loosestrife (Lythrum salicaria or Lythrum virgatum). The Act adds garlic mustard (Alliaria petiolata), oriental bittersweet (Celastrus orbiculatus), Japanese knotweed (Fallopia japonica), and Japanese hop (Humulus japonicus) and their seeds to that list.

A person who imports, sells, offers for sale, or distributes these plants or their seeds is subject to a fine of not more than \$100.

SENATE FILE 389 - Hunter Safety and Ethics Education Course Requirements

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act provides that a resident who is 18 years of age or older may obtain a certificate of completion of the hunter safety and ethics education course without demonstrating the safe handling of a firearm.

HOUSE FILE 133 - Discharge of Firearms Near Buildings or Feedlots — Law Enforcement Exception

BY COMMITTEE ON JUDICIARY. This Act allows the discharge of a firearm within 200 yards of a building inhabited by people or domestic livestock or a feedlot, on a shooting range operated by a law enforcement agency to develop and retain the shooting proficiency of certified law enforcement officers. The premises must be owned by the state, a county, or a municipality, operated by a law enforcement agency, not be open to the general public, and be in operation prior to March 28, 2013. A violation of the Act's provisions is punishable with a scheduled fine of \$25.

The Act took effect March 28, 2013.

HOUSE FILE 361 - Special Nonresident Hunting Licenses — Disabled Veterans and Armed Forces Members BY COMMITTEE ON VETERANS AFFAIRS. This Act requires the Director of the Department of Natural Resources to issue special hunting licenses, deer hunting licenses, and wild turkey hunting licenses for the same fee that is charged to residents, to certain nonresident disabled veterans and disabled persons currently on active federal military service for use on hunts conducted by organizations that conduct hunting experiences in the state for such persons.

The director is required to make available 25 of the 75 special nonresident deer hunting licenses that are currently allocated by a committee to promote the state and its natural resources to nonresident guests and dignitaries, for issuance to nonresident disabled veterans and disabled persons currently on active federal military service. The

director is also required to increase the number of special nonresident wild turkey hunting licenses from 25 to 75, and to make 25 of those licenses available for issuance to such persons.

The special licenses must be used in connection with a hunt conducted by an approved organization, as specified by rule, that conducts hunting experiences in the state for disabled veterans and disabled persons currently on active federal military service.

The special licenses are available to nonresident veterans and persons currently on active federal military service who are entitled to a service connected rating under federal law with a degree of disability of 30 percent or more, as verified by the Department of Veterans Affairs.

HOUSE FILE 394 - Lifetime Fur Harvester License

BY COMMITTEE ON NATURAL RESOURCES. This Act establishes a lifetime fur harvester license for residents who are 65 years of age or older that costs \$50.50. There are currently lifetime fishing licenses and lifetime hunting licenses available for such residents at the same cost.

HOUSE FILE 522 - Regulation of Aquatic Invasive Species

BY COMMITTEE ON NATURAL RESOURCES. This Act relates to the prevention and control of aquatic invasive species in the waters of the state and provides penalties.

lowa Code section 456A.37, relating to the same subject, is stricken and rewritten with a revised definition of "aquatic invasive species" and new definitions of "aquatic plant," "bait," and "water-related equipment." An aquatic invasive species is nonnative wildlife or plant species that the department determines poses a significant threat to the aquatic resources or water infrastructure of the state. The Natural Resource Commission is directed to adopt rules to restrict the introduction, propagation, use, possession, and spread of aquatic invasive species; identify waters of the state with infestations of aquatic invasive species and post such waters as infested; and define additional aquatic species as invasive if necessary.

The Act prohibits a person from transporting on a public road, or placing or attempting to place into waters of the state, any water-related equipment that has an aquatic invasive species or aquatic plant attached to or within the water-related equipment unless specified exceptions apply. A violation of these provisions is punishable by a scheduled fine of \$500 plus an additional fine of \$500 for each repeat violation within the same 12-month period.

The Act requires a person leaving the waters of the state to drain all water from water-related equipment before transporting the equipment off a water access area or riparian property. Specified equipment used to control drainage of water from water-related equipment must be removed or opened while being transported unless specified exceptions apply. A violation of these provisions is punishable by a scheduled fine of \$75 plus an additional fine of \$500 for each repeat violation within the same 12-month period.

Persons who operate and transport water-related equipment are required to inspect the equipment for aquatic invasive species when the equipment is removed from, or before entering, waters of the state. Any water-related equipment is also subject to inspection by a representative of the Department of Natural Resources. The representative may prohibit a person from placing or operating water-related equipment in the waters of the state if the person refuses to allow an inspection of the equipment or refuses to remove and dispose of aquatic invasive species, aquatic plants, or water on or within the equipment.

HOUSE FILE 649 - Landholder Liability for Public Use of Private Property

BY COMMITTEE ON GOVERNMENT OVERSIGHT. This Act relates to the public use of certain private lands and waters. The Act amends Iowa Code chapter 461C the purpose of which, set out in Iowa Code section 461C.1, is to encourage private owners of land to make their land and water areas available to the public for recreational purposes and for urban deer control, by limiting the landowners' liability to persons who enter onto their land to pursue such activities. The Act makes the entire Iowa Code chapter applicable to holders of land (including tenants and others in control), not just landowners.

The Act relates to the recent decision rendered by the Iowa Supreme Court in Sallee v. Stewart, (No.11-0892) (Iowa 2013). The Act modifies the definitions of "land," "recreational purpose," and "urban deer control" and includes immunity from liability for landholders with respect to specified ancillary activities or persons.

The Act broadens the definition of the land and water areas included in such limitations of liability and provides that such land does not have to be open to the general public to be subject to the protections of Iowa Code chapter 461C. The Act defines "land" to include private land within a municipality used for urban deer control.

The Act also defines activities that constitute a "recreational purpose" to include educational activities. In addition, the Act provides that "recreational purpose" includes a person's activity in accompanying another person who is engaged in a recreational purpose. "Recreational purpose" and "urban deer control" are not limited to active engagement in such activities, but also include entry onto, use of, passage over, and presence on any part of the land in connection with or during the course of such activities.

The Act provides that a holder of land does not owe or assume a duty of care to others solely because the holder is guiding, directing, supervising, or participating in any recreational purpose or urban deer control undertaken by others on the holder's land.

PUBLIC DEFENSE AND VETERANS

SENATE FILE 332	- National Guard Educational Assistance Program — Application Deadline
HOUSE FILE 544	- Iowa Veterans Home
HOUSE FILE 545	 Veterans Trust Fund — Service-Connected Brain Injuries
HOUSE FILE 613	- War Orphans Educational Assistance Fund

RELATED LEGISLATION

- SENATE FILE 224 Driver's Licenses and Nonoperator's Identification Cards Expiration Replacement SEE TRANSPORTATION. This Act allows a veteran to obtain a replacement driver's license marked with the word "VETERAN" at any time upon payment of a \$10 fee for a replacement license.
- SENATE FILE 446 Appropriations Health and Human Services SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2013-2014 and FY 2014-2015, and includes funding for the Department of Veterans Affairs, the Iowa Veterans Home, and Iocal veterans services.
- HOUSE FILE 307 Department of Homeland Security and Emergency Management SEE STATE GOVERNMENT. This Act transfers the Homeland Security and Emergency Management Division of the Department Of Public Defense into a new Department of Homeland Security and Emergency Management. The Act retains within the Department of Public Defense responsibility over the Office of the Adjutant General and the military forces of the state of Iowa.
- HOUSE FILE 361
 Special Nonresident Hunting Licenses Disabled Veterans and Armed Forces Members SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act requires the Director of the Department of Natural Resources to issue special hunting licenses, deer hunting licenses, and wild turkey hunting licenses for the same fee that is charged to residents, to certain nonresident disabled veterans and disabled persons currently on active federal military service for use on hunts conducted by organizations that conduct hunting experiences in the state for such persons.

PUBLIC DEFENSE AND VETERANS

SENATE FILE 332 - National Guard Educational Assistance Program — Application Deadline

BY COMMITTEE ON EDUCATION. This Act relates to the administration of the National Guard Educational Assistance Program and requires that the Adjutant General accept a program application regardless of any application deadline from an otherwise eligible member of the Iowa National Guard, provided that the otherwise eligible member was on federal active duty at the time of such deadline.

HOUSE FILE 544 - Iowa Veterans Home

BY COMMITTEE ON VETERANS AFFAIRS. This Act relates to the Iowa Veterans Home (IVH).

The Act makes certain changes to terminology related to the levels of care and treatment provided at the IVH to specify the provision of nursing and residential levels of care, and also provides that gold star parents may be provided care at the IVH. A "gold star parent" is any parent of a deceased member of the United States armed forces who died while serving on active duty during a time of military conflict or who died as a result of such service. The Act amends provisions relating to admissions and requires the Commission of Veterans Affairs to adopt rules to emphasize the admission of homeless veterans.

The Act requires that the Commandant of the IVH determine certain rental rates, rather than having such rates determined by the commission as previously provided.

The Act requires that members of the IVH with incomes of more than \$140 per month contribute to their own support. Previously, members with incomes of more than \$25 per month were required to make such contributions. The Commandant shall determine the amount of contributions rather than the Director of the Department of Veterans Affairs. The Act also removes certain personal income exclusions from the income qualifications for admission to IVH.

The Act makes certain changes related to the payment to dependents from any pension or compensation received by a member of the IVH. The Act removes provisions regarding compensation payments to certain children under lowa Code section 234.1.

The Act allows the IVH to withdraw moneys from the IVH membership account in order to establish certificates of deposit for the benefit of all members of the IVH and requires that the commission adopt rules for the administration of any program for such withdrawals.

The Act removes the requirement that the Commandant of the IVH be a licensed nursing home administrator and makes certain additional changes related to involuntary discharge of members and the composition of the Interdisciplinary Resident Care Committee. The Act also provides that the IVH may temporarily draw more than the amount appropriated from the General Fund of the State for any purpose, provided the amount appropriated is not exceeded at the close of the fiscal year. Under current law, the IVH is only permitted to draw such additional moneys for cash flow purposes.

The Act repeals Iowa Code sections 35D.8 and 35D.16 related to conditional admittance to the IVH and the disposition of active duty members charged with a military offense.

HOUSE FILE 545 - Veterans Trust Fund — Service-Connected Brain Injuries

BY COMMITTEE ON VETERANS AFFAIRS. This Act creates a new category of allowable expenditures from the Veterans Trust Fund to pay for certain costs related to initial screenings for service-connected traumatic brain injuries.

HOUSE FILE 613 - War Orphans Educational Assistance Fund

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act eliminates the War Orphans Educational Assistance Fund under the control of the Department of Veterans Affairs. The Act transfers all unencumbered and unobligated moneys in the fund to a separate account of the Veterans Trust Fund under the control of the Commission on Veterans Affairs. Interest or earnings on moneys deposited in the War Orphans Educational Assistance Account shall be credited to the account. The Act also transfers current duties regarding the provision of educational assistance to orphaned children of veterans to the commission. The Act also provides that it is the intent of the General Assembly that appropriations be made as necessary to the War Orphans Educational Assistance Account to pay all claims beginning with FY 2013-2014.

STATE GOVERNMENT

SENATE FILE 184	 Programs and Services Regulated by Department on Aging
SENATE FILE 327	- Municipal Fire and Police Retirement System Changes
SENATE FILE 396	- State Government Operations
HOUSE FILE 185	- Title of Office of Citizens' Aide
HOUSE FILE 307	- Department of Homeland Security and Emergency Management
HOUSE FILE 417	- Nonsubstantive Code Corrections
HOUSE FILE 556	- Substantive Code Corrections
HOUSE FILE 586	- State Administrative Procedure
<u>HJR 13</u>	- James Harlan Statue

RELATED LEGISLATION

- SENATE FILE 247 Possession of Dangerous Wild Animals Bengals and Savannahs Exception SEE AGRICULTURE. This Act relates to laws which impose civil and criminal penalties upon a person for owning, possessing, or transporting a dangerous wild animal in this state, by creating an exception for a cat classified as a bengal or savannah.
- SENATE FILE 295 State and Local Taxation of Property and Income SEE TAXATION. This Act extends the Property Assessment Appeal Board, which was set to be repealed on July 1, 2013, to July 1, 2018, and authorizes the board to hear appeals for assessment years beginning before January 1, 2018. In addition, the Act modifies provisions relating to the composition, compensation, and operation of the Property Assessment Appeal Board. This division of the Act took effect June 12, 2013.
- SENATE FILE 386 Transportation Miscellaneous Changes SEE TRANSPORTATION. This Act strikes a provision that required the Auditor of State to conduct periodic studies of the County Driver's License Issuance Program.
- SENATE FILE 394 Regulation of Health Care Facilities and Assisted Living Programs Complaints or Citations Review
 SEE HEALTH AND SAFETY. This Act relates to informal conferences on contested citations or regulatory insufficiencies in health care facilities or assisted living programs.
- SENATE FILE 435
 Appropriations Agriculture and Natural Resources
 SEE APPROPRIATIONS. This Act relates to agriculture and natural resources by making appropriations from the General Fund of the State and other sources to the Department of Agriculture and Land Stewardship (DALS), the Department of Natural Resources, and lowa State University (ISU). Moneys are appropriated to all three entities for purposes of carrying out programs to improve the quality of watersheds. DALS is responsible to assess and reduce nutrients in this state's watersheds. Moneys used to support the initiative are to be credited to a newly created Water Quality Initiative Fund. The Act also creates an lowa Nutrient Research Center and Iowa Nutrient Research Center Advisory Council at ISU responsible for pursuing a science-based approach to nutrient management research and to facilitate collaboration among appropriate regents universities.

SENATE FILE 452 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division I of the Act reduces appropriations made for paying claims against the state for FY 2013-2014. Division II appropriates moneys to the Iowa Public Information Board; authorizes additional full-time equivalent positions above those otherwise authorized for the offices of the Governor and Lieutenant Governor and for the Department of Management; requires the Administrative Rules Review Committee to consider the scope, impact, and long-term consequences of legislation requiring delegations of authority to state agencies be construed narrowly; makes changes to the quorum and voting requirements for the Human Rights Board; and adds to the list of qualified students under the Iowa Grant Program a child of a police officer killed in the line of duty as determined by the Iowa Public Employees' Retirement System. Division III amends 2008 Iowa Acts, chapter 1191, section 14, relating to the salary ranges for state officers by adding the Executive Director of the Iowa Public Information Board to salary range 4. Division IX reorganizes the Iowa Corn Promotion Board.

- HOUSE FILE 133
 Discharge of Firearms Near Buildings or Feedlots Law Enforcement Exception SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act allows the discharge of a firearm within 200 yards of a building inhabited by people or domestic livestock or a feedlot, on a shooting range operated by a law enforcement agency for certified law enforcement officers and in operation prior to March 28, 2013, the date on which the Act took effect.
- HOUSE FILE 223 Explosives Licenses and User Permits SEE HEALTH AND SAFETY. This Act concerns licensing and permitting requirements applicable to explosives.
- HOUSE FILE 397 - Economic Development Authority — Duties and Programs SEE ECONOMIC DEVELOPMENT. This Act eliminates the Broadband Access Governing Board.
- **HOUSE FILE 457** Agricultural Land Leases For Beginning Farmers **SEE AGRICULTURE.** This Act allows beginning farmers the first opportunity to lease public lands held by the Department of Natural Resources under an existing program in which the department allows persons to farm such land for a lease term.
- HOUSE FILE 458
 Standards, Programs, and Substances Regulated by the Department of Agriculture and Land Stewardship
 SEE AGRICULTURE. This Act amends a number of provisions relating to the powers and duties of the Department of Agriculture and Land Stewardship, including providing for soil and water conservation practices, regulating weights and measures, providing motor fuel standards, and regulating pesticides. The Act took effect March 28, 2013.
- HOUSE FILE 538 - Board of Parole — Alternate Members SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act provides for the appointment of a pool of three alternate members of the Board of Parole who may substitute for board members who are disqualified or become unavailable for any other reason for hearings.
- HOUSE FILE 565 Mechanics' Liens SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act makes technical changes relating to the posting of precommencement and preliminary notices and mechanics' liens on the Mechanics' Notice and Lien Registry and related procedures involving the civil enforcement of mechanics' liens.

HOUSE FILE 569
 Licensure of Substance and Addictive Disorder Counselors and Professionals — VETOED BY THE GOVERNOR
 SEE HEAL TH AND SAFETY. This bill would have changed the membership of the Board of Behavioral Science and related to the licensure of professionals practicing substance and addictive disorder counseling or providing substance and addictive disorder prevention services.

HOUSE FILE 590 - Child Abuse Assessment and Reporting Procedures SEE CHILDREN AND YOUTH. This Act relates to child abuse reporting, assessment procedures, and placement on the Central Registry for Child Abuse Information.

 HOUSE FILE 603
 Appropriations — Administration and Regulation SEE APPROPRIATIONS. This Act relates to and appropriates from the General Fund of the State, and from other funds, to various administrative and regulatory state departments and agencies for FY 2013-2014 and FY 2014-2015. The Act makes technical changes to the legislation establishing the Iowa Public Information Board. The Act also authorizes the Governor to appoint an administrator of the Terrace Hill facility and provides the purpose, and enhanced contracting authority, for the Terrace Hill Commission.

HOUSE FILE 607 - Powers, Duties, and Organization of the Iowa Finance Authority — Agricultural Development SEE AGRICULTURE. This Act provides that the powers and duties of the Agricultural Development Authority are transferred to the Iowa Finance Authority.

HOUSE FILE 625 - Sales and Use Taxes and School Tuition Organization Tax Credits

SEE TAXATION. This Act provides that state agencies shall not make purchases from a person, and a person shall not make taxable sales to state agencies, unless the person has a valid, unexpired sales or use tax permit and is in compliance with all other sales and use tax laws imposed upon retailers. The Act provides that rulings, agreements, or contracts with state executive branch agencies which provide that a retailer is not required to collect sales and use tax in lowa despite the presence in lowa of a warehouse, distribution center, or fulfillment center, owned and operated by the retailer or an affiliate, is void unless approved, by resolution, by a majority vote of each house of the General Assembly.

HOUSE FILE 638 - Appropriations — Infrastructure and Capital Projects

SEE APPROPRIATIONS. In addition to other appropriations and other provisions, this Act relates to and makes appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund and the Technology Reinvestment Fund. This Act also authorizes the Iowa Telecommunications and Technology Commission to enter into contracts in excess of the statutory contract limitation for purposes of implementing a managed services solution to provide unified communications services for state agencies on or near the Capitol Complex.

HOUSE FILE 648 Bond Repayments, Retirement Funding, and Other Miscellaneous Appropriations SEE APPROPRIATIONS. In addition to other provisions, the Act creates a State Bond Repayment Fund and transfers moneys to the fund for the defeasance or redemption of certain outstanding obligations issued by the state or an authority of the state; provided supplemental funding of certain retirement funds (item vetoed by the Governor); and makes appropriations to state agencies for FY 2012-2013.

STATE GOVERNMENT

SENATE FILE 184 - Programs and Services Regulated by Department on Aging

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to programs and services under the purview of the Department on Aging (IDA).

The Act eliminates a provision that directed the Administrator of the Investigations Division of the Department of Inspections and Appeals to coordinate investigations relative to the operations of IDA. The language potentially conflicts with the autonomy of the Office of State Long-term Care Ombudsman.

The language in Iowa's public records law, relating to confidential records under the purview of IDA, is amended by replacing the protection of records of IDA pertaining to only one program, to instead protect records maintained by IDA or the Office of State Long-term Care Ombudsman that identify a complainant, resident, tenant, or individual receiving services provided by IDA, an area agency on aging, or the office, unless otherwise exempt from confidentiality protections.

The term "resident advocate" is changed to "ombudsman" throughout the Iowa Code; references to "care review committee," which no longer exists, are removed; and references to "resident advocate committee" are replaced with "certified volunteer long-term care ombudsman" throughout the Iowa Code. The Act also defines "options counseling" provided through the Aging and Disability Resource Center. (See also SF 452 relating to designating area agencies on aging to coordinate the Aging and Disability Resource Center system)

The Act establishes that area agencies on aging are instrumentalities of the state and includes a conforming provision that requires the agencies to comply with Iowa Code chapter 97B (Iowa Public Employees' Retirement System).

Provisions are amended relating to confidentiality regarding complaints and investigations, and relating to access of the state or local long-term care ombudsman and certified volunteers to include the locations of long-term care facilities, assisted living programs, and elder group homes as well as to medical, social, and administrative records of residents and tenants of these entities to carry out their duties, consistent with the federal Older Americans Act.

The Act deletes a reference to the Economic Development Authority, which is no longer involved in the Community Service Employment Program; eliminates the Senior Internship Program, which has been replaced by the Older American Community Service Employment Program; and aligns provisions relating to the prevention of elder abuse, neglect, and exploitation in accordance with the federal Older Americans Act.

The Act repeals Iowa Code chapter 249H, relating to the Senior Living Program, but retains the Senior Living Revolving Loan Program Fund. The Senior Living Trust Fund was depleted at the end of FY 2011.

SENATE FILE 327 - Municipal Fire and Police Retirement System Changes

BY COMMITTEE ON STATE GOVERNMENT. This Act makes changes to the Municipal Fire and Police Retirement System (MFPRSI).

Concerning entrance examinations for civil service employees, the Act provides that if a conflict exists between the medical protocols established by the Board of Trustees of MFPRSI for police and fire fighters and the entrance requirements for the Iowa Law Enforcement Academy, the medical protocols established by the board shall control.

The Act provides that a member becomes a vested member for purposes of receiving a service retirement benefit by completing at least four years of service or attaining age 55 while performing membership service.

The Act strikes the provision granting to a deceased member's dependent parents, if there is no surviving spouse or child, an option to elect as the death benefit a monthly pension benefit in lieu of a lump sum payment. The change does not eliminate the ability of a deceased member's parents to receive a lump sum ordinary death benefit if otherwise eligible.

The Act makes changes relative to the impact of military service on benefits under MFPRSI. If a member's disability was incurred while performing qualified military service, the member shall be permitted to file an application for an ordinary disability retirement regardless of whether the member returned to membership service following the disability. In addition, if a member is unable to return to membership service due to death or disability occurring on or after January 1, 2007, while performing qualified military service, the member shall be treated as having returned to membership service and the period of military service shall be treated as membership service for purposes of lowa Code chapter 411 and the period of military service shall be counted as membership service for purposes of providing death benefits. The changes relative to military service took effect April 5, 2013, and apply retroactively to January 1, 2007.

The Act also provides that a member who terminates service and elects to withdraw the member's contributions to MFPRSI shall be subject to the consent of the member's spouse if the amount to be withdrawn exceeds the amount that may be withdrawn as established by the federal Internal Revenue Code which is currently \$5,000.

The Act provides that the appointment of the city representative of the Board of Trustees of the MFPRSI is not limited to individuals with the title of city treasurer, city financial officer, or city clerk, but instead allows the appointment of those specified officers or any city officer involved with the management of the financial matters of the city. This change took effect April 5, 2013, and applies retroactively to appointments to the board made on or after January 1, 2013.

SENATE FILE 396 - State Government Operations

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to government efficiency, including other matters related to the operation of government. The Act consists of 12 divisions, relating to information technology, human resource management, audits, government electronic communications, public health, public safety communications, boards and commissions, obsolete Iowa Code provisions, and ongoing government efficiency matters.

Division I — Government Information Technology Services

This division transfers the information technology functions and Chief Information Officer of the Department of Administrative Services (DAS) to a new independent office of the Chief Information Officer that is attached to DAS.

New Iowa Code chapter 8B establishes the Office of the Chief Information Officer directed by the Chief Information Officer of the state.

Concerning information technology, the provisions previously contained in Iowa Code chapter 8A, subchapter II, providing for, in part, the appointment of a Chief Information Officer and the information technology duties and services provided by DAS, are moved to new Iowa Code chapter 8B.

In addition, the powers and duties of the Chief Information Officer are expanded to give the Chief Information Officer the authority to adopt rules for the administration of the chapter, prepare a budget, adopt rules regarding the approval of information technology budgets of other agencies, and administer all accounting, billing, and collection functions required by DAS.

New lowa Code section 8B.21, concerning information technology services, also includes new provisions directing the new office to establish an enterprise strategic and project management function for oversight of all information technology-related projects and resources of participating agencies and requiring that security policies and systems developed by the new office be consistent with the state's data transparency efforts.

The Act also includes transition provisions, directs the new office to conduct an inventory of information technology devices utilized by state agencies, and directs the new office to establish a schedule for departments to comply with information technology coordination and management requirements of Iowa Code chapter 8B.

Division II — Phased Retirement Program

This division repeals the phased retirement program for state employees. Iowa Code section 70A.30 is amended to authorize, but not require, DAS to establish a new phased retirement program. A transition provision allows those state employees currently participating in the repealed phased retirement program to continue participation in the program.

Division III — Human Resource Management

This division concerns human resource management for state executive branch agencies. The Act authorizes DAS to centralize the human resource management functions for executive branch agencies who agree to participate under DAS, except for institutions under the control of the State Board of Regents, by December 15, 2015. The Act provides the elements that must be included in the centralized human resource management plan and describes what participating state executive branch agencies must do relative to developing and implementing the centralized plan.

Division IV — State Physical Resources

This division requires that DAS conduct an analysis of state employee workstations and office standards by September 30, 2013.

Division V — Audits

lowa Code section 11.6(10) is amended to eliminate the authority of the auditor to establish and collect a filing fee relative to certain audits conducted on certain mental health centers, substance abuse programs, and community action agencies.

This division takes effect June 20, 2013.

Division VI — Electronic Communications

This division provides that each state department and agency shall provide notices or information through the department's or agency's Internet site or through electronic mail to the fullest extent possible. Iowa Code section 22.7, concerning confidential public records, is amended to provide that electronic mail addresses of individuals collected by state departments and agencies for the sole purpose of disseminating routine information and notices through electronic communications that are not prepared for a specific recipient shall be considered confidential.

Division VII — Public Health

This division concerns the Department of Public Health.

lowa Code section 135.11 is amended to eliminate the requirement of the department to establish an abuse education review panel.

Iowa Code section 147A.25, establishing a system evaluation and quality improvement committee, is repealed and the duties transferred to the Trauma System Advisory Council. The division also adds a representative to the Trauma System Advisory Council from Iowa's Medicare quality improvement organization in lieu of the State Emergency Medical Services Medical Director.

Iowa Code chapter 135N, establishing a Hemophilia Advisory Committee, is repealed.

Division VIII — Public Safety Communications

This division provides for the designation of a single point-of-contact to facilitate public safety communications. The division provides that the joint E911 Service Board in each enhanced 911 service area shall designate a person to serve as a single point-of-contact to facilitate the communication of needs, issues, or concerns regarding

emergency communications, interoperability, and other matters applicable to emergency E911 communications and migration to an Internet protocol-enabled next generation network. The person designated shall be responsible for facilitating the communication of such needs, issues, or concerns between public or private safety agencies within the service area, the E911 Program Manager, the E911 Communications Council, the Statewide Interoperable Communications System Board established in Iowa Code section 80.28, or any other person, entity, or agency the person deems necessary or appropriate. The division provides that if a joint E911 Service Board fails to designate a single point-of-contact by November 1, 2013, the chairperson of the joint E911 Service Board shall serve in that capacity, and requires the E911 Service Board to submit the name and contact information for the person designated as the single point-of-contact to the E911 Program Manager by January 1 annually.

Division IX — Report — State Debt Coordinator

This division requires the Director Of Revenue to develop and recommend legislative proposals deemed necessary for the Office of the State Debt Coordinator, which shall be compiled in a report and filed with the Department of Management, the Governor, and the General Assembly no later than January 13, 2014.

Division X — Ongoing Program Review

This division requires the Legislative State Government Efficiency Review Committee to conduct a comprehensive review on a regular basis of programs and projects administered by state government.

Division XI — Boards and Commissions

This division repeals the Farm-to-School Council.

Division XII — Obsolete Provisions

This division repeals Iowa Code section 15.112, relating to matching funds for a Farmworks National Demonstration Project; Iowa Code chapter 15C, relating to a World Trade Center; and Iowa Code chapter 15D, relating to the Midwest Nuclear Compact, which contains provisions relating to repeal and withdrawal from the compact.

THE GOVERNOR ITEM VETOED THE FOLLOWING:

Concerning human resource management, a provision directing the Department of Administrative Services to select and implement a new payroll system for all state executive branch agencies, a provision requiring the Department of Administrative Services to issue a request for proposals for a human resource management system by December 31, 2013, reporting requirements to the General Assembly concerning the implementation of the new human resource management system and payroll system, and a transition provision concerning any noncontract employee who may be reassigned, laid off, or terminated as a result of the centralized human resource management plan.

HOUSE FILE 185 - Title of Office of Citizens' Aide

BY COMMITTEE ON STATE GOVERNMENT. This Act changes the title of the Office of Citizens' Aide to the Office of Ombudsman. This legislative agency is established in Iowa Code chapter 2C.

HOUSE FILE 307 - Department of Homeland Security and Emergency Management

BY COMMITTEE ON STATE GOVERNMENT. Previously, the Department of Public Defense was composed of the Military Division and the Homeland Security and Emergency Management Division. This Act transfers the Homeland Security and Emergency Management Division of the Department of Public Defense into a new Department of Homeland Security and Emergency Management. The Act provides that the Governor appoint the director of the new department. Duties and responsibilities of the Homeland Security and Emergency Management Division are transferred to the new Department of Homeland Security and Emergency Management. In addition, the Act transfers the attachment of the Iowa Emergency Response Commission for routine administrative support from the Department of Public Defense to the new Department of Homeland Security and Emergency Management. The Act also includes transition provisions relative to the establishment of the Department of Homeland Security and Emergency Management.

The Act retains within the Department of Public Defense responsibility over the Office of the Adjutant General and the military forces of the state of Iowa.

HOUSE FILE 417 - Nonsubstantive Code Corrections

BY COMMITTEE ON JUDICIARY. This Act makes Code changes and corrections that are considered to be nonsubstantive and noncontroversial, in addition to style changes.

Changes made include adding, correcting, or updating references to various Iowa Code provisions; correcting or updating references to or names of various public and private entities and funds; correcting or updating the use of various terms; correcting grammar, punctuation, misspellings, and other minor clerical errors; standardizing citations to federal and state Acts and Code provisions, as well as federal regulations; updating the style or format of various Code sections, with a particular focus on renumbering and reformatting provisions in the Uniform Commercial Code as well as Volume VI of the Code; and correcting internal references to provisions renumbered in this Act.

HOUSE FILE 556 - 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 approval or item veto of legislation; employee rights, employment protections, and unemployment compensation; nonresident ownership of agricultural land or life science enterprises; audits or examinations; economic development programs; agency review of administrative rules; internet terminology; intergovernmental exchanges; investment in port authority bonds; military justice; controlled substances; mental health and disability services and treatment; disposition of dead bodies; termination of pregnancy definitions; respiratory care practitioners; soil conservation; boiling of garbage; regulation of agricultural products; coal mining; motor vehicle antifreeze; motor fuel; weights and measures; Department of Human Services duties, organization, and records; programs and services for older lowans; primary and secondary education requirements and programs; postsecondary school registration; roads, highways, and bridges; motor vehicle operation and licensing; civil service employment; rural water, levee, and drainage districts; recreational lake district boards; annexation of farmland by cities; Firefighter and Police Officer Retirement System; Midwest Disaster Area bonds; resale of tax sale property by cities; the Reassessment Expense Fund; court debt; local option, vehicle, and special property taxes; taxation and regulation of insurance companies; assessor examining boards; taxation of unlawful substances; waste disposal or reuse; sale of household hazardous materials; underground storage tanks and petroleum dispensing infrastructure; the Natural Resources and Outdoor Recreation Trust Fund; local telecommunications companies; wildlife conservation; fishing methods; business entities; cemetery and funeral merchandise and services; banks, savings and loans, and credit unions; regulation of real estate transactions; aircraft and equipment liens; clerk of court responsibilities; court system reorganization; enforcement of contracts; service of subpoenas; small claims jurisdiction; estates and trusts; hotelkeeper and owner's responsibilities; criminal law and procedure; representation of indigents on appeal; expert witness expenses; presentence investigations; community-based corrections and probation; and criminal sentencing.

HOUSE FILE 586 - State Administrative Procedure

BY COMMITTEE ON STATE GOVERNMENT. The "emergency" rulemaking process consists of two procedures that allow agencies to place rules into immediate effect, prior to notice or public comment. This Act eliminates agency discretion to file emergency rules and vests approval authority for emergency rules with the Administrative Rules Review Committee (ARRC). The standard for filing an emergency rule remains the same: "notice and public participation would be unnecessary, impracticable, or contrary to the public interest."

The ARRC has the power to sunset an emergency filed rule by filing an objection to the use of the emergency process; that sunset is effective 180 days after the objection is filed. The Act also empowers the ARRC to suspend

the current implementation of an emergency rule, by a two-thirds vote of the 10-member committee, until the sunset takes place and the suspended rule becomes void.

The Act also empowers the ARRC to suspend the effect of an emergency rule for 70 days, in order to allow time for further study, or suspend the effective date until the adjournment of the next regular session of the General Assembly. Both actions require a two-thirds vote. If a session delay is imposed on an emergency rule, the rule is forwarded to the Speaker of the House and the President of the Senate, who will forward the rule to the appropriate standing committee for further action.

The Act empowers the ARRC to postpone the adoption of a Notice of Intended Action by an agency for 70 days.

The Act adds a new provision to Iowa Code chapter 17A, requiring that a delegation of rulemaking authority to a state agency is to be construed narrowly, unless the delegating statute specifically provides otherwise.

HJR 13 - James Harlan Statue

BY COMMITTEE ON STATE GOVERNMENT. This Joint Resolution provides for the relocation of the James Harlan statue, which is currently on display in the United States Capitol.

Under federal law, each state is allowed to place two statues of its noted personages in the United States Capitol. H.J.R. 16, enacted in 2011, provides for the exchange of the statue of James Harlan with a statue of Dr. Norman Borlaug and for the perpetual display of the James Harlan statue within the statehouse. This Joint Resolution notwithstands H.J.R. 16 and directs the Department of Cultural Affairs to negotiate an agreement with Iowa Wesleyan College to place the James Harlan statue on permanent Ioan to the college. Under the agreement, the college must provide for the perpetual exhibition of the statue and provide for its care and maintenance.

TAXATION

SENATE FILE 106	 Internal Revenue Code References Update — Federal Bonus Depreciation Changes — Claims for Refund or Credit
SENATE FILE 295	- State and Local Taxation of Property and Income
SENATE FILE 432	 Administration of Income, Sales and Use, Excise, and Property Taxes and Environmental Surcharges
SENATE FILE 451	- Taxation of Rate-Regulated Water Utilities
HOUSE FILE 199	- Sales and Use Tax — Beverage-Grade Carbon Dioxide Gas
HOUSE FILE 575	- Income, Franchise, and Sales and Use Taxes and Other Miscellaneous Changes
HOUSE FILE 599	- Beginning Farmer Tax Credit Program and Agricultural Loan Assistance
HOUSE FILE 625	- Sales and Use Taxes and School Tuition Organization Tax Credits
HOUSE FILE 627	- Fairgrounds Property Tax Exemption
HOUSE FILE 630	- Taxation of Hydroelectricity Conversion Property Sales
HOUSE FILE 632	 Property Tax Assessments — Property Used for Algae Production

RELATED LEGISLATION

- SENATE FILE 436 Historic Preservation and Cultural and Entertainment District Tax Credits SEE ECONOMIC DEVELOPMENT. This Act makes certain administrative changes to the Historic Preservation and Cultural and Entertainment District Tax Credit Program administered by the Department of Cultural Affairs.
- SENATE FILE 446
 Appropriations Health and Human Services
 SEE APPROPRIATIONS. This Act relates to and makes appropriations for health and human services for FY 2013-2014 and FY 2014-2015, and includes provisions involving the deposit of tobacco tax proceeds in the Health Care Trust Fund rather than the General Fund of the State, extending the hospital provider tax through June 30, 2016, and affecting county levies for adult mental health and disability services (MH/DS) by providing for repayment to the state or tax reduction for county savings realized through new provisions expanding the Medicaid program and private health care coverage for persons with low income through the Iowa Health and Wellness Plan.

SENATE FILE 452 - State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division XIII relates to sales and use taxation. Division XIV provides for the orderly wind-up and eventual repeal of the Iowa Fund of Funds program. Division XV relates to reporting requirements by the Department of Revenue. Division XVI relates to allocation and distribution of moneys from the Secure an Advanced Vision for Education Fund. Division XVIII establishes a From Farm to Food Donation Tax Credit which allows a taxpayer to claim a tax credit for 15 percent of the value of donated commodities up to \$5,000. Division XIX authorizes certain cities to increase franchise fees. Division XXIV relates to the collection of the fee for new registration from vehicle owners who attempt to evade payment of the fee.

HOUSE FILE 615 - Innovation Fund Investment Tax Credit SEE ECONOMIC DEVELOPMENT. This Act increases the amount of the Innovation Fund Investment Tax Credit and makes numerous other changes to the credit relating to issuance

	of the credit, rights of credit holders, redemption and transferability of the credit, certification of funds as innovation funds, and a report by the Economic Development Authority Board. These changes all apply retroactively to January 1, 2013, for tax years beginning on or after that date and for equity investments in an innovation fund made on or after that date. The Act also adds the Innovation Fund Investment Tax Credit to the list of tax credits to be reviewed by the Legislative Tax Expenditure Committee in 2017. The Act took effect May 24, 2013.
HOUSE FILE 620	- Economic Development Programs and Financial Assistance SEE ECONOMIC DEVELOPMENT. This Act makes several changes to the aggregate tax credit limit on certain Economic Development Authority (EDA) programs, including increasing the annual aggregate tax credit limit, allowing previously awarded tax credits that are later declined to be reauthorized under certain conditions, amending the amount of tax credits that may be authorized in a fiscal year from the succeeding year's annual limit, and amending the amount of tax credits that must be allocated to certain EDA programs. The Act also amends the amount and funding of the Endow Iowa Tax Credit.
HOUSE FILE 638	 Appropriations — Infrastructure and Capital Projects SEE APPROPRIATIONS. In addition to other provisions, this Act eliminates the standing wagering tax revenue allocation to the General Fund in Iowa Code section 8.57 starting in FY 2013-2014 and deposits the revenue instead into the Iowa Skilled Worker and Job Creation Fund created in Iowa Code section 8.75 (2013 Iowa Acts, HF 604).
HOUSE FILE 640	 Flammable or Combustible Liquids — Miscellaneous Provisions SEE AGRICULTURE. This Act provides for motor fuel taxes, by extending for another year a system of paired tax rates imposed on gasoline and ethanol blended gasoline.
HOUSE FILE 641	- Economic Development — Municipal Reinvestment Districts SEE ECONOMIC DEVELOPMENT. This Act authorizes municipalities to establish

SEE ECONOMIC DEVELOPMENT. This Act authorizes municipalities to establish reinvestment districts and receive remittances of specified amounts of state sales tax and state hotel and motel tax revenues collected in those districts for use in undertaking projects in the district. Eligible municipalities must seek approval from the Economic Development Authority Board to establish a reinvestment district. The Act enumerates the application process and requirements, specifies the criteria for approval of the reinvestment district by the board, imposes limitations on the amount of moneys that may be remitted to such municipalities, and imposes limitations on the use of moneys remitted to such municipalities.

TAXATION

SENATE FILE 106 - Internal Revenue Code References Update — Federal Bonus Depreciation Changes — Claims for Refund or Credit

BY COMMITTEE ON WAYS AND MEANS. This Act updates the Iowa Code references to the federal Internal Revenue Code (IRC), decouples Iowa tax law from certain federal bonus depreciation provisions, and provides certain taxpayers additional time to file a claim for refund or credit of individual income tax paid.

UPDATED IRC REFERENCES. The Act updates references to the IRC in Iowa Code sections 422.3 and 422.32, making federal income tax revisions enacted by Congress in 2012, including the American Taxpayer Relief Act of 2012, applicable for purposes of the corporate and individual income taxes and the franchise tax.

The Act updates references to the IRC in Iowa Code sections 15.335, 422.10, and 422.33 relating to the state research activities tax credits for individuals, corporations, and corporations in economic development areas for purposes of coupling with changes to the federal Research Activities Tax Credit and the Alternative Simplified Research Activities Credit.

The Act extends for the 2012 and 2013 tax years the sales and use tax deduction in Iowa Code section 422.9, which provides individuals a deduction from net income for state sales and use taxes if the individual chose to deduct such taxes in lieu of state income taxes or the standard deduction for federal income tax purposes.

These provisions are retroactively applicable to tax years beginning on or after January 1, 2012.

BONUS DEPRECIATION. The Act amends certain Iowa Code sections relating to computation of net income for Iowa income tax purposes by decoupling from the federal accelerated depreciation deductions enacted by Congress as part of the American Taxpayer Relief Act of 2012. These provisions are retroactively applicable to tax years ending on or after January 1, 2013.

FILING OF CLAIMS. The Act extends the period of limitation to claim a tax refund or credit for taxpayers affected by the federal FAA Modernization and Reform Act of 2012. The federal law allowed a qualified airline employee who received a settlement payment from an airline company in bankruptcy to roll over the amount into a traditional individual retirement account (IRA) and exclude that amount from adjusted gross income in the year in which it was received. The federal law also granted additional time to request a federal tax refund resulting from the rollover. Iowa taxpayers whose federal adjusted gross income was reduced due to this federal law have until June 30, 2013, to request a refund or credit for Iowa individual income tax paid. This provision is retroactively applicable to refund or credit claims filed on or after January 1, 2012.

The Act took effect February 14, 2013.

SENATE FILE 295 - State and Local Taxation of Property and Income

BY COMMITTEE ON WAYS AND MEANS. This Act establishes a business property tax credit, establishes and modifies property assessment limitations, provides for commercial and industrial property tax replacement payments, classifies certain property as multiresidential property, provides an exemption for telecommunications company property, provides a taxpayers trust fund tax credit, modifies provisions relating to the Property Assessment Appeal Board, and modifies the amount of the state earned income tax credit.

Division I — Business Property Tax Credit

Division I creates a business property tax credit for commercial, industrial, and railway property under new Iowa Code chapter 426C for property taxes due and payable in fiscal years beginning on or after July 1, 2014. To fund the business property tax credit, the Act appropriates from the General Fund of the State \$50 million for the fiscal year beginning July 1, 2014, \$100 million for the fiscal year beginning July 1, 2015, and \$125 million for each fiscal year beginning on or after July 1, 2016.

Each person who wishes to claim a business property tax credit must file a claim with the county assessor. The claim and approval process is similar to the process for the homestead tax credit under current Iowa Code chapter 425. A person may claim one credit for each eligible parcel unless the parcel is part of a property unit, as defined in the division. A person may only claim one tax credit for each property unit. Certain property that is rented or leased to low-income individuals and families as authorized by section 42 of the Internal Revenue Code is not eligible for the business property tax credit. In addition, for credits claimed for the fiscal year beginning July 1, 2014, and the fiscal year beginning July 1, 2015, property that is a mobile home park, manufactured home community, land-leased community, assisted living facility, or that is property primarily used or intended for human habitation containing three or more separate dwelling units is not eligible for the business property tax credit.

Upon allowance of a business property tax credit, the credit is allowed on the parcel or property unit for successive years without further filing as long as the parcel or property unit satisfies the requirements for the credit. The amount of the credit for each eligible parcel or property unit is determined so as to provide a reduction in the property taxes equal to the difference between the amount of taxes otherwise due and payable on a certain amount of the assessed value of the property and the amount of taxes on such amount of value if the property was classified and taxed as residential property.

Division II — Property Assessment Limitations and Replacement

Division II modifies the calculation of the property tax assessment limitation (i.e., rollback) for residential property and agricultural property. For assessment years beginning on or after January 1, 2013, the Act provides that the amount of annual growth in total statewide taxable value for each class of property is, in addition to the limitation to the percentage increase from the other class of property if less than the allowable limit, 3 percent, instead of 4 percent.

Division II modifies the methodology used to determine the percentage of actual value at which commercial property and industrial property are assessed. For the assessment year beginning January 1, 2013, the percentage of actual value at which commercial and industrial property are assessed is 95 percent. For the assessment year beginning January 1, 2014, and each assessment year thereafter, the percentage of actual value at which commercial and industrial property are assessed is 90 percent. The Act also provides that for assessment years beginning on or after January 1, 2013, property valued by the Department of Revenue pursuant to Iowa Code chapter 434 (railway property) is assessed at a percentage of its actual value equal to the percentage of actual value at which commercial property is assessed for the same assessment year.

Division II provides for commercial and industrial property tax replacement payments to local taxing districts. For the fiscal year beginning July 1, 2014, and each fiscal year thereafter, the Division appropriates from the General Fund of the State an amount necessary to pay all commercial and industrial property tax replacement claims for that fiscal year. However, for fiscal years beginning on or after July 1, 2017, the total amount of money appropriated from the General Fund of the State for the payment of commercial and industrial property tax replacement claims in that fiscal year shall not exceed the total amount of money necessary to pay all commercial and industrial property tax replacement claims in that fiscal year shall not exceed the total amount of money necessary to pay all commercial and industrial property tax replacement claims are not subject to a uniform reduction in appropriations in accordance with Iowa Code section 8.31. If an amount appropriated for a fiscal year is insufficient to pay all replacement claims, the replacement payments are prorated. The amount of the replacement claim for each taxing district is equal to the difference between the assessed valuation of all commercial and industrial property located in the taxing district that is subject to assessment and taxation and the total actual value of all such property located in the taxing district multiplied by the tax rate specified for the taxing district, and then divided by \$1,000.

Division II took effect June 12, 2013, and applies retroactively to assessment years beginning on or after January 1, 2013.

Division III — Multiresidential Property

Division III provides that for assessment years beginning on or after January 1, 2015, mobile home parks, manufactured home communities, land-leased communities, assisted living facilities, property primarily used or intended for human habitation containing three or more separate dwelling units, and that portion of a building that is used or intended for human habitation and a proportionate share of the land upon which the building is situated, regardless of the number of dwelling units located in the building, if the use for human habitation is not the primary use of the building and such building is not otherwise classified as residential property, shall be valued as a separate class of property known as multiresidential property. Division III specifies the percentage of actual value at which multiresidential property shall be assessed. For the assessment year beginning January 1, 2015, multiresidential property times its actual value. The percentage of actual value at which multiresidential property is assessed at the greater of 86.25 percent of its actual value or the percentage for residential property times its actual value. The percentage of actual value at which multiresidential property is assessed at the greater of actual value at which multiresidential property is assessed is reduced by 3.75 percentage points each year until the assessment year beginning January 1, 2022, at which time and for subsequent assessment years, multiresidential property is assessed at the same percentage of actual value as residential property is assessed for the same assessment year, unless for any assessment year beginning before January 1, 2022, the percentage of actual value at which residential property is assessed exceeds the percentage for multiresidential property.

For parcels that, in part, satisfy the requirements for classification as multiresidential property, the assessor shall assign to that portion of the parcel the classification of multiresidential property and to such other portions of the parcel the property classification for which such other portions qualify. However, property that is rented or leased to low-income individuals and families as authorized by section 42 of the Internal Revenue Code or that is a hotel, motel, inn, or other building where rooms or dwelling units are usually rented for less than one month shall not be classified as multiresidential property.

Division III takes effect January 1, 2015.

Division IV — Telecommunications Company Property

Division IV establishes a partial exemption from taxation on the value of a telecommunications company's property that is subject to assessment and taxation under lowa Code chapter 433. For the assessment year beginning January 1, 2013, the total amount of the exemption for each company is equal to the sum of the following amounts: an amount equal to 20 percent of the actual value of the property of such company that exceeds zero dollars but does not exceed \$20 million, an amount equal to 17.5 percent of the actual value of the property of such company that exceeds \$20 million but does not exceed \$55 million, an amount equal to 12.5 percent of the actual value of the property of such company that exceeds \$50 million. For the assessment year beginning January 1, 2014, and each assessment year thereafter, the total amount of the exemption for each company shall be equal to the sum of the following amounts: an amount equal to 40 percent of the actual value of the property of such company that exceeds \$20 million, an amount equal to 35 percent of the actual value of the property of such company that exceeds \$20 million, an amount equal to 40 percent of the actual value of the property of such company that exceeds \$20 million, an amount equal to 35 percent of the actual value of the property of such company that exceeds \$20 million, an amount equal to 35 percent of the actual value of the property of such company that exceeds \$20 million, an amount equal to 35 percent of the actual value of the property of such company that exceeds \$20 million, an amount equal to 26 percent of the actual value of the property of such company that exceeds \$20 million but does not exceed \$55 million but does not exceed \$20 million, an amount equal to 35 percent of the actual value of the property of such company that exceeds \$20 million, an amount equal to 26 percent of the actual value of the property of such company that exceeds \$55 million but does not exceed \$55 million but does not exceed \$55 million but does not exceed \$55 milli

Division IV requires the Department of Revenue, in consultation with the Department of Management, representatives of companies providing telecommunications services in Iowa, and other interested persons, to study the current system of assessing telecommunications company property and levying property tax against companies that provide telecommunications services in Iowa and make recommendations for changes. The Department of Revenue is required to prepare and file a report detailing recommendations for changes to the current system. The report must be filed with the chairpersons and ranking members of the Ways and Means Committees of the Senate and the House of Representatives and with the Legislative Services Agency by August 1, 2015. The report will then be reviewed by a legislative telecommunications company property tax review committee. Division IV

also requires the reporting of certain necessary information to the Department of Revenue by companies providing telecommunications services in Iowa to assist the department in evaluating the system and completing the report.

Division IV took effect June 12, 2013, and applies retroactively to assessment years beginning on or after January 1, 2013.

Division V — Iowa Taxpayers Trust Fund Tax Credit

Division V creates an Iowa taxpayers trust fund tax credit and provides for the transfer of moneys from the Taxpayers Trust Fund for purposes of the credit.

The lowa taxpayers trust fund tax credit is available to an "eligible individual," which is defined as an individual who timely files an lowa individual income tax return, including extensions, but not including an estate or trust. The credit is allowed for any tax year beginning January 1 immediately preceding July 1 of any fiscal year in which a transfer is made from the Taxpayers Trust Fund for purposes of the credit. The credit will be equal to the amount transferred divided by the number of eligible individuals for the previous tax year, rounded down to the nearest whole dollar. The credit may be claimed against any individual income tax liability remaining after subtracting all refundable and nonrefundable credits except the credits for withheld tax and estimated tax paid. The tax credit is nonrefundable and may not be carried forward or back to a different tax year.

In order to administer the credit, Division V creates an Iowa Taxpayers Trust Fund Tax Credit Fund within the State Treasury under the control of the Department of Revenue. Transfers from the Taxpayers Trust Fund for purposes of the credit are placed into this fund and used to reimburse the General Fund of the State for the amount of credits claimed. Any moneys in the fund which represent unclaimed tax credits immediately revert back to the Taxpayers Trust Fund. An "unclaimed tax credit" means the amount by which the credits that were eligible to be claimed by eligible individuals exceeds the credits actually claimed by eligible individuals.

Division V provides for a transfer from the Taxpayers Trust Fund during FY 2013-2014 for purposes of the tax credit. The amount transferred shall be the ending balance of the Taxpayers Trust Fund at the close of FY 2012-2013, plus the amount transferred for that fiscal year into the Taxpayers Trust Fund during FY 2013-2014. This transfer will result in a taxpayers trust fund tax credit being allowed for the 2013 tax year.

Division V requires that for FY 2014-2015, and for each fiscal year thereafter, if the balance of the Taxpayers Trust Fund equals or exceeds \$30 million, the entire balance of the fund is transferred to the Iowa Taxpayers Trust Fund Tax Credit Fund created in Division V to be used to provide the Iowa taxpayers trust fund tax credit to eligible individuals.

Finally, Division V excludes the lowa taxpayers trust fund tax credit from the definition of "state individual income tax" for purposes of computing the emergency medical services income surtax, the instructional support income surtax, the educational improvement income surtax, and the physical plant and equipment income surtax.

Division V took effect June 12, 2013, and applies retroactively to January 1, 2013, for tax years beginning on or after that date.

Division VI — Property Assessment Appeals and Property Assessment Appeal Board

Division VI changes the date required for the assessor to provide notices of assessment to owners or taxpayers from April 15 to April 1 and changes the beginning of the protest filing period from April 16 to April 7. Such notice is also required to inform the owner or taxpayer of the informal review procedure established in new Iowa Code section 441.30. Under new Iowa Code section 441.30, any property owner or aggrieved taxpayer who is dissatisfied with the owner's or taxpayer's assessment may contact the assessor by telephone or in writing by paper or electronic medium on or after April 1, to and including May 4, of the year of the assessment to inquire about the specifics and accuracy of the assessment. Such an inquiry may also include a request for an informal review of the assessment by the assessor under one or more of the grounds for protest authorized under Iowa Code section 441.37 for the same assessment year. If the assessor, following an informal review, determines that the assessment was incorrect

under one or more of the grounds for protest, the assessor may recommend that the property owner or aggrieved taxpayer file a protest with the local board of review and may file a recommendation with the local board of review related to the informal review. A recommendation filed with the local board of review shall be utilized by the local board of review in the evaluation of all evidence properly before the local board of review.

Division VI authorizes, for assessment years beginning on or after January 1, 2014, local boards of review to allow property assessment protests to be filed by electronic means. Electronic filing of protests may be authorized for the protest period that begins April 7, the protest period that begins October 15, or both.

Division VI modifies the grounds under which an owner or taxpayer may seek review of an assessment and specifies the grounds that are available in odd-numbered assessment years and even-numbered assessment years.

Division VI extends the Property Assessment Appeal Board, which was set to be repealed on July 1, 2013, to July 1, 2018, and authorizes the board to hear appeals for assessment years beginning before January 1, 2018. In addition, for appointments to the board on or after June 12, 2013, the board is required to have two members be certified real property appraisers and one member be an attorney practicing in the area of state and local taxation or property tax appraisals. For compensation of board members in fiscal years on or after July 1, 2013, the salary is required to be set by the Governor within the range 5 positions for specified state officers.

Division VI specifies that for an appeal to the board to be valid, written notice must be filed within 20 days after the date of adjournment of the local board of review or May 31, whichever is later. In addition, the board may, by rule, allow for the filing of appeals by electronic means. Division VI also modifies provisions relating to the waiver of certain notice requirements and to the dismissal of an appeal for failure of the appellant to appear at a board hearing, provides for the participation in board hearings by telephone or other means of electronic communication, and authorizes each appeal to the board to be considered by one or more members of the board.

Division VI took effect June 12, 2013.

Division VII - Earned Income Tax Credit

Division VII increases the amount of the state earned income tax credit, which was previously equal to 7 percent of the amount of the taxpayer's federal earned income tax credit. Division VII increases the amount of the credit to 14 percent of the federal credit for tax year 2013, and to 15 percent of the federal credit for each tax year thereafter. Division VII applies retroactively to January 1, 2013, for tax years beginning on or after that date.

SENATE FILE 432 - Administration of Income, Sales and Use, Excise, and Property Taxes and Environmental Surcharges

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the administration of the tax and related laws by the Department of Revenue (DOR). The Act eliminates for purposes of the individual and corporate income tax, the franchise tax, and the real estate transfer tax, the requirement that notices of assessment issued by DOR after the twentieth day of a month include an interest calculation for the next month.

The Act eliminates the requirement that DOR send a notice to filers of various tax returns if the return is either incorrect or insufficient. DOR is instead authorized to determine the amount of tax due and send a notice of assessment to the person liable for the tax. This provision applies to the sales and use tax, the monitor vending machine excise tax, the motor vehicle fee for new registration, the hotel and motel tax, the local option sales and services tax, the automobile rental excise tax, the equipment tax, and the environmental protection charge on petroleum diminution.

The Act allows DOR to use geographic information system technology (GIS) to facilitate uniformity and equalization of assessments and to facilitate transfers of funds to local governments. DOR may also require assessing authorities and local governments that have adopted compatible technology to provide information to DOR electronically using GIS file formats.

The Act amends procedures relating to the assessor and deputy assessor examination by removing requirements that DOR administer a written examination biannually in the city of Des Moines, that notification of the time and place

of examinations be mailed 30 days in advance to each city and county assessor, county auditor, and chairperson of each city and county conference board, and that each applicant be notified in writing of their examination score. DOR is instead required to prepare an examination and provide for an examination process, approve one or more examination locations and make the list available to applicants, notify applicants of the examination 30 days in advance, and notify applicants of their examination score. Applicants may select an examination location from the list of approved locations provided by DOR.

The Act gives an educational institution that meets certain requirements and that owns property as a part of its endowment fund an extension of time to file for a property tax exemption for that property for the 2013 assessment year. Under current law, an educational institution must file a statement for such a property tax exemption not later than February 1 of the year for which the exemption is requested. The Act grants an educational institution until June 15, 2013, to file for the exemption provided the property was acquired by the educational institution from a government entity after January 1, 2012, and is located in a county having a population of at least 200,000 but not more than 250,000. This provision took effect May 16, 2013, and applies retroactively to January 1, 2013, for assessment years beginning on or after that date.

SENATE FILE 451 - Taxation of Rate-Regulated Water Utilities

BY COMMITTEE ON WAYS AND MEANS. This Act establishes a rate-regulated water utility replacement tax and statewide property tax imposed on rate-regulated water utility property.

The Act imposes a replacement delivery tax on each rate-regulated water utility that delivers water to a consumer within the water utility's service area, excluding cooperatives, municipal utilities, or other entities not under the jurisdiction of the Iowa Utilities Board. The replacement delivery tax imposed on each such water utility is equal to the number of gallons of water delivered to consumers in the water utility's service area by the taxpayer during the tax year multiplied by the replacement delivery tax rate in effect for the service area. The Director of Revenue is required to calculate the replacement delivery tax rate for each service area using a methodology specified in the Act. The Act also provides for the recalculation of replacement delivery tax rates so that the total amount of replacement delivery taxes imposed on a water utility for tax years 2013, 2014, and 2015 is not less than the water utility's centrally assessed property tax liability for assessment year 2010.

The Act requires each taxpayer subject to the water utility replacement tax to file on or before March 31 following a tax year with the Director of Revenue a return that includes specified information relating to the total taxable gallons of water delivered by the water utility to consumers within the service area during the tax year and the tentative replacement taxes due for the tax year.

The Act requires the Director of Revenue and the Department of Management to compute the allocation of all replacement tax revenues among the local taxing districts and report such allocation to the county treasurers on or before August 15 following a tax year. All replacement taxes owed by a taxpayer shall be allocated among the local taxing districts in which such taxpayer's property is located in accordance with a general allocation formula determined by the Department of Management on the basis of general property tax equivalents. The Act also allows for the imposition and collection of a special utility property tax levy or tax credit for specified tax years based on the amount of the taxpayer's total replacement tax liability. The replacement tax shall be treated as a property tax when received and shall be disbursed by the county treasurer as taxes on real estate.

The Act requires the Utility Replacement Tax Task Force to study the effects of the replacement tax on local taxing authorities, local taxing districts, consumers, and taxpayers through January 1, 2016, and authorizes the Task Force to make appropriate recommendations to the General Assembly.

The Act specifies that all operating property and all other property that is primarily and directly used in the delivery of water subject to the replacement tax is exempt from taxation except as otherwise provided in the Act, which imposes a statewide property tax levy of three cents per \$1,000 of assessed value. All revenues received from imposition of the statewide property tax shall be deposited in the General Fund of the State and are available, as appropriated by the General Assembly, to the Department of Management and the Department of Revenue, as appropriate, for salaries, support, services, and equipment to administer the replacement tax and the statewide property tax.

The Act took effect May 9, 2013, and applies retroactively to property tax assessment years and replacement tax years beginning on or after January 1, 2013.

HOUSE FILE 199 - Sales and Use Tax — Beverage-Grade Carbon Dioxide Gas

BY COMMITTEE ON WAYS AND MEANS. This Act makes a change to the Streamlined Sales and Use Tax Act in Iowa Code chapter 423 in order to more closely conform to the terms of the Streamlined Sales and Use Tax Agreement, of which Iowa is a member. The Act amends the definition of "food and food ingredients" to include beverage-grade carbon dioxide gas, because the governing board of the Streamlined Sales and Use Tax Agreement considers it as such.

HOUSE FILE 575 - Income, Franchise, and Sales and Use Taxes and Other Miscellaneous Changes

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the technical administration of tax and financial and regulatory laws, including income and franchise taxes, sales and use taxes, the prepaid wireless E911 surcharge, and currency exchange licenses.

INCOME AND FRANCHISE TAXES. The Act adds to several provisions of Iowa Code chapter 422 a nonexhaustive list of securities the interest and dividends from which are currently exempt from the individual and corporate income tax under other provisions of Iowa Iaw. Most of these exemptions were not specifically addressed in Iowa Code chapter 422, which governs the individual and corporate income tax and the franchise tax.

The Act repeals deductions from net income in Iowa Code relating to the treatment of a federal rate reduction tax credit which only affected the 2001 and 2002 tax years. These provisions took effect April 24, 2013.

The Act amends Iowa Code provisions relating to the confidentiality of individual income tax return information by adding a reference to the Auditor of State's power to access certain confidential information in fulfillment of the auditor's duties, and referencing any other provision of law that permits certain disclosures. These provisions took effect April 24, 2013.

SALES AND USE TAXES. The Act strikes language relating to auto body repair services from the definition of "property purchased for resale in connection with the performance of a service" that was added during the 2012 Legislative Session. Under that provision, property met the definition, and was therefore exempt from sales and use tax, if it was entirely consumed in connection with the performance of an auto body repair service purchased by the ultimate user, and if both parties intended that a sale of the property occur. The Act creates a separate sales and use tax exemption for the sales price of chemicals, solvents, sorbents, reagents, or other tangible personal property, used in providing a taxable vehicle repair service, so long as the property is directly and primarily used, and consumed or dissipated, in providing the vehicle repair service, and comes into physical contact with the vehicle upon which the vehicle repair service is performed. The exemption does not apply to tangible personal property that can be used to provide multiple vehicle repair services, including but not limited to machinery, tools, and equipment.

The Act amends an incorrect internal reference in Iowa Code relating to the prescribed order in which sales tax revenues are to be transferred to various funds.

The Act amends a reference to the Accreditation Council for Services for Persons With an Intellectual Disability and Other Persons with Developmental Disabilities to the Council on Quality and Leadership to reflect the council's current name.

The Act repeals a sales and use tax exemption for wine shipped from outside lowa that was dependent on meeting the requirements for another sales and use tax exemption that was repealed in 2010.

The Act amends a sales and use tax exemption for items purchased with food stamps to reflect the current name of the program and the payment methods used to provide assistance.

MISCELLANEOUS. The Act amends the prepaid wireless E911 surcharge to apply the collection, enforcement, and other pertinent provisions of Iowa Code chapter 423 (Streamlined Sales and Use Tax Act) to the surcharge,

in addition to the audit and appeal provisions of Iowa Code chapter 423 currently applied to the surcharge. This provision took effect April 24, 2013, and applies retroactively to January 1, 2013.

The Act amends an Iowa Code provision relating to the information obtained from applicants for licenses from state or local agencies, to specify that the agencies shall endeavor to obtain the applicant's social security number or federal tax identification number or, if the applicant has neither, the applicant's state driver's license number.

The Act changes the currency exchange license obtained under Iowa Code chapter 533C (Uniform Money Services Act) from a biennial license to an annual license.

The Act makes several nonsubstantive grammatical, technical, and internal reference changes to various lowa Code sections.

HOUSE FILE 599 - Beginning Farmer Tax Credit Program and Agricultural Loan Assistance

BY COMMITTEE ON WAYS AND MEANS. This Act creates a Beginning Farmer Tax Credit Program composed of the existing Agricultural Assets Transfer Tax Credit first established by the General Assembly in 2006 (2006 Iowa Acts, chapter 1161) as amended by this Act, and a new Custom Farming Contract Tax Credit.

ADMINISTRATION OF THE PROGRAM. The program is to be administered by the Agricultural Development Authority. However, HF 607 (see State Government) reclassified the agency as the Agricultural Development Division under the jurisdiction of the Iowa Finance Authority. Therefore, the Act's use of the term "authority" refers to that agency.

BEGINNING FARMERS QUALIFYING TO PARTICIPATE IN THE PROGRAM. A taxpayer who holds agricultural assets (agricultural land, depreciable agricultural property, crops, or livestock), and who helps a beginning farmer acquire agricultural assets by a form of specified legal arrangement, is entitled to claim a tax credit against individual or corporate tax liability. Specifically, the taxpayer must execute an Agricultural Assets Transfer Agreement or Custom Farming Contract with a qualified beginning farmer. The beginning farmer must be an individual, partnership, family farm corporation, or family farm limited liability company as provided under lowa's corporate farming law, and have a low or moderate net worth as applied uniformly to all beginning farmer programs administered by the authority. In addition, a 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 equipment; will materially and substantially participate in farming; and is not responsible for managing or maintaining agricultural land and other agricultural assets that are greater than necessary to adequately support a beginning farmer.

AGRICULTURAL ASSETS TRANSFER TAX CREDIT. An agreement cannot be assigned and the land subject to the agreement cannot be subleased. For an agreement which includes a lease on a cash basis, the tax credit amount is increased from 5 to 7 percent of the gross amount paid to the taxpayer under the agreement. For an agreement which includes a lease on a commodity share basis, the amount is increased from 15 to 17 percent. However, the percentages are increased by one additional point for one year if the beginning farmer is a veteran. When calculating a tax credit on crop share leases, the authority may elect to use a formula based on the average per bushel yield in the same county where the leased land is located by a per bushel state price. A tax credit cannot exceed \$50,000.

CUSTOM FARMING CONTRACT TAX CREDIT. A contract amount cannot be substantially higher or lower than the market rate for similar contracts. The contract must be in writing and cannot be for more than 12 months' duration. The taxpayer must make all management decisions substantially contributing to or affecting the production of crops or livestock located on the taxpayer's agricultural land, although the beginning farmer may make day-to-day operational decisions affecting production. The beginning farmer must provide any necessary tools, machinery, or equipment, and labor must be furnished on a regular, continuous, and substantial basis. In addition, the taxpayer and the beginning farmer cannot have a common legal or equitable interest in the agricultural land or be related to each other as family members. The tax credit is allowed only for the amount paid by the taxpayer to a qualified beginning farmer on a cash basis equaling at least \$1,000. The tax credit equals 7 percent of the gross amount paid to the beginning farmer. The tax credit is increased to 8 percent for one year if the beginning farmer is a veteran.

The tax credit may be carried forward but not back, and is not transferrable. The tax credit may be recaptured if the contract is terminated due to the taxpayer's fault. A tax credit cannot exceed \$50,000.

TAX CREDIT CERTIFICATES. In 2009, the General Assembly enacted SF 483 (2009 lowa Acts, chapter 135), which allowed the authority to issue up to \$6 million in tax credit certificates each year. The Act allows the authority to issue up to \$12 million in certificates for both tax credits each year. Of that amount, \$8 million is allocated to support the Agricultural Assets Transfer Tax Credit and \$4 million is allocated to support the Custom Farming Contract Tax Credit. However, the authority may adjust the allocation during the year as it deems necessary. The Act retains a requirement that tax credit certificates are to be issued on a first-come first-served basis.

EFFECTIVE DATE. The portion of the Act creating the program and its associated tax credits took effect June 17, 2013, and applies retroactively to January 1, 2013, for tax years beginning on or after that date.

REPEAL AND RESTORATION OF THE FORMER LAW. On December 31, 2017, the provisions of the Act are repealed and the Iowa Code Editor is directed to restore the amended provisions to the language existing in the 2013 Iowa Code.

HOUSE FILE 625 - Sales and Use Taxes and School Tuition Organization Tax Credits

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the collection of sales and use taxes, sales to state agencies, and the school tuition organization income tax credit.

SALES AND USE TAX. The Act amends the definition of "retailer maintaining a place of business in this state" for purposes of the sales and use tax by creating a rebuttable presumption that a retailer is presumed to be maintaining a place of business in this state, and is thus required to collect lowa use tax, if any person that has substantial nexus in lowa, other than a common carrier, engages in any of the six activities specified in the Act.

The Act provides that rulings, agreements, or contracts with state executive branch agencies which provide that a retailer is not required to collect sales and use tax in Iowa despite the presence in Iowa of a warehouse, distribution center, or fulfillment center, owned and operated by the retailer or an affiliate, is void unless approved, by resolution, by a majority vote of each house of the General Assembly.

The Act provides that state agencies shall not make purchases from a person, and a person shall not make taxable sales to state agencies, unless the person has a valid, unexpired sales or use tax permit and is in compliance with all other sales and use tax laws imposed upon retailers.

INCOME TAX. The Act amends the School Tuition Organization Tax Credit to allow contributions made by certain partnerships, limited liability companies, S corporations, estates, or trusts. This provision took effect June 11, 2013, and applies retroactively to January 1, 2013, for tax years beginning on or after that date.

The Act further amends the School Tuition Organization Tax Credit to increase the total approved tax credits per year to \$12 million from \$8.75 million for tax years beginning on or after January 1, 2014. This provision took effect June 11, 2013.

HOUSE FILE 627 - Fairgrounds Property Tax Exemption

BY COMMITTEE ON WAYS AND MEANS. This Act establishes a property tax exemption for fairgrounds that are owned by a county or a fair. The Act provides that the use of such fairgrounds for purposes other than a fair event by the owner or by a lessee, including uses for pecuniary profit, shall not affect the exemption. Iowa Code section 25B.7 provides that for a property tax credit or exemption enacted on or after January 1, 1997, if a state appropriation made to fund the credit or exemption is not sufficient to fully fund the credit or exemption, the political subdivision shall be required to extend to the taxpayer only that portion of the credit or exemption estimated by the Department of Revenue to be funded by the state appropriation. The Act provides that Iowa Code section 25B.7 does not apply to the property tax exemption created in the Act. The Act applies to assessment years beginning on or after January 1, 2014.

HOUSE FILE 630 - Taxation of Hydroelectricity Conversion Property Sales

BY COMMITTEE ON WAYS AND MEANS. This Act exempts hydroelectricity conversion property from sales and use tax.

Currently, lowa law provides a sales and use tax exemption for the sales price of wind energy conversion property to be used as an electric power source and the sale of the materials used to manufacture, install, or construct wind energy conversion property used or to be used as an electric power source. The Act makes this provision equally applicable to hydroelectricity conversion property, as defined in the Act.

HOUSE FILE 632 - Property Tax Assessments — Property Used for Algae Production

BY COMMITTEE ON WAYS AND MEANS. This Act provides that, for purposes of property taxation, agricultural property includes real estate that is used directly in the cultivation and production of algae for harvesting as a crop for animal feed, food, nutritionals, or biofuel production. Such real estate must be an enclosed pond or must be land containing machinery or equipment that uses a light source to provide photonic energy, referred to as a photobioreactor.

The Act takes effect May 24, 2013, and applies retroactively to assessment years beginning on or after January 1, 2013.

TRANSPORTATION

SENATE FILE 114	- Motor Vehicle Financial Responsibility — Certificates of Deposit	
SENATE FILE 115	- Intermediate and Special Minor's Driver's Licenses	
SENATE FILE 224	- Driver's Licenses and Nonoperator's Identification Cards — Expiration — Replacement	
SENATE FILE 340	- Rail Crew Transport Vehicle Drivers	
SENATE FILE 349	- Vehicle Registration Fee Credit Filing Deadline	
SENATE FILE 355	- Regulation of Vehicles of Excessive Size and Weight	
SENATE FILE 386	- Transportation — Miscellaneous Changes	
HOUSE FILE 14	- Vehicles With Retractable Axles — Weight Limitations	
HOUSE FILE 355	- Driver's License Renewals	
HOUSE FILE 395	- Motor Vehicle Franchises — Alteration of Community	
RELATED LEGISLATION		

SENATE FILE 452
 State and Local Government Financial and Regulatory Matters — Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. Division II of the Act provides restrictions and requirements for the relocation of certain advertising devices on a highway designated as a scenic highway or scenic byway. Division X relates to the apportionment among cities of moneys in the Road Use Tax Fund credited to the street construction fund of the cities. Division XXIII prohibits the sale, operation, or possession of speed detection jamming devices. Division XXIV relates to the collection of the fee for new registration from vehicle owners who attempt to evade payment of the fee, and provides for annual registration fees for electric vehicles based on the weight and value of the vehicle.

HOUSE FILE 215 - Education Reform SEE EDUCATION. This Act provides for education reform including, under Division XIII of the Act, driver education by a teaching parent.

- HOUSE FILE 454
 Education Miscellaneous Changes SEE EDUCATION. This Act modifies the duties and operations of the Department of Education, community colleges, the School Budget Review Committee, and local school boards, and requires the employer of a school bus driver to conduct a review of information in the Iowa Court Information System and the Sex Offender, Child Abuse, and dependent Adult Abuse registries for information about the driver upon renewal of the driver's school bus driver's license.
- HOUSE FILE 487
 Retailer Applications for Certificate of Title for Used Mobile or Manufactured Homes
 SEE LOCAL GOVERNMENT. This Act requires a manufactured or mobile home retailer to obtain a certificate of title for a used mobile home or manufactured home from the county treasurer of the county where the home is located, rather than the retailer's county of residence.
- HOUSE FILE 602 Appropriations Transportation SEE APPROPRIATIONS. This Act makes appropriations for FY 2013-2014 and FY 2014-2015 to the Department of Transportation from the Road Use Tax Fund and the Primary Road Fund.

TRANSPORTATION

SENATE FILE 114 - Motor Vehicle Financial Responsibility — Certificates of Deposit

BY COMMITTEE ON TRANSPORTATION. This Act provides that a person who is required to file proof of financial responsibility in order to operate a motor vehicle may do so by filing a certificate of deposit in the amount of \$55,000 with the Department of Transportation, made payable to the department. A certificate of deposit filed in this manner constitutes financial liability coverage, which is required for operation of a motor vehicle in this state. Prior law required that a certificate of deposit, made payable jointly to the person and the Treasurer of State, be filed with the Treasurer of State, who then notified the department of the filing.

SENATE FILE 115 - Intermediate and Special Minor's Driver's Licenses

BY COMMITTEE ON TRANSPORTATION. This Act amends provisions relating to young drivers issued an instruction permit or an intermediate driver's license under the Graduated Driver Licensing Program and young drivers issued a special minor's license for travel to and from school.

Under prior law, a person 16 or 17 years of age was required to possess an instruction permit for at least six months before qualifying for an intermediate driver's license. The Act increases the required period of possession of an instruction permit from 6 months to 12 months, thus exposing the novice driver to the full range of seasonal driving conditions.

The Act requires that, during the first six months after issuance of an intermediate license, the licensee may not operate a motor vehicle with more than one unrelated minor passenger in the vehicle unless accompanied by a licensed driver who is the intermediate licensee's parent, guardian, or custodian; a family member who is at least 21 years of age; an approved driver education instructor; a prospective driver education instructor who is enrolled in a qualifying practitioner preparation program; or a person at least 25 years of age who has the written permission of the parent, guardian, or custodian. "Unrelated minor passenger" is defined as a person under 18 years of age who is not a sibling or stepsibling of the driver or a child who resides in the same household as the driver. The restriction on unrelated minor passengers may be waived by the intermediate licensee's parent or guardian at the time the intermediate license is issued. The Department of Transportation is directed to issue intermediate driver's licenses with distinguishing characteristics that indicate whether or not the new restriction relating to minor passengers applies to the licensee.

Under the Act, a person with a special minor's license must limit the number of unrelated minor passengers in the motor vehicle to one, unless the licensee is accompanied in the same manner described above for an intermediate licensee. For a person with a special minor's license, the passenger restriction does not expire and cannot be waived. Prior law did not specify any passenger restriction for drivers issued a special minor's license, commonly referred to as a "school license."

A violation of the restrictions of an intermediate driver's license or special minor's license is a simple misdemeanor punishable by a scheduled fine of \$50.

The Act takes effect January 1, 2014.

SENATE FILE 224 - **Driver's Licenses and Nonoperator's Identification Cards** — **Expiration** — **Replacement** BY COMMITTEE ON TRANSPORTATION. This Act contains provisions relating to the period of validity of driver's licenses and nonoperator's identification cards and the issuance of duplicates.

Under prior law, a noncommercial driver's license issued to a person between the ages of 17 years 11 months and 70 years was valid for five years, and a license issued to a person younger than 17 years 11 months or older than 70 years was valid for two years. The Act changes the period of validity of a driver's license to eight years for persons between the ages of 17 years 11 months and 72 years, but not beyond the person's 74th birthday. Pursuant to current law, the fee for a noncommercial driver's license is \$4 per year of license validity.

The Act extends the period of validity of a nonoperator's identification card from five years to eight years, with a corresponding fee increase from \$5 to \$8. The Act provides for the issuance of a nonoperator's identification card without fee to a person whose driver's license is voluntarily surrendered due to the person's physical or mental inability to drive. A provision in prior law that provided for issuance of a nonexpiring nonoperator's identification card to a person age 70 or over is stricken.

The Act establishes a fee of \$10 for replacement of a driver's license or nonoperator's identification card. The new fee replaces the \$3 fee under prior law for replacement of a driver's license or nonoperator's identification card that was lost or destroyed, and the \$1 fee under prior law for voluntary replacement. In addition, the Act allows a veteran to obtain a replacement driver's license marked with the word "VETERAN" at any time upon payment of the \$10 replacement fee. Previously, a license indicating veteran status was only available at the time of application for a new license or for renewal of a license.

The provisions of the Act relating to the period of validity of driver's licenses and nonoperator's identification cards take effect May 1, 2013. The Act is amended by 2013 Iowa Acts, HF 355, to allow the Department of Transportation to issue driver's licenses and nonoperator's identification cards valid for periods of fewer than eight years in order to equalize renewal volume during the transition from five-year to eight-year renewal periods.

SENATE FILE 340 - Rail Crew Transport Vehicle Drivers

BY COMMITTEE ON TRANSPORTATION. This Act establishes hours-of-service requirements for persons who drive motor vehicles transporting railroad workers. The requirements apply to a person who drives a motor vehicle for hire that is designed to transport seven or more persons but fewer than 16 persons including the driver and is used to transport railroad workers to or from their places of employment or during the course of their employment. A driver shall not drive more than 10 hours following eight consecutive hours of uninterrupted rest, or drive for any period after having been on duty for 15 hours following eight consecutive hours of uninterrupted rest. The definition of "on duty" includes all time for which the driver is or is not compensated from the time a driver begins work or is required to be ready to work until the time the driver is relieved from work and all responsibility for performing work. "Uninterrupted rest" means the employer shall not communicate with the driver in any manner that could reasonably be expected to disrupt the driver's rest. A driver is prohibited from accepting a call for service during a period of uninterrupted rest. A driver who violates the hours-of-service requirements commits a simple misdemeanor punishable by a scheduled fine of \$50. This is the same penalty that currently applies for hours-of-service violations by commercial vehicle operators.

The Act prohibits a railroad worker transportation company from requiring a driver to operate a motor vehicle in violation of the hours-of-service restrictions. A railroad worker transportation company may require a period of uninterrupted rest at any time, which shall be not less than eight hours, and shall be clearly communicated to the driver. A violation of the provisions of the Act by a railroad worker transportation company or a railroad company is a schedule "one" penalty, subject to a fine of \$100 under current law applicable to railroads.

2013 Iowa Acts, SF 452 (see Appropriations), amends the Act by making a terminology correction.

SENATE FILE 349 - Vehicle Registration Fee Credit Filing Deadline

BY COMMITTEE ON TRANSPORTATION. This Act extends the deadline for obtaining a registration fee credit for a vehicle that is sold, transferred, or junked or for a motor vehicle purchased by a lessee.

Under current law, when a vehicle is sold, transferred, or junked, the owner is entitled to a credit for the unexpired portion of the annual registration fee for the vehicle. The credit is processed by the county treasurer and is applied to the annual registration fee for a vehicle newly acquired by the person. Under the Act, the owner has six months from the date the vehicle was sold, transferred, or junked in which to claim a credit for unexpired registration fees. Prior law required that the owner claim the credit within 30 days.

The Act also provides that when a motor vehicle is purchased by the lessee upon termination of a lease, and upon claim by the lessee within six months of the purchase, the lessor shall assign the annual registration fee credit

and the registration plates for the motor vehicle to the lessee. Prior law imposed a 30-day deadline to make that assignment.

The Act takes effect January 1, 2014.

SENATE FILE 355 - Regulation of Vehicles of Excessive Size and Weight

BY COMMITTEE ON TRANSPORTATION. This Act contains provisions concerning the movement of vehicles of excessive size and weight on Iowa roads pursuant to permits issued by state or local authorities. Many of the changes in the Act are technical in nature, designed to establish consistency in the use of terminology within Iowa Code chapter 321E and to improve the readability of the Iowa Code chapter. In addition, the Act substitutes the term "special mobile equipment" for the term "construction machinery" throughout the Iowa Code chapter.

lowa Code section 321E.1 is amended to provide that if a vehicle permitted to transport indivisible loads has a retractable body extension, the extension must be reduced to legal dimensions unless the vehicle is loaded and the extension is in use. The Act allows persons requesting permits to do so in person, through the Internet, by facsimile machine, or by telephone.

lowa Code section 321E.2 previously allowed the Department of Transportation (DOT) to issue all-systems permits for movements on all highways or streets that are under the jurisdiction of the state or under the jurisdiction of local authorities who have indicated in writing those streets or highways for which an all-systems permit is not valid. Under the Act, at the request of a local authority, the DOT shall also issue other types of permits for streets under local jurisdiction if the local authority has indicated to the DOT in writing those streets or highways where a permit is not valid. The Act stipulates that "in writing" includes electronic communication.

lowa Code section 321E.7, which relates to load limits per axle, is amended by making technical revisions to existing language and including, by reference, the axle and gross weight limitations for raw milk transporters and compact rubbish vehicles found elsewhere in the Iowa Code chapter.

lowa Code section 321E.8, which governs the issuance of annual permits, is amended to exempt certain commercial vehicles that are currently allowed to operate at weight limits of up to 90,000 pounds with six axles, and up to 96,500 pounds with seven axles, from permitting requirements based on weight in excess of 80,000 pounds.

lowa Code section 321E.9, which governs the issuance of single-trip permits, is amended to provide that the maximum height, width, length, and weight of vehicles and loads operating under single-trip permits shall be limited to the maximum physical limitations and clearances of the roadway and infrastructure of the intended route. Permit-issuing authorities are authorized to make the final determination regarding the issuance of single-trip permits, based on whether the movement will cause undue stress or damage to pavement, bridges, or other highway infrastructure, and taking into consideration the interest of public safety.

The Act amends Iowa Code section 321E.9A to limit the maximum height allowed for a vehicle with an indivisible load moved under a multi-trip permit to 15 feet 5 inches. Prior law did not impose a height restriction.

lowa Code section 321E.10, which relates to annual trip permits for trailers manufactured in lowa to be moved from the point of manufacture or assembly to another point of manufacture or assembly, is amended by striking requirements for the marking of vehicles being moved for delivery or transfer purposes, for carrying permits in the vehicles, and for accessibility to inspection by peace officers.

lowa Code section 321E.11 provides for movements under permit during daylight hours and on holidays, with certain exceptions. The lowa Code section is amended to specify that a permitted vehicle with an overall length of not more than 100 feet and an overall width of not more than 14 feet 6 inches (increased in the Act from 14 feet 4 inches) may operate from 30 minutes after sunset to 30 minutes before sunrise on primary and nonprimary highway system roadways that are at least 22 feet in total width with at least 11 feet of lane width. The vehicle must be equipped with projecting-load lighting devices in addition to signs, flags, and warning lights required for vehicles operating under permit. The permit-issuing authority may impose additional lighting and escort requirements for night movement.

lowa Code section 321E.12 provides that, with certain exceptions, a vehicle traveling under permit must be registered for the gross weight of the vehicle and load. A prior exception that allowed the owner of special mobile equipment to use a transport vehicle registered for the gross weight of the vehicle without the load is amended to provide that a private carrier who is not for hire may transport special mobile equipment on a vehicle registered for the gross weight of the transport vehicle and cargo, minus the weight of the special mobile equipment, when the special mobile equipment is owned, leased, or rented and under exclusive control of the private carrier.

lowa Code section 321E.14, which contains a schedule of fees for permits currently issued by the DOT or local authorities, is amended to include all permit fees in one lowa Code section. The prior annual permit fee for special mobile equipment with a combined gross weight exceeding 80,000 pounds is stricken.

lowa Code section 321E.16, which contains penalties for violations of permit provisions, is amended to include a penalty for violations by escort vehicle operators. The Act provides that operating a civilian escort vehicle in violation of administrative rules is a simple misdemeanor punishable by a scheduled fine of \$200. This is the same fine which is currently applicable to other violations of Iowa Code chapter 321E that are not weight violations.

lowa Code section 321E.17 provides that the imposition of penalties on five or more occasions within a 12-month period for violations of certain provisions in Iowa Code chapters 321 and 321E with respect to the operation of one or more vehicles by any one permit holder constitutes prima facie evidence of a willful violation of Iowa Code chapter 321E. The Act adds violations of Iowa Code sections 321.256 (obedience to official traffic-control devices), 321.457 (maximum length of vehicles and combinations of vehicles), and 321.474 (authority of the DOT to restrict weight) to the list of violations to which this provision applies.

Under prior law, Iowa Code section 321E.18 required that in proceedings involving violations under Iowa Code chapter 321E, permit-issuing authorities consider, among other things, evidence relating to the character and gravity of the violations. The Act replaces the terms "character and gravity" with the terms "nature and severity."

lowa Code section 321E.19 is amended to provide that a permit-issuing authority may deny, change, suspend, or revoke any permit issued by the authority for good cause. Decisions of the DOT may be appealed according to administrative procedures, and decisions of local authorities may be appealed in accordance with the appeal procedures of the local authority. Under prior law, complaints were heard by the permit-issuing body for permits issued by local authorities, or by the Department of Inspections and Appeals for permits issued by the DOT, and sanctions were based on a finding of willful failure to comply with permit requirements.

lowa Code section 321E.24 previously required vehicles of a certain size and weight to carry a warning device clearly visible from a distance of 500 feet to the rear. The Act replaces that requirement with a provision for the adoption of administrative rules by the DOT regarding oversize load signs, warning flags, warning lights, and projecting-load lights.

lowa Code section 321E.29 is amended to specify that permits that currently may be issued for vehicles with divisible loads of hay, straw, or stover are annual permits which allow the vehicle to be moved with a width not exceeding 12 feet 5 inches, a length not exceeding 75 feet, a height not exceeding 14 feet 6 inches, and a total gross weight of not more than 80,000 pounds.

New Iowa Code section 321E.30 contains provisions for the permitting of compacted rubbish vehicles. The provisions are transferred from Iowa Code chapter 321 to Iowa Code chapter 321E. The Act moves the responsibility for issuance of the permits and designation of routes over which compacted rubbish vehicles may be operated from the DOT to local authorities. The \$100 annual permit fee, which was previously paid to the DOT, is to be paid instead to the issuing authority under the Act.

lowa Code section 321E.32 is amended to provide that current requirements for the movement of structures and buildings apply to the movement of structures and other indivisible loads on dolly axles.

lowa Code section 321E.34 is amended by deleting specific requirements for escort vehicles used in the movement of vehicles of excessive size and weight. The Act requires the DOT to adopt administrative rules for escort requirements.

lowa Code section 331.362, which provides for a county's authority over specific issues relating to roads, is amended to include the regulation of traffic on and the use of secondary roads in accordance with Iowa Code chapter 321E, relating to vehicles of excessive size and weight.

The Act repeals Iowa Code sections 321E.21, 321E.22, and 321E.23, concerning service of process and proceedings involving a nonresident operating a vehicle in this state under Iowa Code chapter 321E; Iowa Code section 321E.28, containing specific provisions for the issuance of single-trip, multi-trip, and annual permits for the movement of manufactured or mobile homes or factory-built structures; Iowa Code section 321E.31, relating to the movement of manufactured and mobile homes which are registered in another state; and Iowa Code section 321E.33, concerning reciprocal agreements with other states for the movement of vehicles under permit.

The Act requests that the Iowa Code Editor transfer Iowa Code sections 321E.1, 321E.2, and 321E.27 to new positions within the Iowa Code chapter to improve readability.

SENATE FILE 386 - Transportation — Miscellaneous Changes

BY COMMITTEE ON TRANSPORTATION. This Act contains provisions relating to a variety of matters administered by the Department of Transportation.

The Act amends lowa Code section 22.7 to provide that personal information contained on electronic driver's license or nonoperator's identification card records that is provided by the licensee or card holder for use by certain law enforcement and medical personnel responding to or assisting with an emergency constitutes a confidential record.

The Act adds a definition of "glider kit vehicle" to lowa Code section 321.1 that conforms with the same concept in federal regulations. A glider kit vehicle is a commercial motor vehicle consisting of a new cab and a new frame, combined with an engine, transmission, and drive axle that are not new, such that the resulting vehicle is not a newly manufactured vehicle. Iowa Code section 321.45 is amended to state that, for purposes of establishing title, a glider kit vehicle takes the identity of the new cab and frame used in its assembly. Amendments to related definitions in Iowa Code sections 321.1 and 322.2 provide that the term "completed motor vehicle" includes a glider kit vehicle; the terms "reconstructed vehicle" and "specially constructed vehicle" do not include a glider kit vehicle; and a person who assembles a glider kit vehicle is not considered a motor vehicle manufacturer. The provisions of the Act relating to glider kit vehicles take effect May 15, 2013.

The Act amends lowa Code section 321.20B to provide that a proof of financial liability coverage card, required to be carried in a motor vehicle, may be produced in paper or electronic format. An electronic image displayed on the screen of a cellular telephone or other portable electronic device with a touch screen or miniature keyboard is an acceptable electronic format. The Act allows insurance companies to issue a financial liability coverage card in paper format or, at the request of the insured, in electronic format.

The Act amends the definition of "registration year" in Iowa Code section 321.1 and related provisions in Iowa Code sections 321.26 and 321.106 to permit staggered registration, at the option of the owner, for any motor truck registered for six tons or more. Previously, only commercial vehicles operated in interstate commerce were registered on a staggered schedule. Iowa Code section 321.134 is amended to include business-trade trucks in provisions allowing for semiannual payment of registration fees.

Under current law, a person is disqualified from operating a commercial motor vehicle if the person has two or more convictions within a three-year period for certain specified offenses committed while operating a commercial motor vehicle, or committed while operating a noncommercial motor vehicle and holding a commercial driver's license if the convictions result in a sanction of the person's driving privileges. Iowa Code section 321.208 is amended to add texting and using a hand-held mobile telephone in violation of a state or local law while operating a commercial motor vehicle to that list of specified offenses.

The Act amends lowa Code section 321.466 to provide that if the owner of a motor truck, truck tractor, or road tractor increases the gross weight registration for the vehicle at any time during the registration year, the difference between the annual fee for the higher gross weight and the fee for the gross weight at which the vehicle is registered shall be prorated for the remaining months in the registration year. Under prior law, the increased registration fee was prorated only if the increased weight registration occurred during or after the seventh month of the registration year.

The Act amends lowa Code sections 321J.17 and 321J.20 to provide that a person whose driver's license is revoked upon a second offence of operating while intoxicated is required to maintain an ignition interlock device on all vehicles owned or operated by the person for one year or longer following reinstatement. The one-year period is reduced by any period of time the person held a valid temporary restricted license during the revocation for the occurrence from which the arrest arose. A person is prohibited from operating any motor vehicle not equipped with an ignition interlock device during the period in which a device is required to be maintained, and a person must certify installation of an ignition interlock device before the department can grant reinstatement. The Act also strikes a provision that tied the permissible use of certain temporary restricted licenses to uses permitted under federal law. Finally, the Act strikes the requirement that a person who was issued a temporary restricted license submit proof of deinstallation of an ignition interlock device as a condition for reinstatement of a full driver's license.

The Act strikes a provision in Iowa Code section 321M.9 that required the Auditor of State to conduct periodic studies of the County Driver's License Issuance Program.

The Act repeals a provision in 1984 Iowa Acts, chapter 1229, that linked the contingent repeal of Iowa Code section 314.14, as it existed at that time, to the repeal or expiration of a federal statute relating to set-aside contracts for disadvantaged business enterprises. Due to subsequent substantive amendments to the Iowa Code section, the contingent repeal provision is no longer relevant.

HOUSE FILE 14 - Vehicles With Retractable Axles — Weight Limitations

BY WORTHAN. This Act provides that the driver of a vehicle or combination of vehicles with a retractable axle may raise the retractable axle when negotiating a turn. The retractable axle must be lowered again within 1,000 feet following completion of the turn. With the retractable axle raised, the vehicle or combination of vehicles is temporarily exempt from weight limits, so long as the vehicle or combination of vehicles is in compliance with applicable weight limits when the retractable axle is lowered. The provision does not apply to a vehicle or combination of vehicles operated on an interstate highway, including an interstate ramp, or on a bridge. The Act is amended by 2013 lowa Acts, SF 452, by making grammatical improvements to the language.

HOUSE FILE 355 - Driver's License Renewals

BY COMMITTEE ON TRANSPORTATION. This Act facilitates online renewal of driver's licenses by authorizing the Department of Transportation to waive the vision test requirement for renewal if the person is eligible for license renewal electronically. The Act specifies that a person is eligible to renew electronically every other time the person's license is renewed. The Act authorizes the department to adopt emergency rules to implement the provisions of the Act relating to electronic renewal of driver's licenses. The Act took effect May 15, 2013.

The Act also amends 2013 Iowa Acts, SF 224, by adding transition provisions to implement the change in the period of validity of driver's licenses contained in that Act.

HOUSE FILE 395 - Motor Vehicle Franchises — Alteration of Community

BY COMMITTEE ON TRANSPORTATION. This Act relates to the alteration of the community of a motor vehicle franchisee.

A motor vehicle franchiser may not unreasonably alter a franchisee's community, meaning the franchisee's area of responsibility. The Act establishes a review process when a franchiser seeks to alter a franchisee's area of responsibility that requires notification of the proposed change and an explanation of the basis of the change.

If the franchisee objects to the proposed change within the required time period, the franchiser must provide an internal appeal process if one has not already been provided to the franchisee.

Within 15 days of completion of the internal appeal process, a franchisee may challenge the reasonableness of the proposed change in its area of responsibility by filing an application with the Department of Transportation requesting a hearing to be conducted by the Department of Inspections and Appeals.

The franchiser may not change the franchisee's area of responsibility during the pendency of the internal appeal process or the hearing. The franchiser also may not take any adverse action against a franchisee as a result of a change in the franchisee's area of responsibility for at least 12 months after the effective date of the change.

2013 SECTIONS AMENDED, ADDED, OR REPEALED

KEY TO CHART

Eff. Date:	Indicates first date on which bill section has legal effect, not necessarily specified in bill.
App. Date:	Indicates first date on which bill section practically applies as particularly specified in the bill.
Gov's Action: Gov's Action Date:	Signed, Veto, Item Veto Full, or Item Veto Part. Indicates date of approval, veto, or item veto.
Gov's Action:	in the bill. Signed, Veto, Item Veto Full, or Item Veto Part.

LAST UPDATED: June 26, 2013

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
<u>2.12 (u4)</u>	Amend	<u>HF185, §1</u>	2013-07-01		Signed
<u>2.12 (u4)</u>	Amend	<u>SF452, §45</u>	2013-07-01		Signed
<u>2.42 (14)</u>	Amend	HF185, §2	2013-07-01		Signed
<u>2.42 (14)</u>	Amend	<u>SF452, §46</u>	2013-07-01		Signed
<u>2.48 (3)(e)(1)</u>	Amend	HF599, §1, 23, 24	2013-06-17	2013-01-01	Signed
<u>2.48 (3)(f)</u>	Add	<u>HF615, §1, 7</u>	2013-05-24		Signed
2.69 (4)(0c)	Add	SF396, §61	2013-07-01		Signed
2C.2	Amend	HF185, §3	2013-07-01		Signed
2C.3	Amend	HF185, <u>§4</u>	2013-07-01		Signed
2C.3 (2)	Amend	SF452, §47	2013-07-01		Signed
2C.4	Amend	HF185, §5	2013-07-01		Signed
2C.5	Amend	HF185, §6	2013-07-01		Signed
2C.6	Amend	HF185, §7	2013-07-01		Signed
2C.7 (u1)	Amend	HF185, §8	2013-07-01		Signed
2C.8	Amend	HF185, §9	2013-07-01		Signed
2C.9	Amend	HF185, §10	2013-07-01		Signed
2C.9 (6)	Amend	SF452, §48	2013-07-01		Signed
2C.10	Amend	HF185, §11	2013-07-01		Signed
2C.11	Amend	HF185, §12	2013-07-01		Signed
2C.11 (1)(u1)	Amend	SF452, §49	2013-07-01		Signed
2C.11A	Amend	HF185, §13	2013-07-01		Signed
2C.12	Amend	HF185, §14	2013-07-01		Signed
2C.13	Amend	HF185, §15	2013-07-01		Signed
2C.14	Amend	HF185, §16	2013-07-01		Signed
2C.15	Amend	HF185, §17	2013-07-01		Signed
2C.16	Amend	HF185, §18	2013-07-01		Signed
2C.17	Amend	HF185, §19	2013-07-01		Signed
2C.18	Amend	HF185, §20	2013-07-01		Signed
2C.18	Amend	SF452, §50	2013-07-01		Signed
2C.19	Amend	HF185, §21	2013-07-01		Signed
2C.20	Amend	HF185, §22	2013-07-01		Signed
2C.21	Amend	HF185, §23	2013-07-01		Signed
2C.22	Amend	HF185, §24	2013-07-01		Signed
<u>2C.23</u>	Amend	HF185, §25	2013-07-01		Signed
3.4	Amend	HF556, <u>§1</u>	2013-07-01		Signed
6B.2 (1)(b)	Amend	HF212, §1	2013-07-01		Signed
7C.4A (4)	Amend	HF607, §18, 27	2013-07-01		Signed
7E.5 (1)(p)	Amend	HF307, §1	2013-07-01		Signed
7E.5 (1)(w)	Add	HF307, §2	2013-07-01		Signed
8.6 (8)	Amend	HF417, §1	2013-07-01		Signed
8.6 (12)	Amend	HF324, §1	2013-07-01		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
<u>8.8</u>	Amend Amend	SF452, §7	2013-07-01 2013-07-01		Signed
8.32 8.57 (5)(a)	Amend	HF417, §2	2013-07-01		Signed
8.57 (5)(e) 8.57 (5)(0)	Add	<u>HF638, §29</u> HF638, §30	2013-07-01		Signed Signed
<u>8.57 (5)(0f)</u> 8.57C (3)	Amend	HF638, §31	2013-07-01		Signed
8.57E (2)	Amend	SF295, §41, 45, 46	2013-07-01	2013-01-01	Signed
8.57F	New	HF648, §2, 4	2013-06-20	2010-01-01	Signed
8.58	Amend	HF648, §3, 4	2013-06-20		Signed
8.75	New	HF604, §31	2013-07-01		Signed
8A.101 (u1)	Amend	SF396, §1	2013-07-01		Signed
8A.103 (u1)	Amend	SF396, §2	2013-07-01		Signed
8A.104 (6A)	Add	SF396, §3	2013-07-01		Signed
8A.111 (3)	Strike	SF396, §4	2013-07-01		Signed
8A.201	Repeal	SF396, §30	2013-07-01		Signed
8A.201A	Repeal	SF396, §30	2013-07-01		Signed
8A.202	Repeal	SF396, §30	2013-07-01		Signed
8A.202 (5)(e)	Amend	HF307, §3	2013-07-01		Signed
<u>8A.203</u>	Repeal	<u>SF396, §30</u>	2013-07-01		Signed
<u>8A.204</u>	Repeal	<u>SF396, §30</u>	2013-07-01		Signed
<u>8A.205</u>	Repeal	<u>SF396, §30</u>	2013-07-01		Signed
<u>8A.206</u>	Repeal	<u>SF396, §30</u>	2013-07-01		Signed
<u>8A.207</u>	Repeal	<u>SF396, §30</u>	2013-07-01		Signed
8A.221	Repeal	<u>SF396, §30</u>	2013-07-01		Signed
<u>8A.222</u>	Repeal	SF396, §30	2013-07-01		Signed
8A.224	Repeal	<u>SF396, §30</u>	2013-07-01		Signed
<u>8A.326 (1A)</u>	Add	HF603, §63	2013-07-01		Signed
<u>8A.326 (2)</u>	Strike and Replace	HF603, §64	2013-07-01		Signed
<u>8A.326 (3)</u>	Amend	HF603, §65	2013-07-01		Signed
<u>8A.402 (1)(i)</u>	Add	SF396, §38	2013-07-01		Signed
<u>8A.402 (2)(g)(1)(c)</u>	Amend	HF556, §2	2013-07-01		Signed
<u>8A.504 (1)(c)(1)</u>	Amend	<u>SF446, §113, 127</u>	2014-01-01		Signed
8B.1 8B.2	New New	<u>SF396, §5</u>	2013-07-01 2013-07-01		Signed
8B.3	New	<u>SF396, §6</u> SF396, §7	2013-07-01		Signed Signed
8B.4	New	SF396, §8	2013-07-01		Signed
8B.5	New	SF396, §9	2013-07-01		Signed
8B.6	New	SF396, §10	2013-07-01		Signed
8B.7	New	SF396, §11	2013-07-01		Signed
8B.8	New	SF396, §12	2013-07-01		Signed
8B.9	New	SF396, §13	2013-07-01		Signed
8B.12	New	SF396, §14	2013-07-01		Signed
8B.13	New	SF396, §15	2013-07-01		Signed
8B.15	New	SF396, §16	2013-07-01		Signed
8B.16	New	SF396, §17	2013-07-01		Signed
8B.21	New	<u>SF396, §18</u>	2013-07-01		Signed
<u>8B.21 (5)(e)</u>	Amend New	<u>SF452, §51</u>	2013-07-01		Signed
8B.22	New	SF396, §19	2013-07-01		Signed
8B.23	New	SF396, §20	2013-07-01		Signed
8B.24	New	SF396, §21	2013-07-01		Signed
8B.31	New	SF396, §22	2013-07-01		Signed
8B.32	New	SF396, §23	2013-07-01		Signed
8B.33	New	SF396, §24	2013-07-01		Signed
<u>8D.2 (5)(b)</u>	Amend	<u>HF307, §4</u>	2013-07-01		Signed

8D.4 Amend SF366, \$25 2013-07-01 Signed 8D.5 (f) Amend HF477, \$3 2013-07-01 Signed 8D.9 (f) Amendment Directive HF506, \$267 2013-07-01 Signed 8D.9 (f) Amendment Directive HF506, \$267 2013-07-01 Signed 8D.1 (f) Amend SF426, \$96 2013-07-01 Signed 10A.108 (f) Amend HF506, \$1 2013-07-01 Signed 10A.02 (f) Sitike SF145, \$1 2013-07-01 V Ful 10A.02 (f) Amend HF505, \$1 2013-07-01 Signed 11.6 (1)(0) Amend HF505, \$1 2013-07-01 Signed 11.6 (1)(0) Amend HF505, \$1, 1 2013-07-01 Signed 12.24 (1)(h) Amend HF505, \$19	Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
IDS (1) Arrend IH-17, S1 2013-07-01 Signed BDJ (2) Arrend HF307, S5 2013-07-01 Signed BDJ (2) Arrend HF307, S5 2013-07-01 Signed BDJ (3) Arrend HF358, S257 2013-07-01 Signed BL15 (3)(u1) Arrend SF452, S95 2013-07-01 Signed BL15 (3)(u1) Arrend SF452, S95 2013-07-01 Signed I0A.108 (6,7) Arrend SF455, S1 2013-07-01 Signed I0A.402 (5) Strike SF148, S1 2013-07-01 Signed I0A.402 (5) Strike SF148, S1 2013-07-01 V Full I0A.402 (5) Strike SF148, S1 2013-07-01 Signed I1.6 (10(01) Arrend HF355, S2 2013-07-01 Signed I1.8 (10) Arrend HF355, S2 2013-07-01 Signed I1.41 (1) Arrend HF355, S2 2013-07-01 Signed I2.24 (12)(w1) Arrend HF355, S2	8D 4	Amend	SE306 825	2013-07-01		Signed
6D.9 (a) Amend HF307, §5 2013-07-01 Signed 6D.9 (a) Amendom Directive HF365, §267 2013-07-01 Signed 9B.15 (3)(u1) Amend SF422, §95 2013-07-01 Signed 9B.17 (1)(a) Amend SF422, §95 2013-07-01 Signed 9B.17 (1)(a) Amend HF366, §28 2013-07-01 Signed 10A.108 (6,7) Amend SF367, §1 2013-07-01 Signed 10A.402 (5) Stinke SF440, §1 2013-07-01 IV Full 10A.901 New SF440, §1 2013-07-01 IV Full 10A.902 New SF440, §1 2013-07-01 Signed 11.16 (1)(0) Amend HF353, §1, 4 2013-07-01 Signed 11.14 (1) Amend HF353, §2, 4 2013-07-01 Signed 12.23 (1)(a) Amend HF353, §2, 4 2013-07-01 Signed 12.24 (1)(b) Amend HF353, §2, 4 2013-07-01 Signed 12.24 (1)(b) Amend <td< td=""><td></td><td></td><td></td><td></td><td></td><td>-</td></td<>						-
BD 6 (a) Amendment Directive HF565, §257 2013-07-01 Signed B3 15 (3)(u1) Amend BF185, §26 2013-07-01 Signed B3.17 (1)(a) Amend BF422, §26 2013-07-01 Signed B0.17 (1)(a) Amend BF422, §26 2013-07-01 Signed B0.12 (2) Amend BF556, §3 2013-07-01 Signed B0.42 (5) Strike SF146, §1 2013-07-01 IV Full 100.402 (5) Strike SF146, §1 2013-07-01 IV Full 108.901 Amend HF556, §4 2013-07-01 IV Full 108.42 (5) Amend HF556, §4 2013-07-01 Signed 114 (1) Amend HF556, §5 2013-07-01 Signed 114 (1) Amend HF556, §5 2013-07-01 Signed 122.8 (1)(b) Amend HF556, §2 2013-07-01 Signed 12.2 (1)(b) Amend HF536, §1 2013-07-01 Signed 12.3 (1)(a) Amend HF536, §2 <td></td> <td></td> <td></td> <td></td> <td></td> <td>-</td>						-
BF 3 (1)(u) Amend HF 185, 526 2013-07-01 Signed 98.15 (3)(u) Amend SF 422, 595 2013-07-01 Signed 98.12 (1)(a) Amend SF 422, 595 2013-07-01 Signed 98.16 (3)(u) Amend SF 327, 51 2013-07-01 Signed 104.402 (5) Strike SF 440, 51 2013-07-01 IV Full 104.402 (5) Strike SF 440, 51 2013-07-01 IV Full 104.902 New SF 400, 52 2013-07-01 IV Full 104.902 New SF 400, 52 2013-07-01 Signed 115 (10) Amend HF 559, 54 2013-07-01 Signed 114 (1) Amend HF 559, 52 2013-07-01 Signed 122.00 (1)(a) Amend HF 559, 52 2013-07-01 Signed 122.01 (1)(a) Amend HF 559, 52 2013-07-01 Signed 122.01 (1)(a) Amend HF 539, 52, 4 2013-07-01 Signed 122.01 (1)(a) Amend HF 53						
9B.15 (s)(u1) Amend SF422, 595 2013-07-01 Signed 9B.17 (1)(a) Amend HF556, §3 2013-07-01 Signed 10A.102 (6,7) Amend HF556, §3 2013-07-01 Signed 10A.402 (5) Sitike SF144, §1 2013-07-01 IV Full 10A.901 New SF406, §2 2013-07-01 IV Full 10A.902 New SF406, §2 2013-07-01 IV Full 10A.902 New SF406, §2 2013-07-01 Signed 11B (10) Amend HF533, §1, 4 2013-07-01 Signed 11A (1) Amend HF503, §12 2013-07-01 Signed 12.24 (10b) Amend HF503, §12 2013-07-01 Signed 12.24 (10b) Amend HF503, §12 2013-07-01 Signed 12.24 (12) Amend HF533, §2,4 2013-07-01 Signed 12.24 (12) Amend SF396, §27 2013-07-01 Signed 12.25 (12)(10) Amend SF396, §27 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td></t<>						
BB.17 (1)(a) Amend SF422, See 2013-07-01 Signed 91.12 Amend HF560, §3 2013-07-01 Signed 10A.108 (67) Amend SF357, §1 2013-07-01 Signed 10A.402 (5) Strike SF140, §1 2013-07-01 VF Full 10A.901 New SF400, §2 2013-07-01 VF Full 10A.902 New SF400, §2 2013-07-01 VF Full 108.4 (2)(a) Amend HF555, §4 2013-07-01 Signed 11.6 (1)(a)(1) Amend HF555, §5 2013-07-01 Signed 11.4 (1) Amend HF555, §5 2013-07-01 Signed 12.30 (1)(a) Amend HF563, §12, Z7 2013-07-01 Signed 12.31 (1)(a) Amend HF583, §12 2013-07-01 Signed 12.24 (1)(a) Amend HF383, §12 2013-07-01 Signed 12.25 (1)(a) Amend HF383, §12 2013-07-01 Signed 12.26 (1)(a) Amend HF387, §1						
B.12 Amend HF556, §3 2013-07-01 Signed 10A.108 (6.7) Amend SF357, §1 2013-07-01 Signed 10A.901 New SF406, §1 2013-07-01 IV Full 10A.902 New SF406, §2 2013-07-01 IV Full 104.402 (b) Amend HF556, §2 2013-07-01 Signed 11.6 (10) Amend HF556, §4 2013-07-01 Signed 11.4 (10) Amend HF556, §5 2013-07-01 Signed 12.28 (10k) Amend HF507, §02, 27 2013-07-01 Signed 12.28 (10k) Amend HF507, §02, 27 2013-07-01 Signed 12.2.10 (6(m) Add HF533, §12 2013-07-01 Signed 12C.1 (2)(e)(6) Amend SF396, §27 2013-07-01 Signed 12C.7 (1) Amend SF396, §27 2013-07-01 Signed 12C.7 (1) Amend HF397, §1 2013-07-01 Signed 12C.7 (1) Amend HF397, §1 20						
10A.102 (§7) Arrend 537, §1 2013/07.01 Signed 10A.402 (§) Stike SF184, §1 2013/07.01 IV Full 10A.901 New SF406, §1 2013/07.01 IV Full 10A.901 New SF406, §2 2013/07.01 IV Full 10B.4 (2)(a) Arrend HF556, §4 2013/07.01 Signed 11.6 (10) Arrend HF556, §5 2013/07.01 Signed 11.4 (1) Arrend HF507, §02, 27 2013/07.01 Signed 12.30 (1)(a) Arrend HF507, §02, 27 2013/07.01 Signed 12.47 (12) Arrend HF533, §2, 4 2013/07.01 Signed 12.57 (12) Arrend HF533, §2, 4 2013/07.01 Signed 12.67 (1) Arrend SF185, §2 2013/07.01 Signed 12.67 (1) Arrend SF185, §1 2013/07.01 Signed 12.67 (1) Arrend SF185, §1 2013/07.01 Signed 12.67 (1) Arrend SF185, §1						
10A.02 (5) Strike SF184, \$1 2013-07-01 Signed 10A,801 New SF406, \$2 2013-07-01 IV Full 10A,902 New SF406, \$2 2013-07-01 IV Full 10A,101 Amend HF556, \$4 2013-07-01 Signed 11.6 (1)(a) Amend HF556, \$4 2013-07-01 Signed 11.4 (1) Amend HF556, \$5 2013-07-01 Signed 12.28 (1)(b) Amend HF607, \$20, 27 2013-07-01 Signed 12.30 (1)(b) Amend HF607, \$20, 27 2013-07-01 Signed 12.87 (12) Amend HF607, \$20, 27 2013-07-01 Signed 12.6.7 (12) Amend SF366, \$27 2013-07-01 Signed 126.7 (12)(a)(b) Amend SF366, \$27 2013-07-01 Signed 126.7 (12) Amend SF366, \$27 2013-07-01 Signed 126.7 (12)(a)(b) Strike HF397, \$5 2013-07-01 Signed 15.002 (15) Strike HF397, \$						
10A 801 New SF406, §1 2013-07-01 IV Full 10A 902 New SF406, §2 2013-07-01 IV Full 10B.4 (2)(a) Amend HF533, §1, 4 2013-07-01 Signed 11.6 (10) Amend HF533, §1, 4 2013-07-01 Signed 11.6 (10) Amend HF556, §5 2013-07-01 Signed 12.28 (1)(b) Amend HF607, §19, 27 2013-07-01 Signed 12.30 (1)(a) Amend HF638, §12 2013-07-01 Signed 12.41 (1) Amend HF638, §12 2013-07-01 Signed 12.51 (1)(a) Amend HF538, §24 2013-07-01 Signed 12.62.7 (2)(a) Amend SF396, §27 2013-07-01 Signed 12.62.7 (1) Amend SF396, §27 2013-07-01 Signed 12.62.7 (1) Amend HF937, §5 2013-07-01 Signed 15.02 (5.9) Strike HF324, §2 2013-07-01 Signed 15.02 (5.9) Strike HF324, §2 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>						
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108.4 (2)(g) Amend HF555, 54 2013-07-01 Signed 11.6 (10) Amend HF533, \$1, 4 2013-06-20 Signed 11.4 (1) Amend HF535, \$5 2013-07-01 Signed 12.28 (10) Amend HF607, \$19, 27 2013-07-01 Signed 12.29 (10) Amend HF607, \$19, 27 2013-07-01 Signed 12.20 (10) Amend HF607, \$19, 27 2013-07-01 Signed 12.20 (10) Amend HF638, \$12 2013-07-01 Signed 12.21 (2)(e)(6) Amend SF396, \$26 2013-07-01 Signed 12.2.7 (1) Amend SF396, \$27 2013-07-01 Signed 138.48 New HF597, \$5 2013-07-01 Signed 15.102 (5.9) Strike HF397, \$1 2013-07-01 Signed 15.106 (10) Amend HF397, \$1 2013-07-01 Signed 15.107 (5/s) Amend HF324, \$2 2013-07-01 Signed 15.107 (5/s) Amend HF324, \$						
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11.6 (10) Amend 5F396, §46, 46 2013-06-20 Signed 11.41 (1) Amend HF507, §19, 27 2013-07-01 Signed 12.28 (1)(b) Amend HF607, §20, 27 2013-07-01 Signed 12.80 (1)(b) Amend HF638, §12 2013-07-01 Signed 12.81 (1)(b) Amend HF638, §12 2013-07-01 Signed 128.10 (6)(m) Add HF638, §12 2013-07-01 Signed 126.71 (2)(w)(6) Amend SF396, §26 2013-07-01 Signed 126.7. (1) Amend SF396, §27 2013-07-01 Signed 138.48 New HF397, §1 2013-07-01 Signed 15.1068 (4)(c) Amend HF397, §1 2013-07-01 Signed 15.1076 (2)(c) Strike HF397, §1 2013-07-01 Signed 15.1076 (2)(c) Amend HF397, §1 2013-07-01 Signed 15.1076 (2)(c) Strike HF324, §2 2013-07-01 Signed 15.1077 (5)(a) Amend						-
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16.182 (1,2)AmendSF184, §22013-07-01Signed16.183 (2)AmendSF184, §32013-07-01Signed16.191RepealHF638, §272013-07-01Signed16.191 (2)(e)AmendHF307, §62013-07-01Signed16.192RepealHF638, §272013-07-01Signed16.193 (1)AmendHF638, §132013-07-01Signed16.194 (2)AmendHF638, §142013-07-01Signed16.194 (2)AmendHF638, §152013-07-01Signed16.194 (4)(u1)AmendHF638, §162013-07-01Signed16.194 (7)AmendHF638, §162013-07-01Signed16.194 (8)(u1)AmendHF638, §162013-07-01Signed16.194 (9)(b)AmendHF638, §172013-07-01Signed16.194 (10)AmendHF638, §182013-07-01Signed16.194 (10)AmendHF638, §192013-07-01Signed16.194 (4)(u1)AmendHF638, §122013-07-01Signed16.194 (4)(u1)AmendHF638, §222013-07-01Signed16.194 (4)(u1)AmendHF638, §222013-07-01Signed16.194 (4)(u1)AmendHF638, §222013-07-01Signed16.194A (8)(u1)AmendHF638, §222013-07-01Signed16.194A (8)(u1)AmendHF638, §222013-07-01Signed16.194A (8)(u1)AmendHF638, §222013-07-01Signed <td></td> <td>Strike and Replace</td> <td></td> <td></td> <td></td> <td></td>		Strike and Replace				
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16.194A (8)(u1) Amend HF638, §22 2013-07-01 Signed						
10.180 Amenu <u>HF000, 914</u> 2013-07-01 Signed						
	10.135	Amenu	<u>117000, 914</u>	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date App. Date	Action
<u>16.195</u>	Amend	HF638, §23	2013-07-01	Signed
<u>16.196</u>	Amend	HF638, §24	2013-07-01	Signed
<u>16.197</u>	Amend	HF638, §25	2013-07-01	Signed
16.221	New	<u>HF607, §6, 17</u>	2013-07-01	Signed
<u>17A.4 (3)</u>	Amend	HF586, §1	2013-07-01	Signed
<u>17A.4 (7)</u>	Amend	HF586, §2	2013-07-01	Signed
<u>17A.4 (9)</u>	Add	<u>HF586, §3</u>	2013-07-01	Signed
<u>17A.7 (2)</u>	Amend	<u>HF556, §15</u>	2013-07-01	Signed
<u>17A.8 (9)</u>	Amend	<u>HF586, §4</u>	2013-07-01	Signed
<u>17A.23</u>	Amend	HF586, §5	2013-07-01	Signed
<u>21.5 (1)(l)</u>	Amend	<u>SF446, §114, 127</u>	2014-01-01	Signed
<u>22.7 (10)</u>	Add	HF592, §2	2013-07-01	Signed
<u>22.7 (45)</u>	Amend	<u>HF307, §7</u>	2013-07-01	Signed
<u>22.7 (62)</u>	Amend	<u>SF184, §4</u>	2013-07-01	Signed
<u>22.7 (65)</u>	Add	<u>SF386, §1</u>	2013-07-01	Signed
<u>22.7 (65)</u>	Add	<u>SF396, §47</u>	2013-07-01	Signed
<u>23A.2 (10)(m)</u>	Amend	HF307, §8	2013-07-01	Signed
<u>23A.2 (10)(o)</u>	Amend	<u>SF396, §28</u>	2013-07-01	Signed
<u>23A.4</u>	Amend	HF185, §27	2013-07-01	Signed
<u>23A.4 (3)</u>	Amend	SF452, §52	2013-07-01	Signed
<u>23B.3 (5)</u>	Amendment Directive	HF556, §257	2013-07-01	Signed
<u>24.2 (3)</u>	Amend	<u>HF417, §7</u>	2013-07-01	Signed
<u>26.3 (1)</u>	Amend	HF556, §16	2013-07-01	Signed
<u>28A.24</u>	Amend	HF417, §8	2013-07-01	Signed
<u>28D.4 (4)</u>	Amend	HF556, §17	2013-07-01	Signed
<u>28D.6 (4)</u>	Amend	HF556, §18	2013-07-01	Signed
<u>28E.2</u>	Amend	HF417, §9	2013-07-01	Signed
<u>28J.18</u>	Amend	HF556, §19	2013-07-01	Signed
<u>29.1</u>	Amend	HF307, §9	2013-07-01	Signed
<u>29.1</u>	Amend	SF452, §53	2013-07-01	Signed
<u>29.2</u>	Repeal	HF307, §59	2013-07-01	Signed
<u>29.2A</u>	Amend	HF307, §10	2013-07-01	Signed
<u>29.3</u>	Repeal	HF307, §59	2013-07-01	Signed
<u>29A.3A (4)(a)</u>	Amend	HF307, §11	2013-07-01	Signed
<u>29A.12 (1)</u>	Amend	HF307, §12	2013-07-01	Signed
<u>29A.15</u>	Amend	HF417, §10	2013-07-01	Signed
<u>29A.42 (u2)</u>	Amend	HF556, §20	2013-07-01	Signed
<u>29A.56</u>	Amend	HF307, §13	2013-07-01	Signed
<u>29C.1 (1)</u>	Amend	HF307, §14	2013-07-01	Signed
<u>29C.2 (1A,1B)</u>	Add	HF307, §15	2013-07-01	Signed
<u>29C.5</u>	Amend	HF307, §16	2013-07-01	Signed
<u>29C.7</u>	Repeal	HF307, §59	2013-07-01	Signed
<u>29C.8</u>	Amend	HF307, §17	2013-07-01	Signed
<u>29C.8A (2)</u>	Amend	HF307, §18	2013-07-01	Signed
<u>29C.9 (1,5,7,8,10)</u>	Amend	HF307, §19	2013-07-01	Signed
<u>29C.11 (1)</u> 20C.12	Amend	HF307, §20	2013-07-01	Signed
<u>29C.12</u>	Amend	HF307, §21	2013-07-01	Signed
<u>29C.12A</u>	Amend	HF307, §22	2013-07-01	Signed
<u>29C.14</u> 20C.17 (2)(::1)	Amend	HF307, §23	2013-07-01	Signed
<u>29C.17 (2)(u1)</u> 20C.18 (1)	Amend	HF417, §11	2013-07-01	Signed
<u>29C.18 (1)</u> 20C.20B	Amend	HF307, §24	2013-07-01	Signed
<u>29C.20B</u>	Amend	HF307, §25	2013-07-01	Signed
<u>29C.22 (3)(c)</u>	Amend	<u>HF307, §26</u>	2013-07-01	Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
200 22 (11)/5 ->	Amend	UE207 807	2013-07-01		Cianad
<u>29C.22 (11)(b,c)</u> 30.2 (1,2)	Amend	<u>HF307, §27</u> HF307, §28	2013-07-01		Signed Signed
<u>30.5 (2)</u>	Amend	HF307, §29	2013-07-01		Signed
30.9	Amend	HF307, §30	2013-07-01		Signed
<u>34A.2 (2)</u>	Strike	HF307, §31	2013-07-01		Signed
<u>34A.2 (5A)</u>	Add	HF307, §32	2013-07-01		Signed
34A.2A	Amend	HF307, §33	2013-07-01		Signed
34A.6	Repeal	HF644, §9	2013-07-01		Signed
34A.6 (1)	Amend	HF417, §12	2013-07-01		Signed
34A.6 (3)	Amend	HF307, §34	2013-07-01		Signed
34A.6A	Repeal	HF644, §9	2013-07-01		Signed
<u>34A.7 (1)(a)</u>	Strike and Replace	HF644, §1	2013-07-01		Signed
<u>34A.7 (1)(b)(1)</u>	Amend	HF644, §2	2013-07-01		Signed
34A.7 (5)	Amend	HF644, §3	2013-07-01		Signed
<u>34A.7 (7)</u>	Strike	HF644, §4	2013-07-01		Signed
<u>34A.7A (1)(a)</u>	Amend	HF307, §35	2013-07-01		Signed
<u>34A.7A (1)(a,b)</u>	Amend	HF644, §5	2013-07-01		Signed
<u>34A.7A (2)(a,f)</u>	Amend	HF307, §36	2013-07-01		Signed
34A.7A (2)(0b)	Add	HF644, §6	2013-07-01		Signed
34A.7A (2)(b)	Amend	HF417, §13	2013-07-01		Signed
<u>34A.7A (2)(e)</u>	Amend	HF644, §7	2013-07-01		Signed
34A.7A (5)	Add	HF644, <u>§8</u>	2013-07-01		Signed
<u>34A.78 (3)</u> 34A.7B (11)	Amend	HF575, §16, 27, 28	2013-04-24	2013-01-01	Signed
34A.11	New	SF396, §59	2013-04-24	2013-01-01	Signed
	Amend		2013-07-01		Signed
<u>34A.15 (3)</u> 34A.20 (2)	Amend	<u>HF307, §37</u> HF307, §38	2013-07-01		Signed
	Amend		2013-07-01		
<u>35A.5 (16)</u> 25A 12 (4)	Amend	HF307, §39	2013-07-01		Signed
$\frac{35A.13}{25A}$	Add	HF613, §1	2013-07-01		Signed
<u>35A.13 (6)(m)</u> 25A.12 (6A)	Add	HF545, §1	2013-07-01		Signed
$\frac{35A.13}{25A.12}$ (6A)	Amend	HF613, §2	2013-07-01		Signed
<u>35A.13 (6A)(b)(1)</u> 35A.13 (10)	Add	SF452, §54	2013-07-01		Signed
35A.19	Repeal	<u>HF613, §3</u> HF613, §4	2013-07-01		Signed Signed
35A.20	Repeal	HF613, §4	2013-07-01		Signed
	Amend		2013-07-01		Signed
<u>35A.20 (1)(a)</u> 35A.20 (2)(a)	Amend	HF556, §21	2013-07-01		•
<u>35A.20 (2)(a)</u> 25A.21		HF556, §22			Signed
<u>35A.21</u> 35A.22	Repeal	HF613, §4	2013-07-01		Signed
<u>35D.1 (1)</u>	Repeal Amend	<u>HF613, §4</u> HF544, §1	2013-07-01 2013-07-01		Signed Signed
	Amend		2013-07-01		Signed
<u>35D.2 (1)</u> 25D.4 (2)		<u>HF544, §2</u> HF544, §3	2013-07-01		
<u>35D.4 (2)</u>	Amend		2013-07-01		Signed
<u>35D.5</u> 25D.6	Amend Amend	HF544, §4	2013-07-01		Signed
<u>35D.6</u>		HF544, §5			Signed
<u>35D.7</u>	Amend	HF544, §6	2013-07-01		Signed
<u>35D.8</u>	Repeal	HF544, §14	2013-07-01		Signed
<u>35D.10</u> 35D.11 (1)	Amend	HF544, §7	2013-07-01		Signed
<u>35D.11 (1)</u> 25D.12 (1)	Amend	HF544, §8	2013-07-01		Signed
<u>35D.12 (1)</u> 35D.13 (2)	Amend	HF544, §9	2013-07-01		Signed
<u>35D.13 (2)</u> 25D 15 (2)(2)(2)	Amend	HF544, §10	2013-07-01		Signed
<u>35D.15 (2)(a)(3)</u> 25D.15 (2)(a)(2)	Amend	HF544, §11	2013-07-01		Signed
<u>35D.15 (2)(g)(2)</u>	Amend	HF544, §12	2013-07-01		Signed
<u>35D.16</u> 35D.18 (2)	Repeal	HF544, §14	2013-07-01		Signed
<u>35D.18 (2)</u>	Amend	<u>HF544, §13</u>	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
<u>48A.2 (3)</u>	Amend	<u>SF406, §16, 35</u>	2014-07-01		Signed
<u>48A.11 (2)(b)</u>	Amend	HF417, §235	2013-07-01		Signed
<u>49.77 (1)(c)</u>	Add	<u>SF452, §14</u>	2013-07-01		Signed
<u>49.80 (2)</u>	Amend	<u>HF417, §14</u>	2013-07-01		Signed
<u>50.20</u>	Amend	HF417, §15	2013-07-01		Signed
<u>53.45 (1)(a)(u1)</u>	Amend	<u>HF417, §16</u>	2013-07-01		Signed
<u>68A.401 (1)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>68A.405 (1)(a)(3)</u>	Amendment Directive	<u>HF556, §257</u>	2013-07-01		Signed
<u>68A.604</u>	Amend	HF417, §17	2013-07-01		Signed
<u>68B.2 (23)</u>	Amend	HF307, §40	2013-07-01		Signed
<u>68B.35A</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>70A.15A (1)(a)</u>	Amend	HF131, §1	2013-07-01		Signed
<u>70A.28 (2,6,8)</u>	Amend	HF185, §28	2013-07-01		Signed
<u>70A.28 (6)</u>	Amend	<u>SF452, §55</u>	2013-07-01		Signed
<u>70A.30</u>	Amend	<u>SF396, §35</u>	2013-07-01		Signed
<u>70A.31</u>	Repeal	<u>SF396, §36</u>	2013-07-01		Signed
<u>70A.32</u>	Repeal	<u>SF396, §36</u>	2013-07-01		Signed
<u>70A.33</u>	Repeal	SF396, §36	2013-07-01		Signed
<u>70A.34</u>	Repeal	<u>SF396, §36</u>	2013-07-01		Signed
<u>73.16 (2)(c)(2)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>73.20</u>	Amend	<u>HF324, §8</u>	2013-07-01		Signed
<u>80.28 (2)(a)(3)</u>	Amend	HF307, §41	2013-07-01		Signed
80.44	New	<u>SF447, §37, 39</u>	2013-06-20		Signed
80B.11C	Amend	HF307, §42	2013-07-01		Signed
<u>80D.1</u>	Amend	<u>SF343, §1</u>	2013-07-01		Signed
80D.6A	New	<u>SF343, §2</u>	2013-07-01		Signed
<u>80D.12</u>	Amend	<u>SF343, §3</u>	2013-07-01		Signed
<u>80E.2 (5)</u>	Amend	<u>HF530, §1</u>	2013-07-01		Signed
<u>81.1 (01)</u>	Add	<u>HF527, §1, 5</u>	2014-07-01		Signed
<u>81.2 (1)</u>	Amend	HF527, §2, 5	2014-07-01		Signed
<u>81.10 (1)</u>	Amend	<u>HF527, §3, 5</u>	2014-07-01		Signed
<u>85.61 (8)</u>	Amend	<u>SF343, §4</u>	2013-07-01		Signed
<u>85.67</u>	Amend	<u>SF447, §53</u>	2013-07-01		Signed
<u>88.8 (2)</u>	Amend	<u>HF417, §18</u>	2013-07-01		Signed
<u>88.19</u>	Amend	<u>HF417, §19</u>	2013-07-01		Signed
<u>89.3 (8)</u>	Amend	<u>HF484, §1, 5</u>	2013-04-24		Signed
<u>89.4 (1)(j,k)</u>	Add	HF484, §2, 5	2013-04-24		Signed
<u>89.4 (4)</u>	Add	<u>HF484, §3, 5</u>	2013-04-24		Signed
<u>89.14 (10)</u>	Add	HF484, §4, 5	2013-04-24		Signed
<u>90A.7</u>	Amend	<u>SF430, §33</u>	2013-07-01		Signed
<u>90A.10 (1)</u>	Amend	<u>SF430, §34</u>	2013-07-01		Signed
<u>91C.1 (3)</u>	Add	<u>SF427, §1, 36</u>	2013-04-26		Signed
<u>96.3 (7)(b)(1)</u>	Amend	<u>SF110, §1, 3</u>	2013-07-01	2013-07-01	Signed
<u>96.13 (2)</u>	Amend	HF417, §20	2013-07-01		Signed
<u>96.16 (4)</u>	Amend	<u>SF110, §2, 4</u>	2013-07-01	2013-07-01	Signed
<u>96.19 (18)(g)(1)</u>	Amend	HF556, §23	2013-07-01		Signed
<u>97A.11A</u>	Repeal	HF648, §7, 8	2013-06-20		IV Full
<u>97B.49B (1)(e)(8)</u>	Amend	HF307, §43	2013-07-01		Signed
<u>97B.52A (1)(c)(2)(b)</u>	Amend	SF446, §115, 127	2014-01-01		Signed
<u>97C.12</u>	Amend	HF417, §21	2013-07-01		Signed
<u>99D.7 (24)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>99D.14 (2)(a)</u>	Amend	<u>SF447, §48</u>	2013-07-01		Signed
99D.14 (2)(c)	Amend	HF638, §34	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
99D.14 (2)(d,e,f)	Add	SF447, §49	2013-07-01		Signed
99D.17	Amend	HF638, §35	2013-07-01		Signed
99F.4 (26)	Amendment Directive	HF556, §257	2013-07-01		Signed
99F.10 (4)	Amend	SF447, §50	2013-07-01		Signed
99F.10 (4)(c)	Amend	HF638, §36	2013-07-01		Signed
99F.11 (3)(d)(3)	Strike	HF620, §12, 13, 14	2013-06-17	2012-01-01	Signed
99F.11 (3)(d)(4)	Add	HF638, §37, 39	Contingent	20.20.01	Signed
99F.11 (3)(e)	Amend	HF638, §38	2013-07-01		Signed
100B.22 (1)(a)	Amend	HF307, §44	2013-07-01		Signed
101.21 (1)(a,b,c)	Amend	HF640, §8	2013-07-01		Signed
101.21 (1A)	Add	HF640, §9	2013-07-01		Signed
101.22 (4,5,6,7,8)	Amend	HF640, §10	2013-07-01		Signed
101A.2	Amend	HF223, §1	2013-07-01		Signed
101A.3 (1)	Amend	HF223, §2	2013-07-01		Signed
101A.14 (1)	Amend	HF223, §3	2013-07-01		Signed
<u>101B.5 (5)</u>	Amend	SF447, §41	2013-07-01		Signed
<u>101B.8 (10)</u>	Add	SF447, §42	2013-07-01		Signed
<u>101B.9</u>	Amend	SF447, §43, 46, 47	2013-06-20	2007-07-01	Signed
<u>101B.9</u>	Repeal	SF447, §44	2013-07-01		Signed
<u>101C.3 (3)(a)</u>	Amend	<u>HF631, §1</u>	2013-07-01		Signed
<u>101C.3 (5)</u>	Amend	HF631, §2	2013-07-01		Signed
<u>101C.14</u>	Repeal	HF631, §3	2013-07-01		Signed
<u>103.31 (6)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>105.2 (1,3,6,9,10,11,12,17)</u>	Amend	SF427, §2, 36	2013-04-26		Signed
<u>105.2 (18)</u>	Add	SF427, §3, 36	2013-04-26		Signed
<u>105.3 (7)</u>	Amend	SF427, §4, 36	2013-04-26		Signed
<u>105.4 (1)</u>	Amend	SF427, §5, 36	2013-04-26		Signed
<u>105.5 (4)</u>	Add	SF427, §6, 36	2013-04-26		Signed
<u>105.9 (6,7,8,10)</u>	Strike	<u>SF427, §7, 36</u>	2013-04-26		Signed
<u>105.9 (11)</u>	Add	SF427, §8, 36	2013-04-26		Signed
105.10 (1,2)	Amend	<u>SF427, §9, 36</u>	2013-04-26		Signed
<u>105.10 (3)</u>	Amend	SF452, §56	2013-07-01		Signed
<u>105.10 (3)</u>	Strike and Replace	SF427, §10, 36	2013-04-26		Signed
<u>105.10 (5)</u>	Strike	<u>SF427, §11, 36</u>	2013-04-26		Signed
<u>105.11 (1,7,10)</u>	Amend	<u>SF427, §12, 36</u>	2013-04-26		Signed
<u>105.12 (1)</u> 105.15	Amend	SF427, §13, 36	2013-04-26		Signed
105.15	Amend	<u>SF427, §14, 36</u>	2013-04-26		Signed
<u>105.16</u> 105.17	Amend Amend	SF427, §15, 36	2013-04-26 2013-04-26		Signed Signed
<u>105.17</u> 105.18 (2)(u1)	Amend	<u>SF427, §16, 36</u> SF427, §17, 36	2013-04-20		Signed
105.18 (2)(b)(3)	Add	SF427, §17, 30 SF427, §18, 36	2013-04-20		Signed
<u>105.18 (2)(0)</u>	Amend	SF427, §19, 36	2013-04-20		Signed
105.18 (2)(d)(1)	Strike and Replace	SF427, §20, 36	2013-04-20		Signed
105.18 (3)(b)	Amend	SF427, §21, 36	2013-04-26		Signed
105.18 (3)(d)	Amend	SF427, §22, 36	2013-04-26		Signed
105.18 (4)	Strike	SF427, §23, 36	2013-04-26		Signed
105.19 (2,3)	Amend	SF427, §24, 36	2013-04-26		Signed
105.20 (3)	Amend	SF427, §25, 36	2013-04-26		Signed
105.21	Amend	SF427, §26, 36	2013-04-26		Signed
105.22 (u1)	Amend	SF427, §27, 36	2013-04-26		Signed
105.22 (8)	Amend	SF427, §28, 36	2013-04-26		Signed
105.25	Amend	SF427, §29, 36	2013-04-26		Signed
105.29	Amend	SF427, §30, 36	2013-04-26		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
105.31	New	SF427, §31, 36	2013-04-26		Signed
105.32	New	SF427, §32, 36	2013-04-26		Signed
<u>105.32</u>	Amend New	<u>SF452, §57</u>	2013-07-01		Signed
<u>123.3 (6)</u>	Amend	<u>HF488, §1</u>	2013-07-01		Signed
<u>123.3 (7,19)</u>	Amend	HF488, §24	2013-07-01		Signed
<u>123.8</u>	Repeal	HF488, §23	2013-07-01		Signed
<u>123.10 (u1)</u>	Amend	HF488, §20	2013-07-01		Signed
<u>123.19 (1,2)</u>	Amend	HF488, §2	2013-07-01		Signed
<u>123.24 (2,3)</u>	Amend	HF488, §21	2013-07-01		Signed
<u>123.30 (2)</u>	Amend	HF417, §22	2013-07-01		Signed
<u>123.31 (u1)</u>	Amend	HF488, §3	2013-07-01		Signed
<u>123.32 (1)</u>	Amend	HF488, §4	2013-07-01		Signed
<u>123.33</u>	Amend	HF488, §5	2013-07-01		Signed
<u>123.41 (1)</u>	Amend	HF488, <u>§6</u>	2013-07-01		Signed
<u>123.42 (1)</u>	Amend	<u>HF488, §7</u>	2013-07-01		Signed
<u>123.50 (1)</u>	Amend	HF417, §23	2013-07-01		Signed
<u>123.55 (u1)</u>	Amend	HF488, §22	2013-07-01		Signed
<u>123.92 (2)</u>	Amend	HF489, §1	2013-07-01		Signed
<u>123.99</u>	Amend	HF488, §25	2013-07-01		Signed
123.100	Amend	HF488, §26	2013-07-01		Signed
123.101	Amend	HF488, §27	2013-07-01		Signed
123.102	Amend	HF488, §28	2013-07-01		Signed
123.103	Amend	HF488, §29	2013-07-01		Signed
123.104	Amend	HF488, §30	2013-07-01		Signed
<u>123.106</u>	Amend	HF488, §31	2013-07-01		Signed
<u>123.107 (1)(a)</u>	Amend	HF488, §32	2013-07-01		Signed
<u>123.111</u>	Amend	HF488, §33	2013-07-01		Signed
<u>123.115</u>	Amend	<u>HF488, §34</u>	2013-07-01		Signed
<u>123.116</u>	Amend	HF488, §35	2013-07-01		Signed
<u>123.117</u>	Amend	HF488, §36	2013-07-01		Signed
<u>123.118</u>	Amend	HF488, §37	2013-07-01		Signed
<u>123.120</u>	Amend	HF488, §38	2013-07-01		Signed
<u>123.121 (u2)</u>	Amend	HF488, §39	2013-07-01		Signed
<u>123.127 (1)(a)(u1)</u> 123 127 (1)(a)	Amend Amend	HF488, §8	2013-07-01 2013-07-01		Signed
<u>123.127 (1)(c)</u> 123.128 (1)(u1)	Amend	<u>HF488, §9</u> <u>HF488, §10</u>	2013-07-01		Signed
	Amend	HF488, §11	2013-07-01		Signed Signed
<u>123.129 (2)(a)</u> 123.135 (1,3)	Amend	HF488, §12	2013-07-01		Signed
<u>123.137 (u1)</u>	Amend	HF488, §13	2013-07-01		Signed
123.138 (1)	Amend	HF488, §40	2013-07-01		Signed
123.144	Amend	HF488, §41	2013-07-01		Signed
123.145	Amend	HF417, §24	2013-07-01		Signed
123.173 (4)	Amend	HF488, §14	2013-07-01		Signed
123.173A	Amend	SF380, §1	2013-07-01		Signed
123.175 (1)(u1)	Amend	HF488, §15	2013-07-01		Signed
123.175 (3)	Amend	HF488, §16	2013-07-01		Signed
123.179 (5)	Amend	SF380, §2	2013-07-01		Signed
123.180 (1)	Amend	HF488, §17	2013-07-01		Signed
123.184	Amend	HF488, §18	2013-07-01		Signed
123.185	Amend	HF488, §42	2013-07-01		Signed
123.187 (2)(a)	Amend	HF488, §19	2013-07-01		Signed
124.201 (4)	Amend	HF556, §24	2013-07-01		Signed
124.212C	Repeal	HF530, §2	2013-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
124.401 (1)(a)(u1)	Amend	HF417, §236	2013-07-01		Signed
124.401 (1)(b)(u1)	Amend	HF417, §237	2013-07-01		Signed
124.401 (1)(c)(u1)	Amend	HF417, §238	2013-07-01		Signed
124.401 (1)(d)	Amend	HF417, §25	2013-07-01		Signed
<u>124.401D (1)(b)</u>	Amend	HF417, §239	2013-07-01		Signed
<u>124.401D (2)(b)</u>	Amend	HF417, §240	2013-07-01		Signed
125.74A	New	SF406, §36	2013-07-01		Signed
125.75	Amend	SF406, §37	2013-07-01		Signed
125.75A	Amend	SF406, §38	2013-07-01		Signed
125.75B	Repeal	SF406, §55	2013-07-01		Signed
125.77	Amend	SF406, §39	2013-07-01		Signed
125.78 (u1)	Amend	SF406, §40	2013-07-01		Signed
125.79	Amend	SF406, §41	2013-07-01		Signed
125.86 (3)(b)	Amend	HF556, §25	2013-07-01		Signed
126.11 (3)(b)	Amend	HF417, §26	2013-07-01		Signed
126.11 (3)(b)	Amend	SF452, §58	2013-07-01		Signed
126.25	Repeal	SF202, §4	2013-07-01		Signed
135.11 (24)	Amend	SF396, §49	2013-07-01		Signed
135.22A (2)(g)	Strike	HF489, §2	2013-07-01		Signed
135.39D	New	SF419, §1	2013-07-01		Signed
135.74 (2)	Amend	HF417, §27	2013-07-01		Signed
135.75 (1)	Amend	HF417, §28	2013-07-01		Signed
135.83	Amend	HF417, §29	2013-07-01		Signed
135.141 (2)(a,j)	Amend	HF307, §45	2013-07-01		Signed
<u>135.145 (1,2)</u>	Amend	HF307, §46	2013-07-01		Signed
135.152 (5)(a,c)	Amend	SF446, §116, 127	2014-01-01		Signed
135.153 (1)(u1)	Amend	SF446, §117, 127	2014-01-01		Signed
<u>135.153 (1)(a,c)</u>	Amend	SF446, §118, 127	2014-01-01		Signed
<u>135.153 (2)</u>	Amend	SF446, §119, 127	2014-01-01		Signed
<u>135.154 (15)</u>	Amend	SF446, §120, 127	2014-01-01		Signed
<u>135.156 (2)(b)(u1)</u>	Amend	<u>HF417, §30</u>	2013-07-01		Signed
<u>135.156B (5,8)</u>	Amend	HF417, §31	2013-07-01		Signed
<u>135.157 (1A)</u>	Add	SF446, §121, 127	2014-01-01		Signed
<u>135.157 (4,6)</u>	Amend	SF446, §174, 187	2013-06-20		Signed
<u>135.158 (2)(b,c,d)</u>	Amend	SF446, §175, 187	2013-06-20		Signed
<u>135.159 (1,9,11)</u>	Amend	SF446, §176, 187	2013-06-20		Signed
<u>135.164 (1)(d)</u>	Strike	<u>SF446, §79</u>	2013-07-01		Signed
<u>135.164 (4)</u>	Strike	<u>SF446, §80</u>	2013-07-01		Signed
<u>135B.34 (2)(0b)</u>	Add	<u>SF347, §1, 6, 7</u>	2013-04-05	Custom	Signed
<u>135B.34 (4)(b)</u>	Amend	SF347, §2, 6, 7	2013-04-05	Custom	Signed
<u>135C.1 (1A,13A,20A)</u>	Add	<u>SF184, §5</u>	2013-07-01		Signed
<u>135C.1 (9)</u>	Amend	HF556, §26	2013-07-01		Signed
<u>135C.2 (5)(a)</u>	Amend	HF417, §32	2013-07-01		Signed
<u>135C.6 (3)</u>	Amend	HF417, §33	2013-07-01		Signed
<u>135C.6 (8)(c)(u1)</u>	Amend	HF417, §34	2013-07-01		Signed
<u>135C.6 (8)(c)(u1)</u>	Amend	HF556, §27	2013-07-01		Signed
<u>135C.6 (8)(c)(u1)</u>	Amend	SF351, §1	2013-07-01		Signed
<u>135C.7 (u2)</u>	Add	<u>SF452, §16</u>	2013-07-01		Signed
<u>135C.11 (2)</u>	Amend	<u>SF184, §6</u>	2013-07-01		Signed
<u>135C.13</u>	Amend	SF184, §7	2013-07-01		Signed
<u>135C.14 (8)(d)</u>	Amend	<u>SF184, §8</u>	2013-07-01		Signed
<u>135C.20A (2)</u>	Amend	<u>SF184, §9</u>	2013-07-01		Signed
<u>135C.20B (2)(c)</u>	Amend	<u>SF184, §10</u>	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
135C.25	Repeal	SF184, §34	2013-07-01		Signed
135C.33 (2)(0b)	Add	SF347, §3, 6, 7	2013-04-05	Custom	Signed
135C.33 (8)(0d)	Add	SF347, §4, 6, 7	2013-04-05	Custom	Signed
135C.37	Amend	SF184, §11	2013-07-01		Signed
135C.38 (1)(a,c)	Amend	SF184, §12	2013-07-01		Signed
135C.38 (2)(a,d)	Amend	SF184, §13	2013-07-01		Signed
135C.38 (3,4)	Amend	SF184, §14	2013-07-01		Signed
135C.41 (2)	Amend	SF394, §1, 7	2013-07-01	2014-01-01	Signed
135C.42	Amend	SF394, §2, 7	2013-07-01	2014-01-01	Signed
<u>135C.43 (1)</u>	Amend	<u>SF394, §3, 7</u>	2013-07-01	2014-01-01	Signed
<u>135G.3 (1,2)</u>	Amend	<u>SF203, §4, 6, 7</u>	2013-04-05	2012-07-01	Signed
<u>135G.4 (2)</u>	Amend	SF203, §5, 6, 7	2013-04-05	2012-07-01	Signed
<u>Ch. 135N</u>	Repeal	<u>SF396, §58</u>	2013-07-01		Signed
136A.5A	New	<u>SF452, §91</u>	2013-07-01		Signed
<u>138.13 (2)(m)</u>	Amend	<u>HF417, §35</u>	2013-07-01		Signed
<u>138.13 (6)(d)</u>	Amend	HF417, §36	2013-07-01		Signed
<u>142.3</u>	Amend	<u>HF556, §28</u>	2013-07-01		Signed
142A.11	New	<u>SF202, §5</u>	2013-07-01		Signed
<u>144.26 (5)</u>	Add	<u>SF452, §17</u>	2013-07-01		Signed
<u>144.29A (7,8,9)</u>	Amend	HF556, §29	2013-07-01		Signed
<u>144A.2 (8)</u>	Amend	<u>HF417, §37</u>	2013-07-01		Signed
<u>144D.2 (2)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
147.93	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>147A.24 (1)(q)</u>	Strike and Replace	SF396, §50	2013-07-01		Signed
<u>147A.24 (4)(h)</u>	Add	<u>SF396, §51</u>	2013-07-01		Signed
<u>147A.24 (5)</u>	Add	SF396, §52	2013-07-01		Signed
<u>147A.25</u>	Repeal	SF396, §57	2013-07-01		Signed
<u>147A.25 (1)(h)</u>	Amend	<u>SF202, §1</u>	2013-07-01		Signed
<u>147A.26 (1)</u>	Amend	SF396, §53	2013-07-01		Signed
<u>148F.2 (2,4)</u>	Amend	HF486, §1	2013-07-01		Signed
<u>148F.2 (3)(u1)</u>	Amend	HF486, §2	2013-07-01 2013-07-01		Signed
<u>148F.2 (8)(u1)</u>	Amend	HF486, §3			Signed
$\frac{148F.2 (9,16)}{148F.5 (2)(2)}$	Amend Amend	HF486, §4	2013-07-01 2013-07-01		Signed
<u>148F.5 (2)(c)</u> 149F 7	Amend	HF486, §5	2013-07-01		Signed
<u>148F.7</u> 148F.9	New	<u>HF486, §6</u> HF486, §7	2013-07-01		Signed Signed
<u>152B.1 (8)(b)</u>	Amend	HF556, §30	2013-07-01		Signed
152B.2 (1)(b)	Amend	HF556, §31	2013-07-01		Signed
155A.44	New	SF353, §1	2013-07-01		Signed
159.18 (1)	Amend	HF607, §22, 27	2013-07-01		Signed
<u>161A.61 (2)(u1)</u>	Amend	HF556, §32	2013-07-01		Signed
161A.71 (1)	Amend	HF458, §1	2013-07-01		Signed
163.3A (2)	Amend	HF307, §47	2013-07-01		Signed
163.26	Amend	HF417, §38	2013-07-01		Signed
163.28	Repeal	HF556, §216	2013-07-01		Signed
<u>163.51 (2)(b)</u>	Amend	HF307, §48	2013-07-01		Signed
175.2 (1)(e)	Amend	HF607, §7, 17	2013-07-01		Signed
175.2 (1)(0h,0k)	Add	HF607, §8, 17	2013-07-01		Signed
175.2 (1)(0h,0t,00t,v)	Add	HF599, §2, 23, 24	2013-06-17	2013-01-01	Signed
175.3	Strike and Replace	HF607, §9, 17	2013-07-01		Signed
<u>175.4 (11)</u>	Amend	HF607, §10, 17	2013-07-01		Signed
175.4 (18)	Strike	HF599, §3, 23, 24	2013-06-17	2013-01-01	Signed
<u>175.5 (u1)</u>	Amend	HF607, §11, 17	2013-07-01		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
175.6 (u1)	Amend	HF607, §12, 17	2013-07-01		Signed
175.7	Repeal	HF607, §16, 17	2013-07-01		Signed
175.8 (1)(u1)	Amend	HF599, §4, 23, 24	2013-06-17	2013-01-01	Signed
175.8 (1)(u1)	Amend	HF607, §13, 17	2013-07-01	2010 01 01	Signed
175.8 (2)	Amend	HF599, §5, 23, 24	2013-06-17	2013-01-01	Signed
175.8 (3,4)	Amend	HF607, §14, 17	2013-07-01	2010 01 01	Signed
175.26	Strike and Replace	HF607, §15, 17	2013-07-01		Signed
175.35	Repeal	HF599, §22, 23, 24	2013-06-17	2013-01-01	Signed
175.36A	New	HF599, §6, 23, 24	2013-06-17	2013-01-01	Signed
175.36B	New	HF599, §7, 23, 24	2013-06-17	2013-01-01	Signed
175.37 (1)	Amend	HF599, §8, 23, 24	2013-06-17	2013-01-01	Signed
175.37 (2)(b)	Amend	HF599, §9, 23, 24	2013-06-17	2013-01-01	Signed
175.37 (4)	Amend	HF599, §10, 23, 24	2013-06-17	2013-01-01	Signed
175.37 (5)	Amend	HF599, §11, 23, 24	2013-06-17	2013-01-01	Signed
175.37 (6)	Strike	HF599, §12, 23, 24	2013-06-17	2013-01-01	Signed
175.37 (8)(u1)	Amend	HF599, §13, 23, 24	2013-06-17	2013-01-01	Signed
175.37 (8)(c)	Strike	HF599, §14, 23, 24	2013-06-17	2013-01-01	Signed
175.37 (9)(u1)	Amend	HF599, §15, 23, 24	2013-06-17	2013-01-01	Signed
175.37 (9)(b)	Amend	HF599, §16, 23, 24	2013-06-17	2013-01-01	Signed
175.37 (10)	Strike	HF599, §17, 23, 24	2013-06-17	2013-01-01	Signed
175.38	New	HF599, §18, 23, 24	2013-06-17	2013-01-01	Signed
175.39	New	HF599, §19, 23, 24	2013-06-17	2013-01-01	Signed
<u>176A.10 (2)</u>	Amend	HF417, §39	2013-07-01		Signed
185C.1 (4A)	Add	SF452, §103, 112	2013-06-20		Signed
<u>185C.1 (5)</u>	Amend	SF452, §104, 112	2013-06-20		Signed
<u>185C.3</u>	Amend	SF452, §105, 112	2013-06-20		Signed
<u>185C.6</u>	Strike and Replace	SF452, §106, 112	2013-06-20		Signed
<u>185C.7</u>	Amend	SF452, §107, 112	2013-06-20		Signed
<u>185C.8</u>	Amend	SF452, §108, 112	2013-06-20		Signed
<u>185C.10 (3)</u>	Strike	SF452, §109, 112	2013-06-20		Signed
<u>185C.14 (3)</u>	Amend	SF452, §110, 112	2013-06-20		Signed
<u>189A.11</u>	Amend	<u>HF417, §40</u>	2013-07-01		Signed
<u>190.12 (1)</u>	Amend	<u>HF417, §41</u>	2013-07-01		Signed
<u>190A.2</u>	Repeal	<u>SF396, §65</u>	2013-07-01		Signed
<u>190A.3 (3)</u>	Amend	<u>SF396, §62</u>	2013-07-01		Signed
<u>190A.3 (4)</u>	Amend	<u>SF396, §63</u>	2013-07-01		Signed
<u>190A.4</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
190B.301	New	<u>SF452, §139, 147</u>	2013-07-01	2014-01-01	Signed
190B.302	New	SF452, §140, 147	2013-07-01	2014-01-01	Signed
190B.303	New	SF452, §141, 147	2013-07-01	2014-01-01	Signed
190B.304	New	SF452, §142, 147	2013-07-01	2014-01-01	Signed
190B.305	New	SF452, §143, 147	2013-07-01	2014-01-01	Signed
190B.306	New	SF452, §144, 147	2013-07-01	2014-01-01	Signed
<u>203.10 (1)(c)</u>	Amend	HF556, §33	2013-07-01		Signed
<u>203C.10 (1)(c)</u>	Amend	HF556, §34	2013-07-01		Signed
<u>203C.15 (6)(a)(u1)</u>	Amend	HF417, §42	2013-07-01		Signed
<u>203C.16 (3)</u>	Amend	HF556, §35	2013-07-01		Signed
<u>206.13 (2)</u> 207.2 (40)	Amend	HF458, §10, 11	2013-03-28		Signed
<u>207.2 (10)</u> 2084 1	Amend	HF556, §36	2013-07-01		Signed
<u>208A.1</u> 208A.2	Amend	HF556, §37	2013-07-01		Signed
<u>208A.2</u> 208A.2	Amend	HF556, §38	2013-07-01		Signed
<u>208A.3</u> 243.4	Amend	HF556, §39	2013-07-01		Signed
<u>213.1</u>	Amend	<u>HF458, §2</u>	2013-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
				App. Date	
<u>214A.1 (8A,12A,16A,18A,18B,23A,</u> 	Add	<u>HF640, §2</u>	2013-07-01		Signed
<u>214A.1 (17)</u>	Strike	HF556, §40	2013-07-01		Signed
<u>214A.1 (23)</u>	Amend	<u>HF458, §3</u>	2013-07-01		Signed
<u>214A.2 (2)(a,b)</u>	Strike	HF458, §4	2013-07-01		Signed
<u>214A.2 (3)(b)(2)</u>	Amend	HF458, §5	2013-07-01		Signed
<u>214A.2 (3)(b)(4)</u>	Amend	HF458, §6	2013-07-01		Signed
<u>214A.7</u>	Amend	<u>HF458, §7</u>	2013-07-01		Signed
<u>214A.9</u>	Repeal	HF458, §9	2013-07-01		Signed
<u>214A.16 (1)</u>	Amend	HF458, §8	2013-07-01		Signed
<u>214A.20 (1)</u>	Amend	HF640, §3	2013-07-01		Signed
<u>215.7 (2)</u>	Amend	HF556, §41	2013-07-01		Signed
<u>216A.3 (3)</u>	Amend	SF452, §18	2013-07-01		Signed
<u>217.3A (3)(a)(1)</u>	Amend	HF185, §29	2013-07-01		Signed
<u>217.17</u>	Amend	HF556, §42	2013-07-01		Signed
<u>217.30 (2)</u>	Amend	HF556, §43	2013-07-01		Signed
<u>217.31 (u2)</u> 247.24	Amend	HF556, §44	2013-07-01		Signed
<u>217.34</u> 248.44	Amend	<u>SF446, §122, 127</u>	2014-01-01		Signed
<u>218.11</u> Cb. 2204	Repeal	SF203, §2	2013-07-01 2013-07-01		Signed
<u>Ch. 220A</u> 222.6	Repeal Amend	SF203, §3	2013-07-01 2014-07-01		Signed
<u>222.0</u> 222.12 (2)	Amend	SF406, §17, 35	2014-07-01 2014-07-01		Signed
<u>222.12 (2)</u> 222.13 (1)	Amend	<u>SF406, §18, 35</u> HF556, §45	2014-07-01		Signed Signed
222.15 (3)	Strike	SF406, §19, 35	2013-07-01		Signed
222.16	Repeal	SF406, §34, 35	2014-07-01		Signed
222.16A	Repeal	SF406, §34, 35	2014-07-01		Signed
222.17	Repeal	SF406, §34, 35	2014-07-01		Signed
222.18	Repeal	SF406, §34, 35	2014-07-01		Signed
222.19	Repeal	SF406, §34, 35	2014-07-01		Signed
222.20	Repeal	SF406, §34, 35	2014-07-01		Signed
222.21	Repeal	SF406, §34, 35	2014-07-01		Signed
222.22	Repeal	SF406, §34, 35	2014-07-01		Signed
222.23	Repeal	SF406, §34, 35	2014-07-01		Signed
222.24	Repeal	SF406, §34, 35	2014-07-01		Signed
222.25	Repeal	SF406, §34, 35	2014-07-01		Signed
222.26	Repeal	SF406, §34, 35	2014-07-01		Signed
222.27	Amend	HF556, §46	2013-07-01		Signed
222.27	Repeal	SF406, §34, 35	2014-07-01		Signed
<u>222.28</u>	Repeal	<u>SF406, §34, 35</u>	2014-07-01		Signed
<u>222.29</u>	Repeal	<u>SF406, §34, 35</u>	2014-07-01		Signed
<u>222.30</u>	Repeal	SF406, §34, 35	2014-07-01		Signed
<u>222.31</u>	Repeal	<u>SF406, §34, 35</u>	2014-07-01		Signed
<u>222.32</u>	Repeal	SF406, §34, 35	2014-07-01		Signed
<u>222.33</u>	Repeal	SF406, §34, 35	2014-07-01		Signed
<u>222.36</u>	Repeal	<u>SF406, §34, 35</u>	2014-07-01		Signed
<u>222.37</u>	Repeal	SF406, §34, 35	2014-07-01		Signed
222.38	Repeal	SF406, §34, 35	2014-07-01		Signed
<u>222.39</u>	Repeal	SF406, §34, 35	2014-07-01		Signed
<u>222.40</u>	Repeal	SF406, §34, 35	2014-07-01		Signed
222.41	Repeal	SF406, §34, 35	2014-07-01		Signed
222.42	Repeal	SF406, §34, 35	2014-07-01		Signed
222.43	Repeal	SF406, §34, 35	2014-07-01		Signed
<u>222.44</u>	Repeal	<u>SF406, §34, 35</u>	2014-07-01		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
222.45	Repeal	SE406 824 25	2014-07-01		Signad
<u>222.45</u> 222.46	Repeal	<u>SF406, §34, 35</u> SF406, §34, 35	2014-07-01		Signed Signed
222.47	Repeal	SF406, §34, 35	2014-07-01		Signed
222.48	Repeal	SF406, §34, 35	2014-07-01		Signed
222.49	Repeal	SF406, §34, 35	2014-07-01		Signed
222.51	Repeal	SF406, §34, 35	2014-07-01		Signed
222.54	Repeal	SF406, §34, 35	2014-07-01		Signed
222.55	Repeal	SF406, §34, 35	2014-07-01		Signed
222.56	Repeal	SF406, §34, 35	2014-07-01		Signed
222.57	Repeal	SF406, §34, 35	2014-07-01		Signed
222.58	Repeal	SF406, §34, 35	2014-07-01		Signed
222.59 (3)	Strike	SF406, §20, 35	2014-07-01		Signed
222.60 (1)(u1)	Amend	SF406, §21, 35	2014-07-01		Signed
222.61	Amend	SF406, §22, 35	2014-07-01		Signed
222.64	Amend	SF406, §23, 35	2014-07-01		Signed
222.67	Amend	SF406, §24, 35	2014-07-01		Signed
222.68	Amend	SF406, §25, 35	2014-07-01		Signed
222.69	Amend	SF406, §26, 35	2014-07-01		Signed
222.70	Amend	SF406, §27, 35	2014-07-01		Signed
222.78	Amend	SF406, §28, 35	2014-07-01		Signed
222.80	Amend	SF406, §29, 35	2014-07-01		Signed
222.91	Amend	SF406, §30, 35	2014-07-01		Signed
225.10	Amend	HF556, §47	2013-07-01		Signed
225C.4 (1)(j)	Amend	SF452, §187	2013-07-01		Signed
225C.4 (1)(m)	Amend	SF184, §15	2013-07-01		Signed
<u>225C.4 (1)(m)</u>	Amend	SF406, §4, 15	2014-07-01		IV Full
<u>225C.4 (1)(o)</u>	Amend	HF556, §48	2013-07-01		Signed
<u>225C.6 (1)(c)</u>	Amend	HF556, §49	2013-07-01		Signed
225C.6A	Amend	<u>SF452, §188</u>	2013-07-01		Signed
225C.6A (3)(b)	Amend	<u>SF203, §1</u>	2013-07-01		Signed
<u>225C.15</u>	Amend	HF556, §50	2013-07-01		Signed
<u>225C.38 (1)(c)</u>	Amend	<u>SF446, §86</u>	2013-07-01		Signed
<u>225C.42 (1)</u>	Amend	SF446, §87	2013-07-01		Signed
<u>225C.47 (5)(u1)</u>	Amend	SF446, §88	2013-07-01		Signed
<u>225C.48</u>	Repeal	<u>SF446, §105</u>	2013-07-01		Signed
<u>225C.49 (4)</u>	Amend	<u>SF446, §89</u>	2013-07-01		Signed
225D.1	New	SF446, §82, 85	2013-06-20		Signed
225D.2	New	<u>SF446, §83, 85</u>	2013-06-20		IV Part
<u>226.31</u>	Amend	<u>SF406, §5, 15</u>	2014-07-01		IV Full
<u>227.2 (2)</u>	Amend	<u>SF184, §16</u>	2013-07-01		Signed
227.4	Amend	<u>SF184, §17</u>	2013-07-01		Signed
<u>228.6 (1)</u>	Amend	HF556, §51	2013-07-01		Signed
229.2 (1)(b)(6)	Amend	SF406, §6, 15	2014-07-01		IV Full
<u>229.2A</u>	Repeal	SF406, §55	2013-07-01		Signed
<u>229.5</u>	Amend	<u>SF406, §42</u>	2013-07-01		Signed
<u>229.5A</u>	Amend	<u>SF406, §43</u>	2013-07-01		Signed
<u>229.6</u>	Amend	SF406, §44	2013-07-01		Signed
<u>229.6A (1)</u>	Amend	SF406, §45	2013-07-01		Signed
<u>229.7</u> 220.8 (114)	Amend	<u>SF406, §46</u>	2013-07-01		Signed
<u>229.8 (u1)</u>	Amend	SF406, §47	2013-07-01		Signed
<u>229.9</u> 220.04	Amend	<u>SF406, §48</u> SF406, §7, 45	2013-07-01		Signed
<u>229.9A</u> 220.12 (2)	Amend Amend	SF406, §7, 15	2014-07-01 2014-07-01		IV Full IV Full
<u>229.12 (2)</u>		<u>SF406, §8, 15</u>	2014-07-01		iv i-uli

Reference Action Bill/Section Eff. Date App. Date Action 229.13 (5) Amend HF556, §52 2013-07-01 Sign 229.14A (1) Amend SF406, §9, 15 2014-07-01 IV Fit 229.14A (5)(c) Amend SF406, §10, 15 2014-07-01 IV Fit 229.15 (3)(b) Amend HF556, §53 2013-07-01 Sign 229.15 (6) Amend SF406, §11, 15 2014-07-01 IV Fit 229.19 Amend SF406, §12, 15 2014-07-01 IV Fit	ned Full Full Full Full ned ned ned Full
229.14A (1) Amend SF406, §9, 15 2014-07-01 IV Fit 229.14A (5)(c) Amend SF406, §10, 15 2014-07-01 IV Fit 229.15 (3)(b) Amend HF556, §53 2013-07-01 Sign 229.15 (6) Amend SF406, §11, 15 2014-07-01 IV Fit 229.19 Amend SF406, §12, 15 2014-07-01 IV Fit	Full Full Full Full ned ned ned Full
229.14A (5)(c) Amend SF406, §10, 15 2014-07-01 IV Fu 229.15 (3)(b) Amend HF556, §53 2013-07-01 Sign 229.15 (6) Amend SF406, §11, 15 2014-07-01 IV Fu 229.19 Amend SF406, §12, 15 2014-07-01 IV Fu	Full ned Full ned ned ned ned Full
229.15 (3)(b) Amend HF556, §53 2013-07-01 Sign 229.15 (6) Amend SF406, §11, 15 2014-07-01 IV Fe 229.19 Amend SF406, §12, 15 2014-07-01 IV Fe	ned Full ned ned ned ned ned
229.15 (6) Amend SF406, §11, 15 2014-07-01 IV Fr 229.19 Amend SF406, §12, 15 2014-07-01 IV Fr	⁼ ull ned ned ned ned ned =ull
229.19 Amend SF406, §12, 15 2014-07-01 IV Fill	Full ned ned ned ned ned Full
	ned ned ned ned ned Full
229.21 (2) Amend SF406 , §49 2013-07-01 Sign	ned ned ned ned =ull
	ned ned ned ⁼ ull
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	Full
229.25 (1)(a)(1) Amend SF406, §13, 15 2014-07-01 IV Fill	
229.27 (2) Amend SF406, §53 2013-07-01 Sign	
230.15 Amend HF417, §43 2013-07-01 Sign	
230.33 (u2) Amend HF556, §55 2013-07-01 Sign	
230A.105 (1)(e) Amend HF556, §56 2013-07-01 Sign	
230A.110 (3)(c) Amend HF556, §57 2013-07-01 Sign	
231.4 (1) Amend SF184, §18 2013-07-01 Sign	
231.23A (2) Amend SF184, §19 2013-07-01 Sign	
231.23A (7) Strike SF184, §20 2013-07-01 Sign	
231.32 (5) Add SF184, §21 2013-07-01 Sign	
231.33 (21) Add SF184, §22 2013-07-01 Sign	
231.33 (21) Amend SF446, §48, 54, 55 2013-06-20 2012-07-01 Sign	
231.41 Amend SF184, §23 2013-07-01 Sign	
231.42 Amend SF184, §24 2013-07-01 Sign	
231.42 (7)(a) Amend SF446, §49 2013-07-01 IV Fi	
231.44 Repeal SF184, §34 2013-07-01 Sign	ned
231.45 Amend SF184, §25 2013-07-01 Sign	ned
231.51 (1,3,4) Amend SF184, §26 2013-07-01 Sign	ned
231.52 Repeal SF184, §34 2013-07-01 Sign	ned
231.53 Amend SF184, §27 2013-07-01 Sign	ned
231.56 Amend HF556, §58 2013-07-01 Sign	ned
231.56A Amend SF184, §28 2013-07-01 Sign	ned
231.64 Amend SF184, §29 2013-07-01 Sign	ned
231.64 (1)(u1) Amend SF452, §19 2013-07-01 Sign	ned
231B.1 (10) Amend SF184, §30 2013-07-01 Sign	
231B.19 Repeal SF184, §34 2013-07-01 Sign	ned
231C.2 (15) Amend SF184, §31 2013-07-01 Sign	ned
231C.8 Strike and Replace SF394 , §4 , 7 2013-07-01 2014-01-01 Sign	ned
231C.9 Amend SF394, §5, 7 2013-07-01 2014-01-01 Sign	ned
231C.9A New <u>SF394, §6, 7</u> 2013-07-01 2014-01-01 Sign	ned
231D.3 (7) Amend HF197, §1, 3, 4 2013-04-24 2013-01-01 Sign	
231D.3A Amend HF417, §44 2013-07-01 Sign	
231D.4 (2)(b)(1,2) Amend HF197, §2, 3, 4 2013-04-24 2013-01-01 Sign	
232.2 (46A) Add SF362, §1 2013-07-01 Sign	
232.8 (1)(c) Amend SF288, §1 2013-07-01 Sign	
232.8 (3)(a) Amend SF288, §2 2013-07-01 Sign	
232.28 (3)(b) Amend SF288, §3 2013-07-01 Sign	
232.45 (6)(u1) Amend SF288, §4 2013-07-01 Sign	
232.45 (7)(a)(1) Amend SF288, §5 2013-07-01 Sign	
232.45A (2,3) Amend SF288, §6 2013-07-01 Sign	
232.50 (1) Amend SF288, §7 2013-07-01 Sign	
232.51 Amend SF406, §31, 35 2014-07-01 Sign	ned

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
000 50 (4)					
$\frac{232.52(1)}{232.54(1)(2)}$	Amend	SF288, §8	2013-07-01 2013-07-01		Signed
<u>232.54 (1)(g)</u>	Amend	SF288, §9			Signed
<u>232.54 (1)(h)(u1)</u>	Amend	SF288, §10	2013-07-01		Signed
<u>232.55 (3)</u>	Amend Amend	<u>SF288, §11</u>	2013-07-01		Signed
<u>232.56</u>	Add	SF288, §12	2013-07-01		Signed
<u>232.68 (4A)</u> 232.60 (2)(4)(2)	Add Amend	HF590, §1, 19	2014-01-01		Signed
<u>232.69 (3)(d)(2)</u>	Amend	<u>SF396, §54</u>	2013-07-01		Signed
<u>232.70 (5)</u>		HF590, §2, 19	2014-01-01		Signed
<u>232.71B (1,3,4,10,12,13,14)</u>	Amend Add	HF590, §3, 19	2014-01-01		Signed
<u>232.71B (4A,13A,13B,16,17)</u>		HF590, §4, 19	2014-01-01		Signed
<u>232.71C</u>	Amend	HF590, §5, 19	2014-01-01		Signed
<u>232.71C (1)</u>	Amend	HF119, §1	2013-07-01		Signed
<u>232.71D (1)</u>	Amend	HF590, §6, 19	2014-01-01	0011.01.01	Signed
<u>232.71D (3)(b)(2)</u>	Amend	HF590, §7, 19, 20	2014-01-01	2014-01-01	Signed
<u>232.71D (6)(a)(03)</u>	Add	HF590, §8, 19	2014-01-01		Signed
<u>232.73A (1)(b)</u>	Amend	HF556, §59	2013-07-01		Signed
<u>232.77 (1)</u>	Amend	HF590, §9, 19	2014-01-01		Signed
232.84 (2)	Amend	<u>SF362, §2</u>	2013-07-01		Signed
232.90	Amend	HF119, §2	2013-07-01		Signed
232.114	Amend	HF119, §3	2013-07-01		Signed
<u>232.141 (6)</u>	Amend	HF590, §10, 19	2014-01-01		Signed
<u>232.142 (5)</u>	Amend	<u>SF446, §47</u>	2013-07-01		Signed
<u>232.147 (3)(h)</u>	Add	HF592, §3	2013-07-01		Signed
<u>234.6 (1)</u>	Amend	HF556, §60	2013-07-01		Signed
<u>235.3 (2)</u>	Amend	<u>HF417, §45</u>	2013-07-01		Signed
<u>235A.14 (1)</u>	Amend	HF590, §11, 19	2014-01-01		Signed
235A.15 (2)(e)(24)	Add	SF288, §13	2013-07-01		Signed
235A.15 (12)	Amend	HF590, §12, 19	2014-01-01		Signed
235A.18 (1)(a)	Amend	HF590, §13, 19, 20	2014-01-01	2014-01-01	Signed
235A.19 (2)	Amend	HF590, §14, 19	2014-01-01		Signed
235A.19 (3)(a)	Amend	HF590, §15, 19	2014-01-01		Signed
235B.1 (4)(a)(1)	Amend	HF417, §46	2013-07-01		Signed
235B.6 (2)(e)(10)	Amend	SF184, §32	2013-07-01		Signed
235B.16 (5)(d)(2)	Amend	SF396, §55	2013-07-01		Signed
235B.16 (5)(e)	Amend	SF396, §56	2013-07-01		Signed
235B.16A (4)	Amend	HF417, §47	2013-07-01		Signed
235E.6	Amend	HF556, §61	2013-07-01		Signed
236.3 (3)	Amend	HF496, §1, 3	2014-04-01		Signed
<u>236.16 (1)(c)</u>	Amend	HF185, §30	2013-07-01		Signed
237A.29 (2)(b)	Amend	HF417, §241	2013-07-01		Signed
237A.30 (3)	Amendment Directive	HF556, §257	2013-07-01		Signed
239B.5 (4)	Add	SF446, §90	2013-07-01		Signed
239B.14 (1)	Amend	SF446, §91	2013-07-01		Signed
249A.2 (1)	Strike	SF446, §62	2013-07-01		Signed
<u>249A.2 (1)</u> 249A.2 (4,7)	Amend	SF446, §63	2013-07-01		Signed
	Add		2013-07-01		
<u>249A.2 (6A,7A,8A)</u> 249A.2 (8A)	Add	<u>SF446, §64</u> SE357, 82	2013-07-01 2013-07-01		Signed
<u>249A.2 (8A)</u> 240A 3 (1)(11)		<u>SF357, §2</u> SE446_S65			Signed
<u>249A.3 (1)(u1)</u> 240A 2 (1)(l/2)	Amend	SF446, §65	2013-07-01		Signed
<u>249A.3 (1)(l)(2)</u> 240A 3 (4)(x)	Amend	SF446, §66	2013-07-01	2014 04 04	Signed
<u>249A.3 (1)(v)</u>	Add	<u>SF446, §177, 187</u>	Contingent	2014-01-01	Signed
<u>249A.3 (1)(v)</u>	Add	<u>SF446, §92</u>	2013-07-01		Signed
<u>249A.3 (2)(a)(u1)</u>	Amend	<u>SF446, §67</u>	2013-07-01		Signed
<u>249A.3 (2)(a)(1)(a)</u>	Amend	<u>SF446, §68</u>	2013-07-01		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
249A.3 (2)(a)(2)	Amend	SF446, §77	2013-07-01		Signed
249A.3 (2)(a)(3)	Amend	SF446, §69	2013-07-01		Signed
249A.3 (2)(a)(7)	Amend	SF446, §178, 187	2013-06-20		Signed
249A.3 (2)(a)(9)	Strike	SF446, §93, 106	2013-12-31		Signed
249A.3 (2)(b)	Amend	SF446, §70	2013-07-01		Signed
249A.3 (3)	Amend	SF446, §71	2013-07-01		Signed
249A.4 (9)(u1)	Amend	SF446, §72	2013-07-01		Signed
249A.4A	Amendment Directive	SF357, §14	2013-07-01		Signed
249A.4B (2)(a)(29,41)	Amend	HF417, §48	2013-07-01		Signed
249A.5	Amendment Directive	SF357, §14	2013-07-01		Signed
249A.6	Amendment Directive	SF357, §14	2013-07-01		Signed
249A.6A	Amendment Directive	<u>SF357, §14</u>	2013-07-01		Signed
<u>249A.7</u>	Amendment Directive	<u>SF357, §14</u>	2013-07-01		Signed
<u>249A.8</u>	Amendment Directive	<u>SF357, §14</u>	2013-07-01		Signed
<u>249A.12 (3)(b)</u>	Amend	<u>HF417, §49</u>	2013-07-01		Signed
<u>249A.12 (5)(b)</u>	Amend	<u>HF417, §50</u>	2013-07-01		Signed
<u>249A.14</u>	Amendment Directive	<u>SF357, §14</u>	2013-07-01		Signed
<u>249A.19</u>	Amendment Directive	<u>SF357, §14</u>	2013-07-01		Signed
<u>249A.26 (4)</u>	Amend	HF417, §51	2013-07-01		Signed
<u>249A.30 (1)</u>	Amend	HF417, §52	2013-07-01		Signed
249A.39	New	<u>SF357, §3</u>	2013-07-01		Signed
249A.40	New	<u>SF357, §4</u>	2013-07-01		Signed
249A.41	New	<u>SF357, §5</u>	2013-07-01		Signed
249A.42	New	<u>SF357, §6</u>	2013-07-01		Signed
249A.43	New	<u>SF357, §7</u>	2013-07-01		Signed
<u>249A.43 (3)</u>	Amend New	<u>SF452, §59</u>	2013-07-01		Signed
249A.44	New	<u>SF357, §8</u>	2013-07-01		Signed
249A.45	New	<u>SF357, §9</u>	2013-07-01		Signed
249A.46	New	<u>SF357, §10</u>	2013-07-01		Signed
249A.47	New	SF357, §11	2013-07-01		Signed
249A.48	New	<u>SF357, §12</u>	2013-07-01		Signed
249A.49	New	<u>SF357, §13</u>	2013-07-01		Signed
<u>249B.1 (6)</u>	Amend	SF446, §73	2013-07-01		Signed
<u>249F.1 (1)</u>	Amend	SF446, §74	2013-07-01		Signed
<u>Ch. 249H</u>	Repeal	<u>SF184, §35</u>	2013-07-01		Signed
<u>249J.6 (2)(a)</u>	Amend	HF556, §62	2013-07-01		Signed
<u>249J.8 (1)(k)</u>	Amend	SF446, §110	2013-07-01		Signed
<u>249J.8 (3)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>249J.14 (6)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>249J.17</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>249J.23 (1)</u>	Amend	<u>SF446, §111</u>	2013-07-01		Signed
<u>249J.24 (1)</u> 249J.26 (2)	Amend	SF446, §112 SE446, \$170, 197	2013-07-01		Signed
<u>249J.26 (2)</u> 240J.26 (2)	Amend Amend	SF446, §179, 187	2013-06-20		Signed
<u>249J.26 (2)</u> 240K 2 (2)		<u>SF446, §94</u> SE446, \$122, 127	2013-07-01		Signed
$\frac{249K.2 (3)}{249L.4 (5)(b)(4)}$	Amend Amend	SF446, §123, 127	2014-01-01 2013-07-01		Signed
<u>249L.4 (5)(b)(4)</u> 249M.4 (2)	Amend	<u>HF417, §53</u> SF446, §124, 127	2013-07-01 2014-01-01		Signed Signed
249M.4 (2) 249M.5	Amend	SF446, §124, 127 SF446, §57, 58	2014-01-01 2013-06-20		Signed
249N.1	New	<u>SF446, §37, 38</u> SF446, §166, 187	Contingent	2014-01-01	Signed
249N.1 249N.2	New	SF446, §167, 187	Contingent	2014-01-01	Signed
249N.3	New	SF446, §168, 187	Contingent	2014-01-01	Signed
249N.4	New	SF446, §169, 187	Contingent	2014-01-01	Signed
249N.5	New	SF446, §170, 187	Contingent	2014-01-01	Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
249N.6	New	SF446, §171, 187	Contingent	2014-01-01	Signed
249N.7	New	SF446, §172, 187	Contingent	2014-01-01	Signed
249N.8	New	SF446, §173, 187	Contingent	2014-01-01	Signed
252.27 (u2)	Amend	HF417, §54	2013-07-01	2014-01-01	Signed
252D.17	Amend	HF417, §55	2013-07-01		Signed
252D.17 (1)(m)	Amend New	SF452, §60	2013-07-01		Signed
256.5A	Amend	HF454, §1	2013-07-01		Signed
256.7 (19)	Amend	HF215, §79, 85	2014-07-01		Signed
256.7 (21)(b)	Amend	HF215, §47	2013-07-01		Signed
256.9 (50)(a)	Amendment Directive	HF556, §257	2013-07-01		Signed
256.9 (55)(a)	Amend	HF417, §56	2013-07-01		Signed
256.9 (55)(j)	Strike	SF396, §64	2013-07-01		Signed
256.9 (57)	Amendment Directive	HF556, §257	2013-07-01		Signed
256.9 (63)	Add	HF215, §102	2013-07-01		Signed
256.9 (63)	Add	HF604, §33	2013-07-01		Signed
256.11 (16)	Add	HF215, §89	2013-07-01		Signed
256.11A	Repeal	HF556, §216	2013-07-01		Signed
256.18A	Amend	HF417, §57	2013-07-01		Signed
256.20	Repeal	HF454, §37	2013-07-01		Signed
256.21	Repeal	HF454, §37	2013-07-01		Signed
256.22	Repeal	HF454, §37	2013-07-01		Signed
256.22	Repeal	HF556, §216	2013-07-01		Signed
256.23	Repeal	HF454, §37	2013-07-01		Signed
256.24	New	HF215, §76	2013-07-01		Signed
256.29	New	HF215, §48	2013-07-01		Signed
256.30	Amend	HF454, §2	2013-07-01		Signed
256.38	Repeal	HF454, §37	2013-07-01		Signed
256.40	Amend	HF604, §34	2013-07-01		Signed
256.42 (6)	Amend	HF417, §58	2013-07-01		Signed
256.42 (8,9)	Add	HF215, §43	2013-07-01		Signed
256.96	New	HF215, §44	2013-07-01		Signed
256.98	New	<u>HF215, §45</u>	2013-07-01		Signed
<u>256B.7</u>	Amend	HF454, §3	2013-07-01		Signed
<u>256C.3 (1)</u>	Amend	<u>HF351, §1</u>	2013-07-01		Signed
<u>256C.4 (1)(e)</u>	Amend	HF215, §103, 108	2013-06-03		Signed
<u>256C.4 (1)(f)</u>	Amend	<u>HF215, §10, 42</u>	2013-07-01	2014-07-01	Signed
<u>256D.3 (3)</u>	Amend	HF556, §63	2013-07-01		Signed
<u>256D.9</u>	Amend	HF215, §104, 108	2013-06-03		Signed
<u>256F.4 (5)</u>	Amend	HF215, §80, 85	2014-07-01		Signed
<u>256F.6 (2)</u>	Amend	HF556, §64	2013-07-01		Signed
<u>256I.7 (1)(a)</u>	Amend	<u>HF604, §11</u>	2013-07-01		Signed
<u>2561.8 (3)</u>	Add	<u>HF604, §12</u>	2013-07-01		Signed
2561.13	New	<u>HF604, §13</u>	2013-07-01		Signed
<u>257.1 (2)(b)</u>	Amend	HF215, §49	2013-07-01		Signed
<u>257.1 (3)</u>	Amend	<u>HF215, §50</u>	2013-07-01		Signed
<u>257.2 (1)</u>	Strike	HF215, §11, 42	2013-07-01	2014-07-01	Signed
<u>257.2 (9)(d)</u>	Add	<u>HF215, §1, 9</u>	2013-06-03		Signed
<u>257.2 (12)</u>	Amend	HF215, §12, 42	2013-07-01	2014-07-01	Signed
<u>257.2 (12A)</u>	Add	HF215, §13, 42	2013-07-01	2014-07-01	Signed
<u>257.3 (1)(c)</u>	Amend	SF451, §1, 35, 36	2013-05-09	2013-01-01	Signed
<u>257.3 (1)(d)</u>	Add	SF295, §14, 22, 23	2013-06-12	2013-01-01	Signed
<u>257.4 (1)(a)(8)</u>	Add	HF215, §2, 9	2013-06-03		Signed
<u>257.4 (1)(a)(8)</u>	Add	HF215, §51	2013-07-01		Signed

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257.4 (1)(b)	Amend	HF215, §3, 9	2013-06-03		Signed
257.6 (1)(a)(3)	Amend	HF454, §4	2013-07-01		Signed
257.6 (1)(a)(5)	Amend	HF215, §14, 42	2013-07-01	2014-07-01	Signed
257.8 (1,2)	Amend	HF215, §4, 9	2013-06-03		Signed
257.8 (2)	Amend	HF215, §52	2013-07-01		Signed
257.8 (3,6,7)	Amend	HF215, §15, 42	2013-07-01	2014-07-01	Signed
257.8 (4,5)	Strike	HF215, §16, 42	2013-07-01	2014-07-01	Signed
257.9 (1)(b)	Amend	HF215, §17, 42	2013-07-01	2014-07-01	Signed
<u>257.9 (2,4,6,7,8,9,10)</u>	Amend	HF215, §18, 42	2013-07-01	2014-07-01	Signed
<u>257.9 (11)</u>	Add	<u>HF215, §53</u>	2013-07-01		Signed
<u>257.10 (1)</u>	Amend	HF215, §19, 42	2013-07-01	2014-07-01	Signed
<u>257.10 (2)(a)</u>	Amend	HF215, §20, 42	2013-07-01	2014-07-01	Signed
<u>257.10 (4)(a)</u>	Amend	HF215, §21, 42	2013-07-01	2014-07-01	Signed
<u>257.10 (5)</u>	Amend	<u>HF215, §22, 42</u>	2013-07-01	2014-07-01	Signed
<u>257.10 (8)(a)</u>	Amend	<u>HF215, §54</u>	2013-07-01		Signed
<u>257.10 (9)(a)</u>	Amend	HF215, §23, 42	2013-07-01	2014-07-01	Signed
<u>257.10 (10)(a)</u>	Amend	<u>HF215, §24, 42</u>	2013-07-01	2014-07-01	Signed
<u>257.10 (11)(a)</u>	Amend	HF215, §25, 42	2013-07-01	2014-07-01	Signed
<u>257.10 (12)</u>	Add	HF215, §55	2013-07-01		Signed
<u>257.11 (3)(c)</u>	Strike	HF454, §5	2013-07-01		Signed
<u>257.11 (6A)</u>	Add	<u>HF472, §1</u>	2013-07-01		Signed
<u>257.11 (6A)(a)(1)</u>	Amend	<u>SF452, §20</u>	2013-07-01		Signed
<u>257.11 (7A)</u>	Add	HF454, §6	2013-07-01		Signed
<u>257.13 (2,3)</u>	Amend	HF215, §26, 42	2013-07-01	2014-07-01	Signed
<u>257.15 (4)(b)</u>	Amend	HF215, §5, 9	2013-06-03		Signed
<u>257.16 (4)</u>	Amend	HF215, §56	2013-07-01		Signed
257.16B	New	HF215, §6, 9	2013-06-03	0040 04 04	Signed
<u>257.21 (u2)</u>	Amend	SF295, §42, 45, 46	2013-06-12	2013-01-01	Signed
<u>257.31 (2)</u> 257.21 (5)(11)	Amendment Directive	HF556, §257	2013-07-01	2014 07 01	Signed
<u>257.31 (5)(u1)</u> 257.31 (5)(j)	Amend Amend	<u>HF215, §27, 42</u> SF452, §89	2013-07-01 2013-07-01	2014-07-01	Signed Signed
	Amend	<u>5F452, 965</u> HF215, <u>§</u> 28, 42	2013-07-01	2014-07-01	Signed
<u>257.31 (6)(a)</u> 257.31 (7)(b)	Amend	HF215, §29, 42	2013-07-01	2014-07-01	Signed
257.31 (14)(b)(3)	Amend	HF215, §30, 42	2013-07-01	2014-07-01	Signed
257.32 (1)(a)	Amend	HF215, §31, 42	2013-07-01	2014-07-01	Signed
257.35 (7A)	Add	SF452, <u>§8</u>	2013-07-01	2014 07 01	Signed
257.37 (1,3)	Amend	HF215, §32, 42	2013-07-01	2014-07-01	Signed
257.37 (4)	Amend	HF454, §7	2013-07-01		Signed
257.37A (1)(a)	Amend	HF215, §33, 42	2013-07-01	2014-07-01	Signed
257.37A (2)(a)	Amend	HF215, §34, 42	2013-07-01	2014-07-01	Signed
257.38 (1)(u1)	Amend	HF215, §35, 42	2013-07-01	2014-07-01	Signed
257.38 (2)	Amend	HF215, §36, 42	2013-07-01	2014-07-01	Signed
257.40	Amend	HF215, §37, 42	2013-07-01	2014-07-01	Signed
257.41 (1,3)	Amend	HF215, §38, 42	2013-07-01	2014-07-01	Signed
257.46 (2)	Amend	HF215, §39, 42	2013-07-01	2014-07-01	Signed
<u>258.12</u>	Amend	HF454, <u>§8</u>	2013-07-01		Signed
<u>258.16 (3)(d)</u>	Amend	HF417, §59	2013-07-01		Signed
<u>259A.1</u>	Amend	HF454, §9	2013-07-01		Signed
<u>259A.2 (u2)</u>	Amend	HF454, §10	2013-07-01		Signed
<u>260C.14 (22)(a)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>260C.18A (1)(b)</u>	Amend	HF604, §35	2013-07-01		Signed
<u>260C.18A (2)(c)</u>	Amend	HF604, §36	2013-07-01		Signed
<u>260C.18A (2)(e)</u>	Strike	HF604, §37	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
260C.18A (3)	Amend	HF604, <u>§38</u>	2013-07-01		Signed
260C.18A (4)(d)	Amend	HF604, §39	2013-07-01		Signed
260C.36 (4)(b)(1)	Amendment Directive	HF556, §257	2013-07-01		Signed
260C.50	New	HF604, §40	2013-07-01		Signed
260F.6 (2)	Amend	HF604, §41	2013-07-01		Signed
260H.2	Amend	HF604, §42	2013-07-01		Signed
260H.3 (1)(b)	Amend	HF604, §43	2013-07-01		Signed
260H.4 (2)(b)(5)	Add	HF604, §44	2013-07-01		Signed
260H.4 (2)(c)	Strike	HF604, §45	2013-07-01		Signed
260H.7A	New	HF604, §46	2013-07-01		Signed
260H.7B	New	HF604, §47	2013-07-01		Signed
260I.4 (6)	Amend	HF604, §48	2013-07-01		Signed
260I.5 (5)	Add	HF604, §49	2013-07-01		Signed
261.7 (2)	Amendment Directive	HF556, §257	2013-07-01		Signed
261.12 (1)(b)	Strike and Replace	SF452, §151	2013-07-01		Signed
261.86 (1)(f)	Amend	SF332, §1	2013-07-01		Signed
261.93 (2)(b)(4)	Amend	SF452, §21	2013-07-01		Signed
261.110	New	HF215, §46	2013-07-01		Signed
261.113 (5)(a)	Amend	HF604, §14	2013-07-01		Signed
261.113 (9)(d)	Add	HF604, §15	2013-07-01		Signed
261.114	New	HF604, §16	2013-07-01		Signed
261B.2 (5)(c)	Amend	HF417, §60	2013-07-01		Signed
261B.4 (17)	Amend	HF556, §65	2013-07-01		Signed
261B.9 (7)	Amend	HF417, §61	2013-07-01		Signed
261B.11 (2)(a)	Amend	HF556, §66	2013-07-01		Signed
261E.5 (3)	Amend	HF417, §62	2013-07-01		Signed
261E.8 (2)	Amend	HF215, §90	2013-07-01		Signed
262.9 (19)(c)	Add	HF604, §17	2013-07-01		Signed
262.9 (22)	Amend	HF604, §18	2013-07-01		Signed
262.9 (33)(a,d,f)	Amendment Directive	HF556, §257	2013-07-01		Signed
262.9B (3)(a)	Amend	SF396, §29	2013-07-01		Signed
263.18 (4)	Amend	SF446, §125, 127	2014-01-01		Signed
263B.3	Amend	HF417, §63	2013-07-01		Signed
263B.3	Amend	SF452, §61	2013-07-01		Signed
266.48 (1)(a)	Amend	HF417, §64	2013-07-01		Signed
272.31 (5)	Amend	HF417, §65	2013-07-01		Signed
273.3 (2)	Amend	HF417, §66	2013-07-01		Signed
273.3 (12)	Amend	HF454, §11	2013-07-01		Signed
273.3 (24)	Add	HF604, §19	2013-07-01		Signed
273.13	Amend	HF454, §12	2013-07-01		Signed
273.23 (5)	Amend	HF454, §13	2013-07-01		Signed
273.23 (8)	Amend	HF215, §40, 42	2013-07-01	2014-07-01	Signed
275.1 (2)	Amend	HF556, §67	2013-07-01		Signed
275.23A (2)	Amend	HF454, §14	2013-07-01		Signed
278.1 (1)(e)	Amend	HF454, §15	2013-07-01		Signed
279.9A	Amend	HF556, §68	2013-07-01		Signed
279.10 (1)	Amend	HF215, §81, 85	2014-07-01		Signed
279.10 (2)	Amend	HF215, §82, 85	2014-07-01		Signed
279.30	Amend	HF454, §16	2013-07-01		Signed
279.42	Amend	HF454, §17	2013-07-01		Signed
279.45	Amend	HF454, §18	2013-07-01		Signed
279.60 (1,2)	Amend	HF215, §105, 107	Multiple		Signed
279.63 (3)	Amendment Directive	HF556, §257	2013-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
279.69	New	SF452, §137	2013-07-01		Signed
<u>280.4 (3)</u>	Amend	HF215, §41, 42	2013-07-01	2014-07-01	Signed
<u>280.4 (3)</u>	Amend	SF452, §90	2013-07-01		Signed
<u>280.10 (4)</u>	Amend	HF417, §67	2013-07-01		Signed
<u>280.11 (4)(b)</u>	Amend	HF556, §69	2013-07-01		Signed
<u>280.13B</u>	Amend	HF556, §70	2013-07-01		Signed
<u>282.4 (2,3)</u>	Amend	HF556, §71	2013-07-01		Signed
<u>282.10 (4)</u>	Amend	HF454, §19	2013-07-01		Signed
<u>282.18 (7)</u>	Amend	HF215, §57, 75	2014-07-01		Signed
<u>282.20 (u3)</u>	Amend	HF454, §20	2013-07-01		Signed
<u>282.24 (1)(a)</u>	Amend	HF556, §72	2013-07-01		Signed
$\frac{284.2(1,7,8)}{284.2(2)}$	Amend	HF215, §58	2013-07-01		Signed
<u>284.3 (2)(a)</u>	Amend	HF215, §59	2013-07-01		Signed
<u>284.3A (2)(a)</u>	Amend	HF215, §60	2013-07-01		Signed
<u>284.5 (2)</u>	Strike	HF215, §61	2013-07-01		Signed
<u>284.5 (4)</u>	Amend	HF215, §62	2013-07-01		Signed
<u>284.6 (8)</u>	Amend	HF215, §63	2013-07-01		Signed
<u>284.7 (6)</u>	Add	HF215, §64	2013-07-01		Signed
<u>284.9 (5)</u>	Add	HF215, §65	2013-07-01		Signed
284.11	New	HF215, §66	2013-07-01		Signed
<u>284.13 (1)(a,b,c,d)</u>	Amend	HF604, §20	2013-07-01		Signed
<u>284.13 (1)(0e,00e)</u> 284.43 (1)(-)	Add	HF215, §67	2013-07-01		Signed
<u>284.13 (1)(e)</u> 284.42 (2)	Amend	HF215, §68	2013-07-01		Signed
<u>284.13 (3)</u> 294.45	Add	HF215, §69	2013-07-01		Signed
284.15	New	HF215, §70	2013-07-01		Signed
284.16	New	HF215, §71	2013-07-01		Signed
284.17	New	HF215, §72	2013-07-01		Signed
<u>291.1</u> 201.6 (2)	Amend	HF454, §21	2013-07-01 2013-07-01		Signed
<u>291.6 (3)</u> 201.6 (4)	Strike and Replace Amend	HF454, §22			Signed
<u>291.6 (4)</u> 291.7	Amend	HF454, §23	2013-07-01 2013-07-01		Signed
<u>291.7</u> 201.8		HF454, §24	2013-07-01 2013-07-01		Signed
<u>291.8</u> 291.12	Strike and Replace Amend	<u>HF454, §25</u> HF454, §26	2013-07-01		Signed Signed
291.12	Amend	HF454, §27	2013-07-01		Signed
297.35	Repeal	HF454, §37	2013-07-01		Signed
<u>297.35</u> 298.2 (1,5)	Amend	HF454, §28	2013-07-01		Signed
<u>298.2 (6)</u>	Strike	HF454, §29	2013-07-01		Signed
298.6	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>298</u> A.4	Amend	HF454, §30	2013-07-01		Signed
298A.5	Repeal	HF454, §37	2013-07-01		Signed
298A.9	Amend	HF454, §31	2013-07-01		Signed
298A.13	Amend	HF454, §32	2013-07-01		Signed
298A.15	New	HF533, §3, 4, 5	2013-04-25	2013-04-25	Signed
299.1 (1)	Amend	HF215, §91	2013-07-01	2010 04 20	Signed
299.1 (2)	Amend	HF215, §83, 85	2014-07-01		Signed
299.1A (1)	Amend	HF351, §2	2013-07-01		Signed
299.1A (3)	Add	HF351, §3	2013-07-01		Signed
299.1B	Amend	HF215, §92	2013-07-01		Signed
299.4 (1)	Amend	HF215, §84, 85	2014-07-01		Signed
299.4 (1)	Amend	HF215, §86	2013-07-01		Signed
299.6	Amend	HF556, §73	2013-07-01		Signed
299.6A (1)	Amend	HF215, §93	2013-07-01		Signed
299.8	Amend	HF215, §94	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
299.11 (u1)	Amend	HF215, §95	2013-07-01		Signed
299.12 (2)	Amend	HF215, §96	2013-07-01		Signed
299A.1	Amend	HF215, §97	2013-07-01		Signed
299A.1 (u2)	Amend	HF215, §87	2013-07-01		Signed
299A.3 (u1)	Amend	HF215, §88	2013-07-01		Signed
299A.4 (6)	Amend	HF454, §33	2013-07-01		Signed
299A.8	Amend	HF454, §34	2013-07-01		Signed
299A.11	Amend	HF215, §98	2013-07-01		Signed
303A.4 (4)	Amend	SF430, §35	2013-07-01		Signed
305.8 (1)(b)	Amend	HF307, §49	2013-07-01		Signed
306C.18 (4)	Amend	HF556, §74	2013-07-01		Signed
306D.4	Amend	SF452, §22	2013-07-01		Signed
307.49 (2)	Amendment Directive	HF556, §257	2013-07-01		Signed
309.57 (4)	Amend	HF556, §242	2013-07-01		Signed
312.3 (2)(d)	Add	SF452, §113, 115, 116	2013-06-20	2011-03-01	Signed
313.43	Amend	HF556, §75	2013-07-01	2011 00 01	Signed
313.44	Repeal	HF556, §216	2013-07-01		Signed
313.45	Repeal	HF556, §216	2013-07-01		Signed
313.64 (u1)	Amend	HF556, §76	2013-07-01		Signed
317.25	Amend	SF317, §1	2013-07-01		Signed
321.1 (12A,37,59,74)	Amend	SF386, §2, 21	2013-05-15		Signed
321.1 (24B)(c)	Amend	SF114, §1	2013-07-01		Signed
321.1 (28B)	Add	SF386, §4, 21	2013-05-15		Signed
321.1 (60)	Amend	SF386, §3	2013-07-01		Signed
321.20B (1)(a)	Amend	SF386, §5	2013-07-01		Signed
321.20B (2)(a)	Amend	SF386, §6	2013-07-01		Signed
321.26 (3)	Amend	SF386, §7	2013-07-01		Signed
<u>321.45 (1)(d)</u>	Add	SF386, §8, 21	2013-05-15		Signed
321.45 (4)	Amend	HF487, §1	2013-07-01		Signed
<u>321.46 (3)(a)</u>	Amend	SF349, §1, 3	2014-01-01		Signed
321.46 (7)	Amend	SF349, §2, 3	2014-01-01		Signed
321.49 (3)	Amend	HF487, §2	2013-07-01		Signed
321.55	Amend	SF452, §160	2013-07-01		Signed
321.98	Amend	HF556, §77	2013-07-01		Signed
321.105A (5)(b)	Amend	HF417, §68	2013-07-01		Signed
321.105A (7)	Amend	SF452, §161	2013-07-01		Signed
321.106 (1)	Amend	SF386, §9	2013-07-01		Signed
321.116	Repeal	SF452, §162, 163	2013-07-01	2014-01-01	Signed
321.134 (1)	Amendment Directive	HF556, §257	2013-07-01	2011 01 01	Signed
321.134 (2,3)	Amend	SF386, §10	2013-07-01		Signed
321.178 (1)(c)	Amend	HF215, §99	2013-07-01		Signed
321.178A	New	HF215, §100	2013-07-01		Signed
321.180B (1)(c,d,e)	Amend	HF556, §78	2013-07-01		Signed
321.180B (2)	Amend	SF115, §1, 3	2014-01-01		Signed
321.180B (2)(a)	Amend	HF215, §101	2013-07-01		Signed
<u>321.188 (6)(c)</u>	Amend	HF556, §79	2013-07-01		Signed
321.189 (8)	Amend	SF224, §1	2013-07-01		Signed
321.190 (1)(d)	Amend	SF224, §2, 5	2013-05-01		Signed
321.194 (1)(0b)	Add	SF115, §2, 3	2014-01-01		Signed
321.195	Amend	SF224, §3	2013-07-01		Signed
321.196 (1)	Amend	SF224, §4, 5	2013-05-01		Signed
321.196 (4)	Amend	HF355, §1, 4	2013-05-15		Signed
321.208 (6)(u1)	Amend	SF386, §11	2013-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
321.208 (6)(i,j)	Add	SF386, §12	2013-07-01		Signed
321.210 (2)(c)	Amend	HF556, §243	2013-07-01		Signed
321.232	Amend	SF452, §158	2013-07-01		Signed
321.276 (5)	Amend	HF556, §80	2013-07-01		Signed
321.285 (7)	Amend	HF556, §81	2013-07-01		Signed
321.341	Amend	HF556, §82	2013-07-01		Signed
321.354	Amend	HF556, §83	2013-07-01		Signed
321.375 (2)	Amend	HF454, §35	2013-07-01		Signed
321.449A	New	SF340, §1	2013-07-01		Signed
<u>321.463 (12A)</u>	Add	HF14, §1	2013-07-01		Signed
321.463 (12A)(a,c)	Amend	SF452, §62	2013-07-01		Signed
<u>321.466 (1)</u>	Strike	SF386, §13	2013-07-01		Signed
<u>321.466 (2)</u>	Amend	<u>SF386, §14</u>	2013-07-01		Signed
<u>321.473</u>	Amend	<u>SF355, §1</u>	2013-07-01		Signed
<u>321.498 (2)</u>	Amend	HF556, §84	2013-07-01		Signed
<u>321.499</u>	Repeal	HF556, §216	2013-07-01		Signed
<u>321A.18 (3)</u>	Amend	<u>SF114, §2</u>	2013-07-01		Signed
<u>321A.25</u>	Amend	<u>SF114, §3</u>	2013-07-01		Signed
<u>321A.27</u>	Amend	<u>SF114, §4</u>	2013-07-01		Signed
<u>321A.29 (1)(u1)</u>	Amend	<u>SF114, §5</u>	2013-07-01		Signed
<u>321A.29 (2)</u>	Amend	<u>SF114, §6</u>	2013-07-01		Signed
<u>321E.1</u>	Amend	<u>SF355, §2</u>	2013-07-01		Signed
<u>321E.1</u>	Amendment Directive	<u>SF355, §28</u>	2013-07-01		Signed
<u>321E.2</u>	Amend	<u>SF355, §3</u>	2013-07-01		Signed
<u>321E.2</u>	Amendment Directive	<u>SF355, §28</u>	2013-07-01		Signed
<u>321E.3</u>	Amendment Directive	<u>SF355, §28</u>	2013-07-01		Signed
<u>321E.7 (1,2)</u>	Amend	<u>SF355, §4</u>	2013-07-01		Signed
<u>321E.8</u>	Amend	<u>SF355, §5</u>	2013-07-01		Signed
<u>321E.9</u>	Amend	<u>SF355, §6</u>	2013-07-01		Signed
<u>321E.9A (1)</u>	Amend	SF452, §63	2013-07-01		Signed
<u>321E.9A (1,2)</u>	Amend	SF355, §7	2013-07-01		Signed
<u>321E.9B (1,3)</u>	Amend	<u>SF355, §8</u>	2013-07-01		Signed
<u>321E.10</u>	Amend	SF355, §9	2013-07-01		Signed
<u>321E.11</u>	Amend	SF355, §10	2013-07-01		Signed
<u>321E.12</u>	Amend	<u>SF355, §11</u>	2013-07-01		Signed
<u>321E.13</u>	Amend	SF355, §12	2013-07-01		Signed
<u>321E.14</u>	Amend	SF355, §13	2013-07-01		Signed
<u>321E.16</u>	Amend	SF355, §14	2013-07-01		Signed
<u>321E.17</u>	Amend	SF355, §15	2013-07-01		Signed
<u>321E.18</u>	Amend	SF355, §16	2013-07-01		Signed
<u>321E.19</u>	Amend	SF355, §17	2013-07-01		Signed
<u>321E.20</u>	Amend	SF355, §18	2013-07-01		Signed
<u>321E.21</u>	Repeal	SF355, §27	2013-07-01		Signed
<u>321E.22</u>	Repeal	SF355, §27	2013-07-01		Signed
<u>321E.23</u>	Repeal Strike and Bankasa	<u>SF355, §27</u>	2013-07-01		Signed
321E.24 321E.25	Strike and Replace Amend	SF355, §19 SF355, §20	2013-07-01 2013-07-01		Signed
<u>321E.25</u> 321E 27	Amend Amendment Directive	SF355, §20 SF355, §28	2013-07-01 2013-07-01		Signed
<u>321E.27</u> 321E.28	Repeal	<u>SF355, §28</u> SF355, §27	2013-07-01 2013-07-01		Signed Signed
<u>321E.20</u> 321E.29	Amend	<u>SF355, §21</u> SF355, §21	2013-07-01 2013-07-01		Signed
321E.29A	Amend	SF355, §22	2013-07-01		Signed
321E.30	New	<u>SF355, §23</u>	2013-07-01		Signed
321E.30	Repeal	<u>SF355, §25</u> SF355, §27	2013-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
321E.32	Amend	SF355, §24	2013-07-01		Signed
<u>321E.33</u>	Repeal	SF355, §27	2013-07-01		Signed
321E.34	Amend	SF355, §25	2013-07-01		Signed
321G.20 (2)	Amend	HF556, §85	2013-07-01		Signed
321G.29 (3)	Amend	SF435, §54	2013-07-01		Signed
3211.31 (3)	Amend	SF435, §55	2013-07-01		Signed
3211.31 (3)	Amend	SF452, §97	2013-07-01		Signed
321J.17 (1,3)	Amend	SF386, §15	2013-07-01		Signed
321J.20 (1)(d)	Amend	SF386, §16	2013-07-01		Signed
321J.20 (2)	Amend	SF386, §17	2013-07-01		Signed
321J.24 (5)(a)(2)	Amend	HF556, §86	2013-07-01		Signed
321J.25 (2)(b)	Amend	HF556, §87	2013-07-01		Signed
321M.9 (4)	Strike	SF386, §18	2013-07-01		Signed
322.2 (2,11)	Amend	SF386, §19, 21	2013-05-15		Signed
322.13 (1)	Amendment Directive	HF556, §257	2013-07-01		Signed
322.33 (2)	Amend	HF417, §69	2013-07-01		Signed
322A.1 (5)(a)(3,5)	Amend	HF417, §70	2013-07-01		Signed
322A.3A	New	HF395, §1	2013-07-01		Signed
322A.7	Amend	HF395, §2	2013-07-01		Signed
322A.9	Amend	HF395, §3	2013-07-01		Signed
323.1 (01,3A,7A,7B,7C,11,12)	Add	HF640, §4	2013-07-01		Signed
323.4A	New	HF640, §5	2013-07-01		Signed
326.2 (6)(a)	Amend	HF417, §71	2013-07-01		Signed
327F.39 (1)(a-c)	Amendment Directive	HF417, §261	2013-07-01		Signed
327F.39 (1)(0c,0g)	Add	SF340, §2	2013-07-01		Signed
327F.39 (4A)	Add	SF340, §3	2013-07-01		Signed
327F.39 (6)	Amend	SF340, §4	2013-07-01		Signed
327F.39 (6)(b)	Amend	SF452, §64	2013-07-01		Signed
331.211 (1)(b)	Amend	HF556, §244	2013-07-01		Signed
331.301 (6)(b)	Amend	SF427, §33, 36	2013-07-01		Signed
331.321 (1)(e)	Amend	HF556, §88	2013-04-20		Signed
<u>331.321 (1)(x)</u>	Amend	HF556, §245	2013-07-01		Signed
331.362 (1)	Amend	HF417, §72	2013-07-01		Signed
331.362 (9)	Amend	SF355, §26	2013-07-01		Signed
331.382 (8)(a)	Amend	HF417, §73	2013-07-01		Signed
331.389 (3)(a)	Amend	SF452, §170, 186	2013-07-01		Signed
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<u>331.390 (2)(a)</u> <u>331.390 (3)(b)</u>	Amend Amend	<u>HF417, §74</u> HF417, §75	2013-07-01 2013-07-01		Signed Signed
331.392 (2)(i)	Amend		2013-07-01		-
331.395	Amend	<u>HF556, §89</u> HF556, §90	2013-07-01		Signed Signed
331.396 (1)(0d)	Add	SF452, §171, 186	2013-07-01		Signed
<u>331.396 (2)(00)</u>	Add	SF452, §172, 186	2013-06-20		Signed
331.397 (2)(b)	Amend	SF452, §173, 186	2013-06-20		Signed
331.397 (7)(u1)	Amend	SF452, §174, 186	2013-06-20		Signed
331.399	New	HF648, §14, 18	2013-06-20		Signed
331.439 (5)(b)	Amendment Directive	HF556, §257	2013-00-20		
<u>331.439 (5)(0)</u> 331.502 (41A)	Add	HF603, §58	2013-07-01		Signed Signed
331.512 (4A)	Add	SF295, §1, 13	2013-07-01	2014-07-01	Signed
<u>331.512 (4A)</u> 331.512 (13A)	Add	<u>SF295, §15, 22, 23</u>	2013-07-01	2014-07-01 2013-01-01	Signed
	Add Amend		2013-00-12	2010-01-01	Signed
<u>331.552 (25)</u> 331 553 (6)	Amendment Directive	<u>HF417, §76</u> HF556, <u>§257</u>	2013-07-01 2013-07-01		Signed
<u>331.553 (6)</u> 331 559 (144)	Add		2013-07-01 2013-07-01	2014-07-01	
<u>331.559 (14A)</u> 331.559 (25A)	Add	<u>SF295, §2, 13</u> SF295, §16, 22, 23	2013-07-01 2013-06-12	2014-07-01 2013-01-01	Signed Signed
<u></u>		01 200, 310, 22, 20	2010-00-12	2010-01-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
<u>331.604 (3)(b)(2)(a,c)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
331.604 (3)(d)	Amendment Directive	HF556, §257	2013-07-01		Signed
331.604 (4)	Amend	SF451, §2, 35, 36	2013-05-09	2013-01-01	Signed
331.606A (3)	Amend	HF556, §91	2013-07-01	2010 01 01	Signed
331.606A (6)(b)	Amend	HF556, §92	2013-07-01		Signed
331.606A (6)(c)	Amendment Directive	HF556, §257	2013-07-01		Signed
331.653 (33)	Amend	HF556, §93	2013-07-01		Signed
331.756 (42)	Strike	SF406, §32, 35	2014-07-01		Signed
331.802 (2)(c)	Amend	SF202, §2	2013-07-01		Signed
331.802 (4)	Amend	SF202, §3	2013-07-01		Signed
341A.2	Amend	HF417, §77	2013-07-01		Signed
341A.15	Amend	HF556, §94	2013-07-01		Signed
350.4 (9)(a)	Amend	HF417, §78	2013-07-01		Signed
354.9 (3)	Amend	HF417, §79	2013-07-01		Signed
355.7 (6)	Amend	HF417, §80	2013-07-01		Signed
355.8 (8)	Amend	HF417, §81	2013-07-01		Signed
357A.11 (1)	Amend	HF556, §95	2013-07-01		Signed
357E.9 (1)(b)	Amend	HF556, §96	2013-07-01		Signed
364.2 (4)(f)	Amend	SF452, §148, 150	2013-06-20		Signed
364.3 (3)(b)	Amend	SF427, §34, 36	2013-04-26		Signed
<u>368.10</u>	Amend	HF620, §15	2013-07-01		Signed
<u>368.26</u>	Amend	HF556, §97	2013-07-01		Signed
<u>384.3A (3)(j)</u>	Add	SF452, §149, 150	2013-06-20		Signed
<u>384.6 (1)(b)</u>	Amend	HF417, <u>§82</u>	2013-07-01		Signed
<u>384.65 (4)(c)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>384.84 (4)(d)</u>	Amend	HF524, §1	2013-07-01		Signed
<u>400.8 (1)</u>	Amend	<u>SF327, §1</u>	2013-07-01		Signed
403.19A (1)(c,e,f,g)	Amend	<u>SF433, §1, 6</u>	2013-07-01	Multiple	Signed
403.19A (1)(0f)	Add	<u>SF433, §2, 6</u>	2013-07-01	Multiple	Signed
403.19A (3)(a,b,c,f)	Amend	<u>SF433, §3, 6</u>	2013-07-01	Multiple	Signed
<u>403.19A (3)(d)(1)</u>	Amend	<u>SF433, §4, 6</u>	2013-07-01	Multiple	Signed
<u>403.19A (3)(0f)</u>	Add	<u>SF433, §5, 6</u>	2013-07-01	Multiple	Signed
<u>404.2 (2)(f)</u>	Amend	SF295, §24, 30	2015-01-01		Signed
<u>404.3 (4)</u>	Amend	<u>SF295, §25, 30</u>	2015-01-01		Signed
<u>404A.1 (2)(e)</u>	Amend	<u>SF436, §1</u>	2013-07-01		Signed
404A.3 (3)(b)	Amend	SF436, §2, 4, 5	2013-05-16	2013-07-01	Signed
<u>404A.4 (2)(d)</u>	Amend	SF452, §117	2013-07-01		IV Full
<u>404A.4 (2)(e,f)</u>	Add	SF452, §118	2013-07-01		IV Full
<u>404A.4 (4)(a)</u>	Amend	SF452, §119	2013-07-01		IV Full
<u>404A.4 (4)(b)(1)</u>	Amend	<u>SF436, §3</u>	2013-07-01		Signed
<u>411.1 (14)</u>	Amend	<u>SF327, §2</u>	2013-07-01		Signed
<u>411.1 (23)</u>	Add	<u>SF327, §3</u>	2013-07-01		Signed
<u>411.5 (12)(e)</u>	Strike and Replace	<u>SF327, §4</u>	2013-07-01		Signed
$\frac{411.6 (1)(b)}{444.6 (2)(2)}$	Amend	<u>SF327, §5</u>	2013-07-01		Signed
<u>411.6 (8)(c)(3)</u>	Strike	SF327, §6	2013-07-01		Signed
<u>411.6 (16)(a)(1)</u>	Amend	HF556, §98	2013-07-01	2007 04 04	Signed
<u>411.9 (2)</u> 411.9 (2A)	Amend Add	SF327, §7, 12, 13	2013-04-05 2013-07-01	2007-01-01	Signed
	Add Add	SF327, §8 SF327, §9, 12, 13	2013-07-01 2013-04-05	2007-01-01	Signed
<u>411.9 (2B)</u> 411.23 (1)	Add Amend	<u>SF327, §9, 12, 13</u> SF327, §10	2013-04-05 2013-07-01	2007-01-01	Signed Signed
	Amend	<u>SF327, §10</u> SF327, §11, 12, 14	2013-07-01 2013-04-05	2013-01-01	Signed
<u>411.36 (1)(a)(3)</u> 418.1 (3)	Amend	HF307, §50	2013-04-05 2013-07-01	2013-01-01	Signed
<u>418.5 (1)</u>	Amend	HF307, §51	2013-07-01 2013-07-01		Signed
			2010-01-01		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
449 E (4)	Amend		2013-07-01		Cianad
<u>418.5 (1)</u> 418.5 (2)(0)	Amend	<u>SF452, §65</u> HF307, §52	2013-07-01 2013-07-01		Signed Signed
<u>418.5 (2)(e)</u> 418.7	Amend	HF307, §53	2013-07-01		Signed
418.8 (1)	Amend	HF307, §54	2013-07-01		Signed
<u>418.9 (4,7)</u>	Amend	HF307, §55	2013-07-01 2013-07-01		Signed
	Amend	HF556, §99	2013-07-01		Signed
$\frac{419.1 (12)(c)}{419.4 (2)(c)(5)}$	Amend	HF417, §83	2013-07-01		Signed
<u>419.4 (2)(a)(5)</u> 419.4 (2)(b)	Amend	HF417, §84	2013-07-01		Signed
420.224	Amend	HF556, §100	2013-07-01		Signed
421.1A (2)(b)	Amend	SF295, §47, 64, 66	2013-06-12	2013-06-12	Signed
421.1A (6)	Amend	SF295, §48, 64, 67	2013-06-12	2013-07-01	Signed
421.1A (7)	Strike	SF295, §49, 64, 65	2013-06-12	2013-07-01	Signed
421.7 (5)	Amend	HF575, §17	2013-07-01	2014-01-01	Signed
421.10	Amend	SF451, §3, 35, 36	2013-05-09	2013-01-01	Signed
421.17 (2)(d)	Add	SF432, §4	2013-07-01	2010 01 01	Signed
421.17 (10)(u1)	Amend	HF575, §18	2013-07-01		Signed
421.17 (10)(b)	Amend	HF575, §19	2013-07-01		Signed
421.17 (27)(e)	Amend	HF575, §20	2013-07-01		Signed
421.17 (28)	Amendment Directive	HF556, §257	2013-07-01		Signed
421.24 (3)	Amend	HF417, §85	2013-07-01		Signed
421.30 (1)	Amend	HF556, §101	2013-07-01		Signed
421C.4 (1)	Amend	HF556, §102	2013-07-01		Signed
422.3 (5)	Amend	SF106, §2, 7, 8	2013-02-14	2012-01-01	Signed
422.5 (1)(j)(2)(a)	Amend	SF452, §120, 123, 124	2013-06-20	2013-01-01	Signed
422.7 (2)	Amend	HF575, §1	2013-07-01		Signed
422.7 (19)	Amend	HF607, §23, 27	2013-07-01		Signed
422.7 (19,48)	Strike	HF575, §2	2013-07-01		Signed
422.7 (39A)(u1)	Amend	SF106, §9, 11, 12	2013-02-14	2013-01-01	Signed
422.8 (2)(b)(u1)	Amend	SF452, §121, 123, 124	2013-06-20	2013-01-01	Signed
422.9 (2)(i)	Amend	SF106, §3, 7, 8	2013-02-14	2012-01-01	Signed
422.9 (6,7)	Strike	HF575, §3, 9	2013-04-24		Signed
422.10 (3)(b)	Amend	SF106, §4, 7, 8	2013-02-14	2012-01-01	Signed
422.11E	New	SF295, §43, 45, 46	2013-06-12	2013-01-01	Signed
422.11E	New	SF452, §145, 147	2013-07-01	2014-01-01	Signed
422.11M	Amend	HF599, §20, 23, 24	2013-06-17	2013-01-01	Signed
<u>422.11S (4A)</u>	Add	HF625, §4, 6, 7	2013-06-11	2013-01-01	Signed
<u>422.11S (7)(a)(2)</u>	Amend	HF625, §5, 6	2013-06-11		Signed
<u>422.12B (1)</u>	Amend	<u>SF295, §70, 71</u>	2013-07-01	2013-01-01	Signed
<u>422.15 (2)</u>	Amend	SF452, §122, 123, 124	2013-06-20	2013-01-01	Signed
<u>422.16 (10)(c)</u>	Amend	HF417, §86	2013-07-01		Signed
<u>422.20 (3)(a)</u>	Amend	<u>HF417, §87</u>	2013-07-01		Signed
<u>422.20 (3)(a)</u>	Amend	HF575, §4, 9	2013-04-24		Signed
<u>422.25 (1)(b)</u>	Amend	<u>SF432, §1</u>	2013-07-01		Signed
<u>422.32 (1)(g)</u>	Amend	SF106, §5, 7, 8	2013-02-14	2012-01-01	Signed
<u>422.32 (2)</u>	Amend	HF417, §88	2013-07-01		Signed
<u>422.33 (5)</u>	Amend	HF417, §89	2013-07-01		Signed
422.33 (5)(d)(2)	Amend	<u>SF106, §6, 7, 8</u>	2013-02-14	2012-01-01	Signed
<u>422.33 (21)</u>	Amend	HF599, §21, 23, 24	2013-06-17	2013-01-01	Signed
422.33 (30)	Add	SF452, §146, 147	2013-07-01	2014-01-01	Signed
<u>422.35 (2)</u>	Amend	HF575, §5	2013-07-01		Signed
<u>422.35 (13)</u>	Amend	HF607, §24, 27	2013-07-01		Signed
422.35 (13)	Strike	<u>HF575, §6</u>	2013-07-01		Signed
<u>422.35 (19A)(u1)</u>	Amend	<u>SF106, §10, 11, 12</u>	2013-02-14	2013-01-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
	Amend		2013-07-01		
<u>422.61 (3)(b)</u> 422 70 (1)	Amend	HF575, §7	2013-07-01		Signed Signed
<u>422.70 (1)</u> 422.72 (3)(a)	Amend	<u>HF417, §90</u> HF417, §91	2013-07-01		Signed
	Amend		2013-07-01 2013-04-24		
<u>422.72 (3)(a)</u>	Add	<u>HF575, §8, 9</u> SF106, §13, 14, 15	2013-04-24 2013-02-14	2012 01 01	Signed
<u>422.73 (1A)</u>				2012-01-01	Signed
<u>422D.1 (2)(a)(u1)</u>	Amend	HF417, §92	2013-07-01	2012 01 01	Signed
<u>422D.2</u>	Amend Amend	<u>SF295, §44, 45, 46</u>	2013-06-12 2013-07-01	2013-01-01	Signed
$\frac{423.1}{423.1}$	Amend	SF452, §125	2013-07-01		Signed
<u>423.1 (39)(b,c)</u>	Amend	HF575, §10	2013-07-01		Signed
<u>423.1 (48)</u>	Amend	HF625, §1	2013-07-01		Signed
<u>423.2 (6)(a)</u>	Amend	SF452, §126	2013-07-01		Signed
<u>423.2 (11)(b)(5)</u>		HF575, §11			Signed
<u>423.2 (11)(b)(6)</u> 422.2 (18)(a)	Add	HF641, §9	2013-07-01		Signed
<u>423.3 (18)(c)</u>	Amend	HF417, §93	2013-07-01		Signed
<u>423.3 (18)(c)</u>	Amend	HF575, §12	2013-07-01		Signed
$\frac{423.3 (18)(f)(1)}{422.2 (44)}$	Amend	SF446, §59	2013-07-01		Signed
$\frac{423.3}{42}$	Strike	HF575, §13	2013-07-01		Signed
<u>423.3 (47)(d)(4)</u>	Amend	SF452, §127	2013-07-01		Signed
<u>423.3 (54)</u>	Amend	HF630, §1	2013-07-01		Signed
<u>423.3 (57)(d)</u>	Amend	HF199, §1	2013-07-01		Signed
<u>423.3 (58)</u>	Amend	HF575, §14	2013-07-01		Signed
<u>423.3 (99)</u>	Add	HF575, §15	2013-07-01		Signed
<u>423.3 (99)</u>	Add	SF452, §128	2013-07-01		Signed
<u>423.5</u>	Amend	HF417, §94	2013-07-01		Signed
<u>423.6 (6)</u>	Amend	HF417, §95	2013-07-01		Signed
423.13A	New	HF625, §2	2013-07-01		Signed
<u>423.36 (1A)</u>	Add	HF625, §3	2013-07-01		Signed
<u>423.37 (2)</u>	Amend	<u>SF432, §2</u>	2013-07-01		Signed
<u>423.56 (3)(c)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>423A.6 (u1)</u>	Amend	HF641, §10	2013-07-01		Signed
<u>423B.1 (4)(a)</u>	Amend	HF556, §103	2013-07-01		Signed
<u>423B.2</u>	Amend	HF556, §104	2013-07-01		Signed
<u>423F.2 (1)(b)</u>	Amend	SF452, §134, 136	2013-07-01	2014-07-01	Signed
<u>423F.2 (3)</u>	Amend	SF452, §135, 136	2013-07-01	2014-07-01	Signed
<u>423F.3 (1)(d)</u>	Strike	HF454, §36	2013-07-01		Signed
<u>423F.3 (3)(0c)</u>	Add	HF604, §50	2013-07-01		Signed
423F.3 (3)(c)	Amend	HF604, §51	2013-07-01		Signed
<u>424.10 (2)(a)</u>	Amend	<u>SF432, §3</u>	2013-07-01		Signed
<u>426A.8 (u1)</u>	Amend	HF417, §96	2013-07-01		Signed
<u>426A.11 (1)</u>	Amend	HF417, §97	2013-07-01		Signed
<u>426A.11 (1)</u>	Amend	SF452, §66	2013-07-01		Signed
<u>426B.3 (4)</u>	Amend	SF452, §177, 186	2013-06-20		Signed
<u>426B.3 (5)</u>	Add	SF446, §180, 187	Contingent	2014-01-01	Signed
426C.1	New	SF295, §3, 13	2013-07-01	2014-07-01	Signed
426C.2	New	SF295, §4, 13	2013-07-01	2014-07-01	Signed
426C.3	New	SF295, §5, 13	2013-07-01	2014-07-01	Signed
426C.4	New	SF295, §6, 13	2013-07-01	2014-07-01	Signed
426C.5	New	<u>SF295, §7, 13</u>	2013-07-01	2014-07-01	Signed
426C.6	New	<u>SF295, §8, 13</u>	2013-07-01	2014-07-01	Signed
426C.7	New	SF295, §9, 13	2013-07-01	2014-07-01	Signed
426C.8	New	SF295, §10, 13	2013-07-01	2014-07-01	Signed
426C.9	New	<u>SF295, §11, 13</u>	2013-07-01	2014-07-01	Signed
<u>427.1 (39)</u>	Add	HF627, §1, 3	2013-07-01	2014-01-01	Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
427A.1 (1)(h)	Amend	SF451, §4, 35, 36	2013-05-09	2013-01-01	Signed
427A.1 (4)(d)	Add	HF632, §1, 3, 4	2013-05-24	2013-01-01	Signed
427B.1 (1)	Amend	HF397, §8	2013-07-01	2010 01 01	Signed
427B.17	Amend	HF556, §105	2013-07-01		Signed
427B.17 (5)(u1)	Amend	SF451, §5, 35, 36	2013-05-09	2013-01-01	Signed
427B.19A (5)	Amend	HF556, §246	2013-07-01		Signed
427B.19C	Amend	HF556, §247	2013-07-01		Signed
428.24	Amend	SF451, §6, 35, 36	2013-05-09	2013-01-01	Signed
428.26	Amend	SF451, §7, 35, 36	2013-05-09	2013-01-01	Signed
428.28	Amend	SF451, §8, 35, 36	2013-05-09	2013-01-01	Signed
432.12C (2)	Amend	HF556, §106	2013-07-01		Signed
432.12C (2)	Amend	HF575, §21	2013-07-01		Signed
433.4	Amend	SF295, §31, 38, 39	2013-06-12	2013-01-01	Signed
433.5	Amend	SF295, §32, 38, 39	2013-06-12	2013-01-01	Signed
433.6	Repeal	SF295, §35, 38, 39	2013-06-12	2013-01-01	Signed
<u>433.8</u>	Amend	SF295, §33, 38, 39	2013-06-12	2013-01-01	Signed
<u>433.9</u>	Amend	SF295, §34, 38, 39	2013-06-12	2013-01-01	Signed
<u>437A.3 (1)(a)(1)</u>	Amend	HF556, §248	2013-07-01		Signed
<u>437A.15 (7)(b)</u>	Amend	SF451, §9, 35, 36	2013-05-09	2013-01-01	Signed
437B.1	New	<u>SF451, §10, 35, 36</u>	2013-05-09	2013-01-01	Signed
437B.2	New	SF451, §11, 35, 36	2013-05-09	2013-01-01	Signed
<u>437B.2 (8)(a)(2)</u>	Amend New	<u>SF452, §67</u>	2013-07-01		Signed
<u>437B.2 (10)</u>	Amend New	<u>SF452, §68</u>	2013-07-01		Signed
437B.3	New	<u>SF451, §12, 35, 36</u>	2013-05-09	2013-01-01	Signed
437B.4	New	<u>SF451, §13, 35, 36</u>	2013-05-09	2013-01-01	Signed
437B.5	New	SF451, §14, 35, 36	2013-05-09	2013-01-01	Signed
437B.6	New	<u>SF451, §15, 35, 36</u>	2013-05-09	2013-01-01	Signed
437B.7	New	<u>SF451, §16, 35, 36</u>	2013-05-09	2013-01-01	Signed
437B.8	New	<u>SF451, §17, 35, 36</u>	2013-05-09	2013-01-01	Signed
437B.9	New	SF451, §18, 35, 36	2013-05-09	2013-01-01	Signed
437B.10	New	<u>SF451, §19, 35, 36</u>	2013-05-09	2013-01-01	Signed
<u>437B.10 (2)(b)</u>	Amend New	<u>SF452, §69</u>	2013-07-01		Signed
437B.11	New	SF451, §20, 35, 36	2013-05-09	2013-01-01	Signed
437B.12	New	SF451, §21, 35, 36	2013-05-09	2013-01-01	Signed
437B.13	New	SF451, §22, 35, 36	2013-05-09	2013-01-01	Signed
437B.14	New	SF451, §23, 35, 36	2013-05-09	2013-01-01	Signed
437B.15	New	SF451, §24, 35, 36	2013-05-09	2013-01-01	Signed
437B.16	New	<u>SF451, §25, 35, 36</u>	2013-05-09	2013-01-01	Signed
437B.17	New	SF451, §26, 35, 36	2013-05-09	2013-01-01	Signed
437B.18	New	SF451, §27, 35, 36	2013-05-09	2013-01-01	Signed
437B.19	New	SF451, §28, 35, 36	2013-05-09	2013-01-01	Signed
437B.20	New	SF451, §29, 35, 36	2013-05-09	2013-01-01	Signed
437B.21	New	SF451, §30, 35, 36	2013-05-09	2013-01-01	Signed
<u>441.4</u> 441.5 (1)	Amend Amend	HF556, §107	2013-07-01 2013-07-01		Signed
	Amend	<u>SF432, §5</u>			Signed
<u>441.5 (4)</u> 441 16 (2)(b)	Amend	<u>SF432, §6</u> HE417_898	2013-07-01 2013-07-01		Signed Signed
<u>441.16 (2)(b)</u> 441.21 (3)	Amend	<u>HF417, §98</u> SF295, §50, 64, 65	2013-07-01 2013-06-12	2014-01-01	Signed
<u>441.21 (3)</u> 441.21 (4)	Amend	SF295, §17, 22, 23	2013-06-12	2014-01-01 2013-01-01	Signed
<u>441.21 (4)</u> 441.21 (5)	Amend	SF295, §18, 22, 23	2013-06-12	2013-01-01 2013-01-01	Signed
441.21 (8)(b)	Amend	SF295, §26, 30	2015-00-12	2010 01-01	Signed
<u>441.21 (9,10)</u>	Amend	SF295, §19, 22, 23	2013-01-01	2013-01-01	Signed
441.21 (9,10)	Amend	SF295, §27, 30	2015-00-12	2010 01-01	Signed
		<u></u>			2.9.100

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
	Amend			2013-01-01	
<u>441.21 (12)</u> 441.21 (13)	Add	<u>HF632, §2, 3, 4</u> SF295, §28, 30	2013-05-24 2015-01-01	2013-01-01	Signed Signed
<u>441.21 (13)</u> 441.21A	New		2013-01-01	2013-01-01	
		SF295, §20, 22, 23			Signed
<u>441.23</u> 444.26 (4)	Amend	SF295, §51, 64, 65	2013-06-12	2014-01-01	Signed
<u>441.26 (1)</u>	Amend	SF295, §52, 64, 65	2013-06-12	2014-01-01	Signed
<u>441.28</u>	Amend	SF295, §53, 64, 65	2013-06-12	2014-01-01	Signed
441.30	New	SF295, §54, 64, 65	2013-06-12	2014-01-01	Signed
$\frac{441.35}{441.35}$	Amend	SF295, §55, 64, 65	2013-06-12	2014-01-01	Signed
<u>441.37 (1)(a,b)</u>	Amend	SF295, §56, 64, 65	2013-06-12	2014-01-01	Signed
<u>441.37 (2A)</u>	Add	SF295, §57, 64, 65	2013-06-12	2014-01-01	Signed
<u>441.37A (1)(a,b)</u>	Amend	SF295, §58, 64, 65	2013-06-12	2014-01-01	Signed
<u>441.37A (1)(e)</u>	Add	SF295, §59, 64, 65	2013-06-12	2014-01-01	Signed
<u>441.37A (2)</u>	Amend	SF295, §60, 64, 69	2013-06-12	2013-01-01	Signed
<u>441.37A (3)(a)</u>	Amend	SF295, §61, 64, 65	2013-06-12	2014-01-01	Signed
<u>441.73 (1)</u>	Amend	SF451, §31, 35, 36	2013-05-09	2013-01-01	Signed
<u>443.2 (u2)</u>	Amend	SF451, §32, 35, 36	2013-05-09	2013-01-01	Signed
<u>445.37 (u4)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
452A.2 (6A,9A,28A,30A,37A)	Add	HF640, §6	2013-07-01		Signed
<u>452A.2 (25)(a)(2)</u>	Amend	HF417, §99	2013-07-01		Signed
<u>452A.3 (1)(u1)</u>	Amend	HF640, §11, 13	2013-06-17		Signed
<u>452A.3 (1A)</u>	Amend	HF640, §12, 13	2013-06-17		Signed
452A.6A	New	HF640, §7	2013-07-01		Signed
<u>453A.35</u>	Amend	<u>SF446, §130</u>	2013-07-01		Signed
453A.45 (5)(b)	Amend	HF575, §22	2013-07-01		Signed
<u>453A.47</u>	Amend	HF575, §23	2013-07-01		Signed
<u>453A.47A (7)(b)</u>	Amend	HF575, §24	2013-07-01		Signed
<u>453B.7 (2)</u>	Amend	HF556, §108	2013-07-01		Signed
<u>453D.3 (2)(u1)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
455B.103A (1)(b)	Amend	<u>HF311, §1</u>	2013-07-01		Signed
455B.105 (11)(a)(2)	Amend	HF417, §100	2013-07-01		Signed
<u>455B.152 (4)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
455B.186	Amend	<u>HF311, §2</u>	2013-07-01		Signed
<u>455B.199 (6)(g)</u>	Add	<u>SF388, §1</u>	2013-07-01		Signed
<u>455B.199 (7)(b)</u>	Amend	SF388, §2	2013-07-01		Signed
<u>455B.265 (1)</u>	Amend	<u>HF311, §3</u>	2013-07-01		Signed
455B.266 (1)(d)	Amend	HF307, §56	2013-07-01		Signed
455B.275 (3A)	Add	<u>HF541, §1</u>	2013-07-01		Signed
455B.275 (3A)(a,b)	Amend	<u>SF452, §70</u>	2013-07-01		Signed
<u>455B.291 (2)</u>	Amend	HF607, §25, 27	2013-07-01		Signed
455B.301 (20)	Amend	HF556, §109	2013-07-01		Signed
455B.385	Amend	HF307, §57	2013-07-01		Signed
455B.474A	Amend	HF417, §101	2013-07-01		Signed
<u>455B.481 (1-3)</u>	Amend	HF225, §1	2013-07-01		Signed
<u>455B.481 (4,5)</u>	Strike	HF225, §2	2013-07-01		Signed
<u>455B.482 (7A)</u>	Add	HF225, §3	2013-07-01		Signed
<u>455B.484 (1A)</u>	Add	HF225, §4	2013-07-01		Signed
<u>455B.484 (2,3,4,6,7,9,10)</u>	Strike	HF225, §5	2013-07-01		Signed
<u>455B.484A (1)(c)</u>	Amend	HF225, §6	2013-07-01		Signed
<u>455B.485 (3,5)</u>	Strike	HF225, §7	2013-07-01		Signed
<u>455B.486 (1)</u>	Strike	HF225, §8	2013-07-01		Signed
<u>455B.487 (1)</u>	Amend	HF225, §9	2013-07-01		Signed
<u>455B.487 (8)</u>	Strike	HF225, §10	2013-07-01		Signed
<u>455B.516</u>	Repeal	HF225, §26	2013-07-01		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
455B.516 (9)	Amend	HF417, §102	2013-07-01		Signed
455B.517	Repeal	HF225, §26	2013-07-01		Signed
455B.518	Repeal	HF225, §26	2013-07-01		Signed
455B.807 (2)	Amendment Directive	HF556, §257	2013-07-01		Signed
455C.8	Repeal	HF225, §26	2013-07-01		Signed
455C.12 (1)	Amend	HF225, §11	2013-07-01		Signed
455C.15	Repeal	HF225, §26	2013-07-01		Signed
455D.1 (3,5,7)	Strike	HF225, §12	2013-07-01		Signed
455D.1 (4A)	Add	HF225, §13	2013-07-01		Signed
455D.3 (1,3)	Amend	HF225, §14	2013-07-01		Signed
455D.3 (2,4)	Strike	HF225, §15	2013-07-01		Signed
455D.6 (1,6,7)	Amend	HF225, §16	2013-07-01		Signed
455D.6 (2,5,8,9,10)	Strike	HF225, §17	2013-07-01		Signed
455D.7 (1)	Amend	HF225, §18	2013-07-01		Signed
455D.7 (4)	Strike	HF225, §19	2013-07-01		Signed
455D.9 (1,2,3,6)	Amend	HF225, §20	2013-07-01		Signed
455D.11 (7)(c)	Strike	HF556, §110	2013-07-01		Signed
455D.12 (2)(u1)	Amend	HF225, §21	2013-07-01		Signed
455D.12 (3)	Strike	HF225, §22	2013-07-01		Signed
455D.15 (2)	Strike and Replace	HF225, §23	2013-07-01		Signed
455D.15 (3)	Strike	HF225, §24	2013-07-01		Signed
455E.8 (2,3)	Strike	HF225, §25	2013-07-01		Signed
455F.7 (1)	Amend	HF556, §111	2013-07-01		Signed
455G.1 (1)	Amend	HF556, §112	2013-07-01		Signed
455G.1 (2)(u1)	Amend	HF556, §113	2013-07-01		Signed
455G.2 (u1)	Amend	HF556, §114	2013-07-01		Signed
455G.2 (2)	Amend	HF556, §115	2013-07-01		Signed
455G.3 (1-3)	Amend	HF556, §116	2013-07-01		Signed
455G.4 (1)(a)(4)	Amend	HF556, §117	2013-07-01		Signed
455G.4 (3)(a)	Amend	HF556, §118	2013-07-01		Signed
455G.4 (5)(a,b)	Amend	HF556, §119	2013-07-01		Signed
<u>455G.5 (u2)</u>	Amend	HF556, §120	2013-07-01		Signed
<u>455G.6 (u1)</u>	Amend	HF556, §121	2013-07-01		Signed
<u>455G.6 (8)</u>	Amend	HF556, §122	2013-07-01		Signed
<u>455G.6 (10)(c)</u>	Amend	HF556, §123	2013-07-01		Signed
<u>455G.6 (14-17)</u>	Amend	HF556, §124	2013-07-01		Signed
<u>455G.8 (2)</u>	Amend	HF556, §125	2013-07-01		Signed
<u>455G.9 (7)</u>	Amend	<u>HF556, §126</u>	2013-07-01		Signed
<u>455G.12 (2)(e)</u>	Amend	HF556, §127	2013-07-01		Signed
<u>455G.13 (3)</u>	Amend	HF556, §128	2013-07-01		Signed
<u>455G.13 (4)(b)</u>	Amend	HF556, §129	2013-07-01		Signed
<u>455G.13 (6)</u>	Amend	<u>HF556, §130</u>	2013-07-01		Signed
<u>455G.13 (8)</u>	Amend	HF556, §131	2013-07-01		Signed
<u>455G.13 (10)(a,b)</u>	Amend	HF556, §132	2013-07-01		Signed
<u>455G.13 (12)</u>	Amend	HF556, §133	2013-07-01		Signed
<u>455G.21 (2)(a)</u>	Amend	HF556, §134	2013-07-01		Signed
<u>455G.21 (3)</u>	Amend	HF556, §135	2013-07-01		Signed
<u>455G.31 (2)</u>	Amend	<u>HF556, §136</u>	2013-07-01		Signed
456A.19	Amend	<u>HF417, §103</u>	2013-07-01		Signed
456A.37	Strike and Replace	HF522, §1	2013-07-01		Signed
456A.38	New	HF457, §1	2013-07-01		Signed
<u>459.202 (1)(u1,u2)</u>	Amend	<u>HF417, §104</u>	2013-07-01		Signed
<u>459.202 (2)(u1,u2)</u>	Amend	<u>HF417, §105</u>	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
459.202 (3)(u1,u2)	Amend	HF417, §106	2013-07-01		Signed
459.202 (4)(u1,u2)	Amend	HF417, §107	2013-07-01		Signed
459.202 (5)(u1,u2)	Amend	HF417, §108	2013-07-01		Signed
459.301 (3)	Amend	HF512, §1	2013-07-01		Signed
459.312A	New	HF512, <u>§</u> 2	2013-07-01		Signed
<u>459.315 (3)</u>	Amend	HF312, §1, 2	2013-07-01	Multiple	Signed
<u>459.401 (2)(u1)</u>	Amend	<u>HF417, §109</u>	2013-07-01		Signed
459A.208 (5)(b)(6)	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>459A.208 (5)(c)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>460.303 (3)</u>	Amend	<u>SF435, §53</u>	2013-07-01		Signed
<u>461.36 (2)(u1)</u>	Amend	HF556, §137	2013-07-01		Signed
<u>461.37 (2)</u>	Amend	HF556, §138	2013-07-01		Signed
<u>461.38 (1)</u>	Amend	HF556, §139	2013-07-01		Signed
<u>461A.3A</u>	Repeal	SF435, §56	2013-07-01		Signed
<u>461C.1</u>	Amend	<u>HF649, §1, 9</u>	2013-06-20		Signed
<u>461C.2 (3,5,6)</u>	Amend	HF649, §2, 9	2013-06-20		Signed
<u>461C.3</u>	Amend	<u>HF649, §3, 9</u>	2013-06-20		Signed
<u>461C.4 (u1)</u>	Amend	<u>HF649, §4, 9</u>	2013-06-20		Signed
<u>461C.4 (2A)</u>	Add	<u>HF649, §5, 9</u>	2013-06-20		Signed
<u>461C.5</u>	Amend	<u>HF649, §6, 9</u>	2013-06-20		Signed
<u>461C.6</u>	Amend	<u>HF649, §7, 9</u>	2013-06-20		Signed
<u>461C.7 (2)</u>	Amend	HF649, §8, 9	2013-06-20		Signed
<u>462A.52 (2,3)</u>	Amend	SF146, §1	2013-07-01		Signed
<u>462A.77 (4)</u>	Amend	<u>SF452, §98</u>	2013-07-01		Signed
<u>466.8</u>	Amend	<u>HF311, §4</u>	2013-07-01		Signed
<u>466.9 (3)(a)(1)</u>	Amend	HF311, §5	2013-07-01		Signed
<u>466B.2 (2A)</u>	Add	<u>SF435, §57</u>	2013-07-01		Signed
<u>466B.3 (4)(d)</u>	Amend	HF307, §58	2013-07-01		Signed
<u>466B.21 (3)</u>	Strike	SF435, §58	2013-07-01		Signed
466B.41	New	SF435, §59	2013-07-01		Signed
466B.42	New	<u>SF435, §60</u>	2013-07-01		Signed
466B.45	New	SF435, §61	2013-07-01		Signed
466B.47	New	<u>SF435, §62</u>	2013-07-01		Signed
466B.48	New	<u>SF435, §63</u>	2013-07-01		Signed
<u>468.21</u>	Amend	HF556, §140	2013-07-01		Signed
<u>468.187</u>	Amend	HF152, §1, 6	2013-05-01		Signed
468.202	Amend	HF417, §110	2013-07-01		Signed
<u>468.252</u> 468.200	Amend Amend	HF556, §141	2013-07-01 2013-07-01		Signed
<u>468.309</u> 468.500		HF417, §111			Signed
468.538	Amend	HF152, §2, 6	2013-05-01 2013-05-01		Signed
468.539	New New	<u>HF152, §3, 6</u> HF152, §4, 6	2013-05-01		Signed Signed
400.009 476.6 (19)(a,b)	Amend	SF451, §33, 35, 36	2013-05-01	2013-01-01	Signed
476.6 (22)	Amend	HF417, §112	2013-03-03	2013-01-01	Signed
476.53 (2)(a)	Amend	HF417, §113	2013-07-01		Signed
476B.1 (4)(d)(2)	Amend	SF446, §126, 127	2013-07-01		Signed
477.10	Amend	HF556, §142	2014-01-01		Signed
479.31 (u1)	Amend	<u>SF91, §1</u>	2013-07-01		Signed
481A.6A (1)	Amend	HF556, §143	2013-07-01		Signed
481A.72 (1)	Amend	HF556, §144	2013-07-01		Signed
481A.123 (6)	Add	HF133, §1, 2	2013-03-28		Signed
483A.1 (1)(0q)	Add	HF394, §1	2013-07-01		Signed
483A.24 (3,4)	Amend	HF361, §1	2013-07-01		Signed

Feference Action Bill/Section Eff. Date App. Date Action 439.A27 (2) Amend HF381, §2 2013/07/01 Signed 489.A27 (2) Amend HF386, §1 2013/07/01 Signed 489.110 (3)(h) Amend HF366, §1 2013/07/01 Signed 489.110 (A)(a) Amend HF417, §114 2013/07/01 Signed 489.302 (10) Amend HF366, §2 2013/07/01 Signed 489.100 (A)(A, B), Amend HF366, §14 2013/07/01 Signed 490.100 (A, FARA, BB, 114, A)(A, B), AMend HF469, §38, 82 2014/01/01 Signed 490.101 (A, FARA, BB, B), AA, C, B, AB, AB, AB, AB, AB, AB, AB, AB, AB,						Gov's
143A_27 (2) Amend 5738(5) 1 2013/07/01 Signed 489.10 (3)(h) Amend HF656,51 2013/07/01 Signed 489.110 (4)(a) Amend HF417,5114 2013/07/01 Signed 489.302 (10) Amend HF666,54 2013/07/01 Signed 489.302 (10) Amend HF666,54 2013/07/01 Signed 489.1303 Amend HF666,54 2013/07/01 Signed 490.140 (7A, R9.8,8,11A,218,32) Add HF666,54,82 2014/01/01 Signed 490.140 (21A) Sike and Replace HF666,54,82 2014/01/01 Signed 490.141 Amend HF666,54,82 2014/01/01 Signed 490.141 Amend HF666,54,82 2014/01/01 Signed 490.142 Amend HF666,54,82 2014/01/01 Signed 490.143 New HF666,54,82 2014/01/01 Signed 490.522 (2) Amend HF666,54,82 2014/01/01 Signed 490.522 (2) <td< td=""><td>Reference</td><td>Action</td><td>Bill/Section</td><td>Eff. Date</td><td>App. Date</td><td></td></td<>	Reference	Action	Bill/Section	Eff. Date	App. Date	
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498.130 (7) Amend HF366, 51 2013.07.01 Signed 498.110 (3)(n) Amend HF417, 5115 2013.07.01 Signed 498.107 New HF366, 52 2013.07.01 Signed 498.407 New HF366, 54 2013.07.01 Signed 499.140 (3.6, 22) Amend HF366, 51, 52 2014.01.01 Signed 490.140 (3.6, 22) Amend HF469, 53, 54 2014.01.01 Signed 490.140 (7.75, 8A, 8B, 11A, 21B, 32) Add HF469, 53, 54 2014.01.01 Signed 490.141 Amend HF469, 53, 52 2014.01.01 Signed 490.143 New HF469, 54, 52 2014.01.01 Signed 490.143 New HF469, 54, 52 2014.01.01 Signed 490.143 New HF469, 54, 52 2014.01.01 Signed 490.144 New HF469, 54, 52 2014.01.01 Signed 490.731 Amend HF469, 54, 52 2014.01.01 Signed 490.720 Amend						
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149.110 (Algn) Amend IF456, 52 2013-07-01 Signed 489.302 (10) Amend IF566, 52 2013-07-01 Signed 489.407A New IF566, 54 2013-07-01 Signed 489.102 Amend IF566, 545 2013-07-01 Signed 490.140 (3.6,926) Amend IF469, 53, 52 2014-01-01 Signed 490.140 (7A,78,8A,88,11A,218,32) Add IF469, 53, 52 2014-01-01 Signed 490.141 Amend IF469, 54, 52 2014-01-01 Signed 490.141 New IF469, 55, 52 2014-01-01 Signed 490.521 (4) Amend IF469, 56, 52 2014-01-01 Signed 490.521 (4) Amend IF469, 57, 52 2014-01-01 Signed 490.701 (1) Amend IF469, 51, 52 2014-01-01 Signed 490.702 (4) Amend IF469, 51, 52 2014-01-01 Signed 490.703 Amend IF469, 51, 52 2014-01-01 Signed 490.704 Amend						
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489.1305 Amend HF595, §145 2013/07-01 Signed 490.140 (3,6,9.26) Amend HF489, §1, 82 2014-01-01 Signed 490.140 (21A) Strike and Replace HF489, §3, 82 2014-01-01 Signed 490.141 Amend HF489, §3, 82 2014-01-01 Signed 490.141 Amend HF489, §3, 82 2014-01-01 Signed 490.141 Amend HF489, §3, 82 2014-01-01 Signed 490.142 New HF489, §5, 82 2014-01-01 Signed 490.024 (3) Add HF489, §6, 82 2014-01-01 Signed 490.703 Amend HF489, §1, 82 2014-01-01 Signed 490.704 Amend HF489, §1, 82 2014-01-01 Signed 490.705 Amend HF489, §1, 82 2014-01-01 Signed 490.707 Amend HF489, §1, 82 2014-01-01 Signed 490.720 Amend HF489, §1, 82 2014-01-01 Signed 490.722 Amend						
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490.140 Strike and Replace HF469, §83, 64 Confugent Signed 490.141 Amend HF469, §3, 82 2014-01-01 Signed 490.143 New HF469, §4, 82 2014-01-01 Signed 490.143 New HF469, §4, 82 2014-01-01 Signed 490.502 (2) Amend HF469, §6, 82 2014-01-01 Signed 490.620 (4) Amend HF469, §7, 82 2014-01-01 Signed 490.701 (1) Amend HF469, §12, 82 2014-01-01 Signed 490.704 Amend HF469, §12, 82 2014-01-01 Signed 490.704 Amend HF469, §12, 82 2014-01-01 Signed 490.705 Amend HF469, §14, 82 2014-01-01 Signed 490.704 Amend HF469, §14, 82 2014-01-01 Signed 490.702 Amend HF469, §17, 82 2014-01-01 Signed 490.724 (4) Amend HF469, §16, 82 2014-01-01 Signed 490.724 (4) Amend						
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490.861 New HF469, §41, 82 2014-01-01 Signed						
490.002 New <u>PF409, 942, 62</u> 2014-01-01 Signed						
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Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
490.863	New	HF469, §43, 82	2014-01-01		Signed
490.863 (3)(a)	Amend	SF452, §71	2013-07-01		Signed
490.870 (1)(a,b)	Amend	HF469, §44, 82	2014-01-01		Signed
490.1003 (2)	Amend	HF469, §45, 82	2014-01-01		Signed
490.1104 (2)	Amend	HF469, §46, 82	2014-01-01		Signed
490.1106 (1)(u1)	Amend	HF469, §47, 82	2014-01-01		Signed
490.1108 (2)	Amend	HF469, §48, 82	2014-01-01		Signed
490.1114 (1)	Amend	HF556, §146	2013-07-01		Signed
490.1202 (2)	Amend	HF469, §49, 82	2014-01-01		Signed
<u>490.1301 (5A)</u>	Add	HF469, §50, 82	2014-01-01		Signed
<u>490.1302 (2)(a)</u>	Strike and Replace	HF469, §51, 82	2014-01-01		Signed
<u>490.1302 (2)(b)(1)</u>	Amend	HF469, §52, 82	2014-01-01		Signed
<u>490.1302 (2)(d)</u>	Amend	<u>SF452, §72</u>	2013-07-01		Signed
<u>490.1302 (2)(d)</u>	Strike and Replace	HF469, §53, 82	2014-01-01		Signed
<u>490.1302 (2)(e)</u>	Strike	HF469, §54, 82	2014-01-01		Signed
<u>490.1302 (4)</u>	Strike	HF469, §55, 82	2014-01-01		Signed
<u>490.1320</u>	Amend	HF469, §56, 82	2014-01-01		Signed
<u>490.1321</u>	Amend	HF469, §57, 82	2014-01-01		Signed
<u>490.1322 (1)</u>	Amend	HF469, §58, 82	2014-01-01		Signed
<u>490.1322 (2)(u1)</u>	Amend	HF469, §59, 82	2014-01-01		Signed
<u>490.1322 (2)(a)</u>	Amend	<u>HF469, §60, 82</u>	2014-01-01		Signed
<u>490.1322 (2)(b)(2)</u>	Amend	HF469, §61, 82	2014-01-01		Signed
<u>490.1323 (1,3)</u>	Amend	HF469, §62, 82	2014-01-01		Signed
<u>490.1324 (2)(a)</u>	Amend	HF469, §63, 82	2014-01-01		Signed
<u>490.1325 (1)</u>	Amend	HF469, §64, 82	2014-01-01		Signed
<u>490.1331</u>	Amend	HF469, §65, 82	2014-01-01		Signed
490.1340	New	HF469, §66, 82	2014-01-01		Signed
<u>490.1402 (2)(a)</u>	Amend	HF469, §67, 82	2014-01-01		Signed
<u>490.1430</u>	Amend	HF469, §68, 82	2014-01-01		Signed
<u>490.1431 (4)</u>	Amend	HF469, §69, 82	2014-01-01		Signed
<u>490.1432 (1,5)</u> 400.1434 (1,2,4,5)	Amend Amend	HF469, §70, 82	2014-01-01 2014-01-01		Signed
<u>490.1434 (1,2,4,5)</u> 490.1508 (2)	Amend	<u>HF469, §71, 82</u> HF469, §72, 82	2014-01-01		Signed Signed
490.1523	New	HF469, §73, 82	2014-01-01		Signed
490.1601 (4)	Amend	HF469, §74, 82	2014-01-01		Signed
490.1602	Amend	HF469, §75, 82	2014-01-01		Signed
490.1603 (3)	Amend	HF469, §76, 82	2014-01-01		Signed
490.1604 (2)	Amend	HF469, §77, 82	2014-01-01		Signed
490.1606 (1)	Amend	HF469, §78, 82	2014-01-01		Signed
490.1620	Strike and Replace	HF469, §79, 82	2014-01-01		Signed
490.1703 (3)	Add	HF469, §80, 82	2014-01-01		Signed
491.38	Amend	HF556, §147	2013-07-01		Signed
493.9	Amend	HF417, §117	2013-07-01		Signed
501B.7 (7)	Amend	HF566, §3	2013-07-01		Signed
502.102 (16)(c)	Amend	HF489, §3	2013-07-01		Signed
502.201 (9B)	Amend	HF607, §26, 27	2013-07-01		Signed
502.306 (1)(h)	Amend	HF556, §148	2013-07-01		Signed
502.412 (3)	Amend	HF489, §4	2013-07-01		Signed
502.604 (4)	Amend	HF489, §5	2013-07-01		Signed
<u>502.604 (5A)</u>	Add	HF489, §6	2013-07-01		Signed
<u>502.610 (1,2,6)</u>	Amend	HF417, §118	2013-07-01		Signed
<u>504.1101 (2)(a)</u>	Amend	HF556, §149	2013-07-01		Signed
<u>505.8 (10)</u>	Amend	HF489, <u>§7</u>	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
506.14	New	HF489, §8	2013-07-01		Signed
507.10 (4)(a)	Amend	HF489, §9	2013-07-01		Signed
507.14 (4)	Amend	HF556, §150	2013-07-01		Signed
507A.7 (2)	Amend	HF417, §119	2013-07-01		Signed
507C.17A	New	HF489, §10, 31	2013-06-17		Signed
507C.28 (1)(b)(4)	Amend	HF417, §120	2013-07-01		Signed
508.33A (5)	Amend	SF182, §9, 11	2014-01-01		Signed
508.36 (4)	Amend	HF417, §121	2013-07-01		Signed
508.36 (5)(c)(1)(a)	Amend	HF417, §122	2013-07-01		Signed
508.36 (6)(b)	Amend	HF417, §123	2013-07-01		Signed
508.38 (10)	Amend	HF556, §151	2013-07-01		Signed
509.1 (7)	Amend	SF446, §75	2013-07-01		Signed
510.5 (1)(e)	Amend	HF417, §124	2013-07-01		Signed
511.8 (5)(c)	Amend	HF556, §152	2013-07-01		Signed
511.8 (14)	Amend	HF489, §11	2013-07-01		Signed
511.8 (22)(a)(4)	Amend	HF417, §125	2013-07-01		Signed
511.8 (22)(i)(2)	Amend	HF489, §12	2013-07-01		Signed
511.8 (22)(i)(3)	Strike	HF489, §13	2013-07-01		Signed
<u>511.8 (23)(g)</u>	Add	HF489, §14	2013-07-01		Signed
<u>511.40 (5)</u>	Add	HF489, §15	2013-07-01		Signed
<u>512B.11 (u1)</u>	Amend	HF556, §153	2013-07-01		Signed
<u>514.1 (2)</u>	Amend	<u>SF446, §76</u>	2013-07-01		Signed
<u>514D.2 (1)</u>	Amend	HF556, §154	2013-07-01		Signed
<u>514F.6 (2)</u>	Amend	HF556, §155	2013-07-01		Signed
<u>514I.4 (5)(a)</u>	Strike	<u>SF446, §95</u>	2013-07-01		Signed
<u>514I.5 (7)(f)</u>	Amend	<u>SF446, §96</u>	2013-07-01		Signed
<u>514I.5 (8)(b,f)</u>	Strike	<u>SF446, §97</u>	2013-07-01		Signed
<u>514I.7 (2)(a,g)</u>	Amend	<u>SF446, §98</u>	2013-07-01		Signed
514I.7 (2)(c,d,e,f,k)	Strike	<u>SF446, §99</u>	2013-07-01		Signed
<u>514l.8 (1)</u>	Amend	<u>SF446, §100</u>	2013-07-01		Signed
<u>514I.8 (2)(c)</u>	Amend	<u>SF446, §101</u>	2013-07-01		Signed
<u>514I.8 (3,4)</u>	Amend	<u>SF446, §102</u>	2013-07-01		Signed
<u>514I.8 (5,6)</u>	Strike	SF446, §103	2013-07-01		Signed
<u>514I.9</u>	Amend	SF446, §104	2013-07-01		Signed
<u>515.13</u>	Amend	HF417, §126	2013-07-01		Signed
<u>515.19</u>	Amend	HF556, §156	2013-07-01		Signed
<u>515.26</u>	Amend	HF489, §16	2013-07-01		Signed
<u>515.35 (4)(f)</u>	Amend	HF489, §17	2013-07-01		Signed
<u>515.69 (1)</u>	Amend	HF489, §18	2013-07-01		Signed
<u>515.128 (1)</u>	Amend	HF489, §19	2013-07-01		Signed
515.128A	New	HF489, §20	2013-07-01		Signed
<u>515.136</u>	Amend	HF489, §21	2013-07-01		Signed
515A.6 (7)(a)	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>515A.7 (1)(b)(5)</u> 515F 20 (5)	Amend	HF489, §22	2013-07-01		Signed
<u>515E.3A (5)</u> 518 14 (4)(0(01)	Amend Amend	<u>SF182, §10, 11</u> HF489, §23	2014-01-01 2013-07-01		Signed Signed
<u>518.14 (4)(f)(u1)</u> 518A.12 (4)(f)(u1)	Amend	HF489, §24	2013-07-01		Signed
518C.7 (4)	Amend	HF409, <u>924</u> HF417, §127	2013-07-01		Signed
521B.1	Repeal	<u>SF182, §7, 8, 11</u>	2013-07-01 2014-01-01	Custom	Signed
521B.2	Repeal	SF182, §7, 8, 11	2014-01-01	Custom	Signed
521B.3	Repeal	SF182, §7, 8, 11	2014-01-01	Custom	Signed
521B.4	Repeal	<u>SF182, §7, 8, 11</u>	2014-01-01	Custom	Signed
521B.5	Repeal	<u>SF182, §7, 8, 11</u>	2014-01-01	Custom	Signed
		<u></u>		0.000	0.9100

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Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
521B.101	New	<u>SF182, §1, 11</u>	2014-01-01		Signed
521B.102	New	<u>SF182, §2, 11</u>	2014-01-01		Signed
521B.103	New	<u>SF182, §3, 11</u>	2014-01-01		Signed
521B.104	New	<u>SF182, §4, 11</u>	2014-01-01		Signed
521B.105	New	<u>SF182, §5, 11</u>	2014-01-01		Signed
521B.106	New	<u>SF182, §6, 11</u>	2014-01-01		Signed
<u>521E.1 (4)(u1)</u>	Amend	HF489, §25	2013-07-01		Signed
<u>521E.1 (4)(b)</u>	Strike	<u>HF489, §26</u>	2013-07-01		Signed
<u>521E.1 (6,7)</u>	Amend	HF489, §27	2013-07-01		Signed
<u>521E.3 (1)(a)(2)</u>	Amend	HF489, §28	2013-07-01		Signed
522.1	New	<u>SF189, §1, 11</u>	2013-07-01	2015-01-01	Signed
522.2	New	<u>SF189, §2, 11</u>	2013-07-01	2015-01-01	Signed
522.3	New	<u>SF189, §3, 11</u>	2013-07-01	2015-01-01	Signed
522.4	New	<u>SF189, §4, 11</u>	2013-07-01	2015-01-01	Signed
522.5	New	<u>SF189, §5, 11</u>	2013-07-01	2015-01-01	Signed
522.6	New	<u>SF189, §6, 11</u>	2013-07-01	2015-01-01	Signed
<u>522.6 (2)</u>	Amend New	<u>SF452, §73</u>	2013-07-01		Signed
522.7	New	<u>SF189, §7, 11</u>	2013-07-01	2015-01-01	Signed
522.8	New	<u>SF189, §8, 11</u>	2013-07-01	2015-01-01	Signed
522.9	New	<u>SF189, §9, 11</u>	2013-07-01	2015-01-01	Signed
522.10	New	<u>SF189, §10, 11</u>	2013-07-01	2015-01-01	Signed
<u>522C.6 (3)</u>	Add	HF489, §29	2013-07-01		Signed
<u>523A.601 (1)(i)</u>	Amend	HF556, §157	2013-07-01		Signed
<u>523A.602 (1)(b)(3)</u>	Amend	HF556, §158	2013-07-01		Signed
<u>523A.807 (4)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>524.521 (3)(u1)</u>	Amend	HF556, §159	2013-07-01		Signed
<u>524.544 (3)</u>	Amend	HF417, §128	2013-07-01		Signed
<u>524.904 (5)(b)(1)</u>	Strike	<u>SF181, §2</u>	2013-07-01		Signed
<u>524.904 (5)(b)(2-4)</u>	Amend	<u>HF417, §129</u>	2013-07-01		Signed
<u>524.904 (7)(g)</u>	Amend	HF417, §130	2013-07-01		Signed
<u>524.1008 (1)</u>	Amend	HF556, §160	2013-07-01		Signed
<u>524.1411 (5)</u>	Amend	HF417, §131	2013-07-01		Signed
<u>524.1413 (2)</u>	Amend	HF556, §161	2013-07-01		Signed
<u>533.102 (4)</u>	Amend	<u>SF183, §1</u>	2013-07-01		Signed
<u>533.107 (1)</u>	Amend	HF556, §162	2013-07-01		Signed
<u>533.205 (1)(d)</u>	Amend	<u>SF183, §2</u>	2013-07-01		Signed
<u>533.213 (1)(a)</u>	Amend	HF556, §163	2013-07-01		Signed
<u>533.301 (28,29)</u>	Amend	<u>SF183, §3</u>	2013-07-01		Signed
<u>533.401 (3)(a,b)</u>	Amend	<u>SF183, §4</u>	2013-07-01		Signed
<u>533.401 (9)</u>	Strike	SF183, §5	2013-07-01		Signed
<u>533.404 (4)</u>	Strike	<u>SF183, §6</u>	2013-07-01		Signed
<u>533.405 (2)(d)</u>	Add	<u>SF183, §7</u>	2013-07-01		Signed
<u>533.405 (4A)</u>	Add	<u>SF183, §8</u>	2013-07-01		Signed
<u>533.405 (4A)(b)(1,2)</u>	Amend	<u>SF452, §74</u>	2013-07-01		Signed
<u>533.405 (5,6)</u>	Amend	<u>SF183, §9</u>	2013-07-01		Signed
<u>533A.2 (7,8)</u>	Add	<u>SF181, §3</u>	2013-07-01		Signed
<u>533A.4</u>	Amend	<u>SF181, §4</u>	2013-07-01		Signed
<u>533A.5 (1)</u>	Amend	<u>SF181, §5</u>	2013-07-01		Signed
<u>533A.8 (10)</u> 522A 10 (4)	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>533A.10 (4)</u> 532C 202 (4)	Add	<u>SF181, §6</u> SE181, §7	2013-07-01		Signed
<u>533C.202 (4)</u>	Amend	<u>SF181, §7</u>	2013-07-01		Signed
<u>533C.202 (6,7)</u>	Add	<u>SF181, §8</u>	2013-07-01		Signed
<u>533C.205 (1,3)</u>	Amend	<u>SF181, §9</u>	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
533C.302 (2)	Amend	HF575, §25	2013-07-01		Signed
533C.302 (2)	Amend	SF181, §10	2013-07-01		Signed
533C.302 (3,4)	Add	SF181, §11	2013-07-01		Signed
533C.304 (1,3)	Amend	HF575, §26	2013-07-01		Signed
533C.304 (1,3)	Amend	SF181, §12	2013-07-01		Signed
533C.507 (7)	Add	SF181, §13	2013-07-01		Signed
533C.904	Strike and Replace	SF181, §14	2013-07-01		Signed
533D.3 (3)(u1)	Amend	SF181, §15	2013-07-01		Signed
533D.3 (6)	Amend	SF181, §16	2013-07-01		Signed
533D.3 (7,8)	Add	SF181, §17	2013-07-01		Signed
533D.11 (6)	Add	SF181, §18	2013-07-01		Signed
535.2 (7)	Amend	HF495, §1	2013-07-01		Signed
535B.1 (11)	Amend	HF417, §132	2013-07-01		Signed
535B.10 (6)(h)	Amend	HF556, §164	2013-07-01		Signed
535D.15 (1)	Amend	SF181, §19	2013-07-01		Signed
535D.19	Amendment Directive	HF556, §257	2013-07-01		Signed
536.13 (7)(c)	Amend	HF417, §133	2013-07-01		Signed
536A.31 (2)	Amend	HF417, §134	2013-07-01		Signed
537.1302	Amend	SF368, §1	2013-07-01		Signed
<u>537.5110 (4)(c)</u>	Amend	SF452, §93	2013-07-01		Signed
<u>537.5111 (4A)</u>	Add	<u>SF452, §94</u>	2013-07-01		Signed
537A.6	New	<u>HF211, §1, 2</u>	2014-01-01		Signed
<u>542B.14 (1)(a)(2,4)</u>	Amend	<u>SF181, §20</u>	2013-07-01		Signed
<u>542B.14 (1)(b)(2,4)</u>	Amend	<u>SF181, §21</u>	2013-07-01		Signed
<u>542B.15</u>	Amend	<u>SF181, §22</u>	2013-07-01		Signed
<u>542B.35 (2)(c)</u>	Amend	HF417, §135	2013-07-01		Signed
<u>543B.5 (15)</u>	Amend	HF417, §136	2013-07-01		Signed
<u>543B.7 (5)(c)</u>	Amend	<u>HF556, §165</u>	2013-07-01		Signed
<u>543B.14</u>	Amend	<u>SF438, §1</u>	2013-07-01		Signed
543B.20	Amend	<u>SF181, §23</u>	2013-07-01		Signed
<u>543B.29 (3)</u>	Amend	<u>HF417, §137</u>	2013-07-01		Signed
<u>543B.43</u>	Amend	<u>HF556, §166</u>	2013-07-01		Signed
<u>543B.46 (1)</u>	Amend	HF417, §138	2013-07-01		Signed
<u>543B.54</u>	Repeal	<u>SF438, §3</u>	2013-07-01		Signed
<u>543C.2</u>	Amend	HF556, §167	2013-07-01		Signed
<u>543C.2 (1)(j)</u>	Amend	<u>SF452, §75</u>	2013-07-01		Signed
<u>543C.3 (1)</u>	Amend	HF556, §249	2013-07-01		Signed
<u>543D.4</u>	Amend	SF181, §24	2013-07-01		Signed
<u>543D.5</u>	Amend	SF181, §25	2013-07-01		Signed
<u>543D.8 (u1)</u>	Amend	SF181, §26	2013-07-01		Signed
<u>543D.16 (2)</u>	Amend	<u>SF181, §27</u>	2013-07-01		Signed
543D.22	New	<u>SF181, §28</u>	2013-07-01		Signed
<u>544A.21</u>	Strike and Replace	<u>SF181, §29</u>	2013-07-01		Signed
<u>546.10 (3)(b)</u>	Amend	SF438, §2	2013-07-01		Signed
<u>551.10</u> 5514 10 (2)	Amend	HF417, §139	2013-07-01		Signed
<u>551A.10 (2)</u> 554.1201 (2)(p)	Amend Amendment Directive	<u>SF142, §1</u> HE417, §261	2013-07-01 2013-07-01		Signed
	Amendment Directive Amendment Directive	HF417, §261	2013-07-01 2013-07-01		Signed
<u>554.2210 (3)</u> 554.2311 (2)	Amend Amend	HF417, §261 HF417, §140	2013-07-01 2013-07-01		Signed
<u>554.2311 (2)</u> 554.2319 (1)(c)	Amend	<u>HF417, §140</u> HF417, §141	2013-07-01 2013-07-01		Signed Signed
<u>554.2319 (1)(c)</u> 554.2319 (3)	Amend	HF417, §141	2013-07-01		Signed
<u>554.3104 (1)(c)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>554.3104 (6,8,9)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date App. Date	Action
<u>554.3106 (1,2)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3108 (1,2)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3109 (2)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3112 (1)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3119</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3202 (1)</u>	Amend	HF417, §143	2013-07-01	Signed
<u>554.3204 (1)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3206 (3)(u1)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3301</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3302 (1)(b)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3302 (3,5)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3305 (1)(a)</u>	Amend	HF417, §144	2013-07-01	Signed
<u>554.3307 (2)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3310 (3)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3311 (1,3)</u>	Amend	<u>HF417, §145</u>	2013-07-01	Signed
<u>554.3312 (1)(c)</u>	Amend	HF417, §146	2013-07-01	Signed
<u>554.3312 (2)(u1)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3312 (3)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3401</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3402 (2)(b)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3404 (2)(u1)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3404 (3)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3405 (1)(b,c)</u>	Amend	HF417, §147	2013-07-01	Signed
<u>554.3405 (3)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3407 (1,3)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3411 (2,3)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3412</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3413</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3414 (2,6)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3415 (1)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3417 (1)(u1)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3417 (4)(u1)</u>	Amendment Directive	<u>HF417, §261</u>	2013-07-01	Signed
<u>554.3418 (1,2)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3419 (4)</u>	Amendment Directive	HF417, <u>§261</u>	2013-07-01	Signed
<u>554.3420 (1)</u>	Amendment Directive	<u>HF417, §261</u>	2013-07-01	Signed
<u>554.3501 (1)</u>	Amend	<u>HF417, §148</u>	2013-07-01	Signed
<u>554.3501 (2)(b,c)</u>	Amend	<u>HF417, §149</u>	2013-07-01	Signed
<u>554.3502 (2)(c)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3503 (1,3)</u>	Amendment Directive	<u>HF417, §261</u>	2013-07-01	Signed
<u>554.3504 (1,2)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3505 (2)</u>	Amend	<u>SF452, §99</u>	2013-07-01	Signed
<u>554.3602 (1)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3602 (2)(a)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.3604 (1)</u>	Amend	HF417, §150	2013-07-01	Signed
<u>554.3605 (5,7,9)</u>	Amend	HF417, §151	2013-07-01	Signed
<u>554.4106 (1,2)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.4109 (2)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.4207 (2)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.4208 (1)(u1)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.4208 (2,4)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.4215 (5)(u1)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.5102 (1)(f,k)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed
<u>554.5109 (1)(a)</u>	Amendment Directive	HF417, §261	2013-07-01	Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
554.5116 (3)	Amendment Directive	HF417, §261	2013-07-01		Signed
554.8301 (1)(c)	Amendment Directive	HF417, §261	2013-07-01		Signed
554.8403 (2)(u1)	Amendment Directive	HF417, §261	2013-07-01		Signed
554.9102 (1)(b,k,z,ar,au,be,bg)	Amend	HF417, §152	2013-07-01		Signed
554.12108	Amend	SF186, §1, 2	2013-04-26		Signed
554.12507 (3)	Amend	HF417, §153	2013-07-01		Signed
554.13103 (1)(g)(3)(d)	Amend	HF417, §154	2013-07-01		Signed
554.13105	Amendment Directive	HF417, §261	2013-07-01		Signed
554.13209 (2)	Amend	HF417, §155	2013-07-01		Signed
554.13303 (2,3)	Amendment Directive	HF417, §261	2013-07-01		Signed
554.13303 (4)(b)	Amendment Directive	HF417, §261	2013-07-01		Signed
554.13308 (2)	Amendment Directive	HF417, §261	2013-07-01		Signed
554.13309 (8)	Amendment Directive	HF417, §261	2013-07-01		Signed
554.13310 (5)	Amendment Directive	HF417, §261	2013-07-01		Signed
554.13518 (2)	Amendment Directive	HF417, §261	2013-07-01		Signed
554.13527 (2)	Amend	HF417, §156	2013-07-01		Signed
554.13528 (1)	Amend	HF417, §157	2013-07-01		Signed
554.13529 (1)(a,b)	Amendment Directive	HF417, §261	2013-07-01		Signed
554.13531 (1)(u1)	Amendment Directive	HF417, §261	2013-07-01		Signed
554D.104 (2)(b)	Amend	HF417, §158	2013-07-01		Signed
556.2 (5)	Amend	HF417, §174	2013-07-01		Signed
556.2 (5)(a)(u1)	Amend	SF452, §76	2013-07-01		Signed
556.2C (1)(b)	Amendment Directive	HF556, §257	2013-07-01		Signed
556.17 (2)(b)	Amendment Directive	HF556, §257	2013-07-01		Signed
556D.2	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>557B.3 (2)(u2,u3,u4,u5)</u>	Amend	HF417, §175	2013-07-01		Signed
557B.5	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>557B.6</u>	Amendment Directive	<u>HF417, §261</u>	2013-07-01		Signed
<u>557B.8</u>	Amend	<u>HF417, §176</u>	2013-07-01		Signed
<u>558.5</u>	Amend	<u>SF358, §1</u>	2013-07-01		Signed
<u>558.46 (5)</u>	Amend	<u>SF295, §29, 30</u>	2015-01-01		Signed
<u>558.58 (1)</u>	Amendment Directive	<u>HF417, §261</u>	2013-07-01		Signed
<u>558.60</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
558.72	New	<u>HF566, §5</u>	2013-07-01		Signed
<u>559.2</u>	Amend	<u>HF417, §159</u>	2013-07-01		Signed
<u>559.6</u>	Amend	<u>HF417, §160</u>	2013-07-01		Signed
<u>562.1A (01)</u>	Add	<u>SF316, §1</u>	2013-07-01		Signed
<u>562.6</u>	Amend	<u>SF316, §2</u>	2013-07-01		Signed
<u>562A.6 (7A,11A)</u>	Add	<u>HF495, §2</u>	2013-07-01		Signed
<u>562A.9 (3A)</u>	Add	<u>HF495, §3</u>	2013-07-01		Signed
<u>562A.12 (3,5)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>562A.12 (7)</u>	Amend	<u>HF495, §4</u>	2013-07-01		Signed
<u>562A.15 (1,2)</u>	Amend	HF417, §177	2013-07-01		Signed
<u>562A.17 (6)</u>	Amend	HF495, §5	2013-07-01		Signed
<u>562A.18</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>562A.26</u>	Amend	HF495, <u>§6</u>	2013-07-01		Signed
<u>562A.27A (3)</u>	Amend	HF417, §178	2013-07-01		Signed
<u>562A.29A (1)(u1)</u>	Amend	HF495, §7	2013-07-01		Signed
<u>562A.30</u>	Amend	HF495, §8	2013-07-01		Signed
<u>562A.36 (2)</u>	Amend	HF495, §9	2013-07-01		Signed
<u>562B.10 (3A)</u>	Add	HF495, §10	2013-07-01		Signed
<u>562B.11 (2)</u>	Amend	HF417, §179	2013-07-01		Signed
<u>562B.13 (6)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
562B.25A (3)	Amend	HF417, §180	2013-07-01		Signed
562B.27A (1)(u1)	Amend	HF495, §11	2013-07-01		Signed
564A.6	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>572.8 (1)(u1)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
572.8 (1)(b)	Amend	HF565, §1	2013-07-01		Signed
572.8 (2,3)	Amendment Directive	HF556, §257	2013-07-01		Signed
572.10	Amendment Directive	HF556, §257	2013-07-01		Signed
572.11	Amend	HF565, §2	2013-07-01		Signed
<u>572.13 (2)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>572.13A (1,2)</u>	Amend	HF565, §3	2013-07-01		Signed
<u>572.13A (1)(u1)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>572.13A (2)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>572.13A (3)(a)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>572.13A (3)(c)</u>	Amend	HF565, §4	2013-07-01		Signed
<u>572.13A (3)(d)</u>	Add	<u>HF565, §5</u>	2013-07-01		Signed
<u>572.13B (1)(u1)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>572.13B (1)(g)</u>	Amend	<u>HF565, §6</u>	2013-07-01		Signed
<u>572.13B (2)</u>	Amend	HF565, §7	2013-07-01		Signed
<u>572.15</u>	Amend	HF565, §8	2013-07-01		Signed
<u>572.18 (1)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>572.19</u>	Amend	<u>HF565, §9</u>	2013-07-01		Signed
<u>572.22 (u1)</u>	Amend	<u>HF565, §10</u>	2013-07-01		Signed
<u>572.22 (u1)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>572.22 (5)</u>	Amend	HF565, §11	2013-07-01		Signed
<u>572.23 (2)</u>	Amend	<u>HF565, §12</u>	2013-07-01		Signed
<u>572.24 (2)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>572.28 (1)</u>	Amend	HF565, §13	2013-07-01		Signed
<u>572.30 (2)</u>	Amend	HF565, §14	2013-07-01		Signed
<u>572.31</u>	Amend	<u>HF565, §15</u>	2013-07-01		Signed
572.33A	Amend	HF565, §16	2013-07-01		Signed
572.34	Amend	HF565, §17	2013-07-01		Signed
<u>572.34 (2,5,6,7,8)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>573.12 (1)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>573.12 (2)(b)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>573.18</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>573A.7</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>577.1 (2)</u>	Amend	HF556, §168	2013-07-01		Signed
<u>585.3</u>	Amend	<u>HF417, §181</u>	2013-07-01		Signed
<u>589.4</u>	Amend	SF452, §100	2013-07-01		Signed
<u>589.5</u>	Amend	SF452, §101	2013-07-01		Signed
<u>592.3</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>596.8</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>598.13 (1)</u> 598.20A	Amendment Directive	HF417, §261	2013-07-01 2013-07-01		Signed
	Amend Amendment Directive	HF489, §30			Signed
<u>598.22A (1)</u> 598.25	Amendment Directive	HF417, §261	2013-07-01 2013-07-01		Signed
<u>598.41A</u>	Amend Amend	<u>HF417, §261</u> HF471, §1, 3, 4	2013-07-01 2013-05-15	2000-07-01	Signed Signed
600.9 (2)	Amendment Directive	HF417, §261	2013-05-15	2000-07-01	Signed
<u>600.9 (2)</u> 600.16A (3)	Amend Amend	HF417, §182	2013-07-01		Signed
600A.4 (2)(f)	Amend	HF417, §162 HF417, §161	2013-07-01 2013-07-01		Signed
600A.6 (2)	Amendment Directive	HF417, §261	2013-07-01		Signed
600A.6B	Amend	HF471, §2	2013-07-01		Signed
600B.31A	Amendment Directive	HF417, §261	2013-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
602.1209 (16)	Amend	SF406, §54	2013-07-01		Signed
602.1401 (3)	Amendment Directive	HF417, §261	2013-07-01		Signed
602.1606	Amend	HF417, §183	2013-07-01		Signed
602.3106 (2)	Strike and Replace	SF318, §1	2013-07-01		Signed
602.6105 (3)(b)	Amendment Directive	HF417, §261	2013-07-01		Signed
602.8102 (36,37)	Strike	SF406, §33, 35	2014-07-01		Signed
602.8102 (131)	Amend	HF112, §1	2013-07-01		Signed
602.8103 (5)	Amend	HF556, §169	2013-07-01		Signed
602.8103A	New	SF187, §1	2013-07-01		Signed
602.8105 (2)(a)	Strike	HF556, §170	2013-07-01		Signed
602.8107 (1)	Amend	HF556, §171	2013-07-01		Signed
602.9105 (1)(b)	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>602.9107 (2,3)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>602.10108 (2)</u>	Amend	<u>SF318, §2</u>	2013-07-01		Signed
<u>602.10141</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>602.11101</u>	Amend	HF556, §172	2013-07-01		Signed
<u>607A.22</u>	Amend	<u>HF417, §184</u>	2013-07-01		Signed
<u>607A.27</u>	Amend	<u>HF417, §185</u>	2013-07-01		Signed
<u>614.1 (5)</u>	Amend	HF356, §1	2013-07-01		Signed
614.14A	New	HF566, §6	2013-07-01		Signed
<u>614.17A (2)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>614.21</u>	Amend	<u>SF358, §2</u>	2013-07-01		Signed
<u>614.22 (2)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>615.1 (1)</u>	Amend	<u>HF356, §2</u>	2013-07-01		Signed
615.1A	New	HF356, §3	2013-07-01		Signed
<u>619.19</u>	Amend	<u>HF417, §186</u>	2013-07-01		Signed
<u>622.34</u>	Amend	HF556, §173	2013-07-01		Signed
<u>622.79</u>	Amend	<u>HF556, §174</u>	2013-07-01		Signed
<u>622.86</u>	Amend	<u>SF452, §102</u>	2013-07-01		Signed
<u>624.24A (3)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>625A.7</u>	Repeal	<u>SF187, §2</u>	2013-07-01		Signed
<u>625A.9 (2)(a)</u>	Amend	<u>HF417, §187</u>	2013-07-01		Signed
<u>627.6 (6)</u>	Amend	<u>HF417, §188</u>	2013-07-01		Signed
<u>627.6 (8)(f)</u>	Amend	HF417, §189	2013-07-01		Signed
<u>627.6 (15)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>631.1 (1)</u>	Amend	HF556, §175	2013-07-01		Signed
<u>631.8 (2)(b)</u>	Amend	HF417, §162	2013-07-01		Signed
<u>631.13 (4)(a)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>631.14 (2)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>633.123A (1)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>633.128</u>	Amend	HF556, §176	2013-07-01		Signed
<u>633.197</u>	Amend	HF417, §190	2013-07-01		Signed
<u>633.224</u>	Amend	HF417, §163	2013-07-01		Signed
<u>633.228</u>	Amend	HF417, §191	2013-07-01	0040.07.04	Signed
633.273A	New Other States	HF591, §1, 9	2013-07-01	2013-07-01	Signed
<u>633.279 (2)(a)</u>	Strike and Replace	HF591, §2, 9	2013-07-01	2013-07-01	Signed
<u>633.290</u>	Amend	HF417, §192	2013-07-01	2012 07 04	Signed
<u>633.290</u> 633.205	Amend	HF591, §3, 9	2013-07-01	2013-07-01	Signed
<u>633.295</u> 633.304	Amend Amend	HF591, §4, 9 HF556, \$217	2013-07-01 2013-07-01	2013-07-01	Signed
<u>633.304</u> 633.352	Amend	HF556, §217 HE417 8164	2013-07-01 2013-07-01		Signed
<u>633.352</u> 633.356 (3,4,6,7)	Amendment Directive	<u>HF417, §164</u> HF417, §261	2013-07-01 2013-07-01		Signed Signed
633.356 (3)(c)	Amend	HF591, §5	2013-07-01 2013-07-01		Signed
		111 001, 30	2010-07-01		Signed

Deference	Action	Dill/Conting	Eff. Data	Ann Data	Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
<u>633.376 (2)</u>	Amend	HF556, §177	2013-07-01	0040 07 04	Signed
<u>633.575 (7)</u>	Add	HF591, §6, 9	2013-07-01	2013-07-01	Signed
<u>633.704 (2)</u>	Amend	HF556, §178	2013-07-01		Signed
<u>633A.3107 (2)(u2)</u>	Amend	HF417, §193	2013-07-01		Signed
<u>633A.3110</u>	Amend	HF556, §179	2013-07-01		Signed
<u>633A.3115 (1,3)</u>	Amend	HF556, §180	2013-07-01	A (Signed
<u>633A.4504 (3)</u>	Amend	<u>HF591, §7, 9</u>	2013-07-01	Custom	Signed
<u>633D.10 (3)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>634.2</u>	Amend	HF556, §218	2013-07-01	0040 07 04	Signed
<u>635.1</u>	Amend	HF591, §8, 9	2013-07-01	2013-07-01	Signed
<u>637.606</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>648.3 (1)</u>	Amend	HF417, §165	2013-07-01		Signed
<u>654.4B (2)(b)</u>	Strike	<u>SF447, §54</u>	2013-07-01		Signed
<u>654.12A</u>	Amend	<u>HF417, §194</u>	2013-07-01		Signed
<u>654.12B</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>654.14</u>	Amend	HF556, §181	2013-07-01		Signed
<u>654.15 (1)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>654.20</u>	Amend	HF417, §195	2013-07-01		Signed
<u>656.2 (2)</u>	Amend	HF556, §219	2013-07-01		Signed
<u>656.3</u>	Amend	SF358, §3	2013-07-01		Signed
<u>656.9</u>	Amend	<u>SF358, §4</u>	2013-07-01		Signed
<u>657.11 (3)(a)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>657A.10A (1)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
664A.4A	New	HF496, §2, 3	2014-04-01		Signed
<u>669.14 (11)</u>	Amendment Directive	<u>HF417, §261</u>	2013-07-01		Signed
<u>669.14 (12)</u>	Amend	<u>SF184, §33</u>	2013-07-01		Signed
<u>670.4</u>	Amend	HF417, §196	2013-07-01		Signed
<u>671.2</u>	Amend	HF556, §182	2013-07-01		Signed
<u>692.2 (6)</u>	Amendment Directive	<u>HF417, §261</u>	2013-07-01		Signed
<u>692A.101 (1)(a)(3,4)</u>	Amend	HF417, §242	2013-07-01		Signed
<u>692A.101 (2)(a)(3)</u>	Amend	<u>HF417, §243</u>	2013-07-01		Signed
<u>692A.102 (1)(a)(1)</u>	Amend	<u>HF556, §250</u>	2013-07-01		Signed
<u>692A.102 (1)(a)(2,3,4)</u>	Amend	HF417, §244	2013-07-01		Signed
<u>692A.102 (1)(b)(1,3)</u>	Amend	HF417, §245	2013-07-01		Signed
<u>692A.102 (1)(c)(8,9)</u>	Amend	<u>HF556, §251</u>	2013-07-01		Signed
<u>692A.102 (1)(c)(10,11,12)</u>	Amend	<u>HF417, §246</u>	2013-07-01		Signed
<u>692A.113 (3)(e)</u>	Add	<u>SF452, §23</u>	2013-07-01		Signed
692A.121 (2)(b)(2)(a)	Amend	<u>HF417, §247</u>	2013-07-01		Signed
<u>694.1</u>	Amend	HF556, §220	2013-07-01		Signed
<u>702.11 (2)(c)</u>	Amend	HF417, §248	2013-07-01		Signed
<u>702.11 (2)(h)</u>	Add	<u>SF384, §1</u>	2013-07-01		Signed
<u>702.17</u>	Amend	<u>SF298, §1</u>	2013-07-01		Signed
<u>703.5</u>	Amendment Directive	<u>HF417, §261</u>	2013-07-01		Signed
<u>704.2</u>	Amend	<u>HF417, §197</u>	2013-07-01		Signed
<u>704.11</u>	Amendment Directive	<u>HF417, §261</u>	2013-07-01		Signed
<u>705.1</u>	Amend	HF556, §221	2013-07-01		Signed
705.2	Amend	HF556, §222	2013-07-01		Signed
<u>706.3</u>	Amend	HF417, §198	2013-07-01		Signed
<u>706A.3 (9)</u>	Amend	HF556, §223	2013-07-01		Signed
707.2	Amend	HF417, §199	2013-07-01		Signed
707.3	Amend	HF417, §200	2013-07-01		Signed
707.4	Amend	HF556, §224	2013-07-01		Signed
<u>707.5</u>	Amend	HF556, §225	2013-07-01		Signed

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
707.11	Amend		2013-07-01		Signed
708.1	Amend	<u>HF556, §226</u> HF556, §183	2013-07-01		Signed Signed
708.2A (7)(b)	Amend	HF417, §249	2013-07-01		Signed
708.3	Amend	HF556, §227	2013-07-01		Signed
708.4	Amend	HF556, §184	2013-07-01		Signed
708.12	New	SF384, §2	2013-07-01		Signed
708A.2	Amend	HF417, §250	2013-07-01		Signed
709.3	Amend	HF556, §228	2013-07-01		Signed
709.4	Amend	HF417, §201	2013-07-01		Signed
709.8	Amend	HF417, §202	2013-07-01		Signed
709.8 (u2)	Amend	SF298, §3	2013-07-01		Signed
709.8 (2A)	Add	SF298, §2	2013-07-01		Signed
709.11	Amend	HF556, §229	2013-07-01		Signed
709.12	Amend	HF417, §203	2013-07-01		Signed
709.15	Amend	HF556, §230	2013-07-01		Signed
709.16 (2)	Amend	HF417, §204	2013-07-01		Signed
709.16 (2)	Amend	HF556, §185	2013-07-01		Signed
710.5	Amend	HF556, §186	2013-07-01		Signed
710A.2 (8)	Amend	HF556, §187	2013-07-01		Signed
710A.2A	Amend	HF556, §188	2013-07-01		Signed
<u>711.1</u>	Amend	HF417, §205	2013-07-01		Signed
711.4	Amend	HF556, §231	2013-07-01		Signed
<u>714.1 (6)</u>	Amend	HF417, §206	2013-07-01		Signed
<u>714.3A (1)</u>	Amend	HF556, §252	2013-07-01		Signed
<u>714.10</u>	Amend	HF417, §207	2013-07-01		Signed
<u>714.11</u>	Amend	HF417, §208	2013-07-01		Signed
<u>714.15</u>	Amend	HF556, §232	2013-07-01		Signed
<u>714.16A (1)</u>	Amendment Directive	<u>HF417, §261</u>	2013-07-01		Signed
<u>714.16B</u>	Amend	HF417, §209	2013-07-01		Signed
<u>714.16C (2)</u>	Amend	<u>SF447, §55</u>	2013-07-01		IV Full
<u>714.24 (2,3,4,7)</u>	Amend	HF556, §189	2013-07-01		Signed
<u>714.26 (2)(a,b)</u>	Amend	<u>HF417, §210</u>	2013-07-01		Signed
<u>715.3 (1)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>715.3 (2)</u>	Amend	<u>HF556, §190</u>	2013-07-01		Signed
<u>715.3 (10)(b)</u>	Amend	<u>HF556, §191</u>	2013-07-01		Signed
<u>715.4 (1)(a-c)</u>	Amend	HF556, §192	2013-07-01		Signed
<u>715.4 (2)(b)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>715A.6 (1)</u>	Amend	HF417, §211	2013-07-01		Signed
<u>715B.4 (1)</u>	Amend	HF556, §233	2013-07-01		Signed
<u>715C.2 (4)(c)</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>716.3</u>	Amend	HF556, §193	2013-07-01		Signed
<u>716.4</u>	Amend	HF556, §194	2013-07-01		Signed
<u>716.6 (1)(a)(1)</u>	Amend	HF556, §195	2013-07-01		Signed
$\frac{716.7}{740.7}$	Amend	HF556, §234	2013-07-01		Signed
<u>716.7 (1)</u> 746 8 (2.6)	Amend	SF452, §77	2013-07-01		Signed
<u>716.8 (2,6)</u> 716 10 (2)(2)	Amend Amend	HF556, §253	2013-07-01 2013-07-01		Signed
<u>716.10 (2)(a)</u> 716.10 (3)	Amend	HF417, §251 HE556 & 106	2013-07-01 2013-07-01		Signed
<u>716.10 (3)</u> 716A 3 (2)	Amend	HF556, §196 HF556, §197	2013-07-01 2013-07-01		Signed
<u>716A.3 (2)</u> 716B.2	Amend	HF556, §197 HF556, §198	2013-07-01 2013-07-01		Signed Signed
716B.3	Amend	<u>HF556, §198</u> HF556, §199	2013-07-01 2013-07-01		Signed
716B.4	Amend	HF556, §200	2013-07-01 2013-07-01		Signed
<u>717A.2 (1)(c)</u>	Amend	HF417, §212	2013-07-01 2013-07-01		Signed
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<u>717A.3 (1)(c)</u>	Amend	HF417, §213	2013-07-01		Signed
717B.1 (5)	Amend	HF556, §201	2013-07-01		Signed
717B.5 (2)	Amendment Directive	HF417, §261	2013-07-01		Signed
717F.1 (5)(b)	Amend	SF247, §1	2013-07-01		Signed
719.1 (1,2)	Amend	HF556, §202	2013-07-01		Signed
719.1 (1,2)	Amend	SF384, §3	2013-07-01		Signed
721.6	Amend	HF556, §203	2013-07-01		Signed
721.7	Amend	HF556, §204	2013-07-01		Signed
724.1 (7)(u2)	Strike	HF556, §205	2013-07-01		Signed
724.2	Amend	HF556, §206	2013-07-01		Signed
724.2 (1)(i)	Amend	SF452, §78	2013-07-01		Signed
724.4B (2)(b)	Amend	HF556, §207	2013-07-01		Signed
<u>724.10 (2)</u>	Amend	<u>HF417, §166</u>	2013-07-01		Signed
<u>724.16A</u>	Amend	HF556, §235	2013-07-01		Signed
<u>724.17</u>	Amend	<u>HF417, §167</u>	2013-07-01		Signed
<u>724.26 (2)(c)</u>	Amend	HF556, §254	2013-07-01		Signed
<u>726.1</u>	Amend	HF556, §236	2013-07-01		Signed
<u>726.6 (4)</u>	Amend	HF417, §252	2013-07-01		Signed
726.6A	Amend	HF417, §253	2013-07-01		Signed
<u>729.5</u>	Amend	HF556, §237	2013-07-01		Signed
<u>730.4 (5)</u>	Amend	<u>HF417, §214</u>	2013-07-01		Signed
<u>730.5 (9)(g)</u>	Amend	HF417, §215	2013-07-01		Signed
<u>730.5 (13)(d)</u>	Amend	HF417, §216	2013-07-01		Signed
<u>730.5 (15)</u>	Amend	<u>HF417, §217</u>	2013-07-01		Signed
<u>802.7</u>	Amend	HF556, §208	2013-07-01		Signed
<u>804.8</u>	Amend	HF556, §238	2013-07-01		Signed
<u>804.11</u>	Amend	HF556, §239	2013-07-01		Signed
<u>804.14</u>	Amend	HF556, §209	2013-07-01		Signed
<u>804.22</u>	Amend	HF417, §218	2013-07-01		Signed
804.25	Amend	HF417, §254	2013-07-01		Signed
<u>804.29 (2)(a)</u>	Amend	<u>SF145, §1</u>	2013-07-01		Signed
<u>804.30</u>	Amend	<u>HF417, §219</u>	2013-07-01		Signed
<u>805.6 (3)(a)</u>	Amend	HF417, §168	2013-07-01		Signed
<u>805.8A (13)(b)</u>	Amend	<u>SF340, §5</u>	2013-07-01		Signed
805.8A (14)(g)	Amend	SF452, §159	2013-07-01		Signed
805.8B (2)(b)(3)	Amend	HF417, §169	2013-07-01		Signed
805.8B (2A)(b)(3)	Amend	HF417, §170	2013-07-01		Signed
<u>805.8B (5)</u>	Amend	<u>HF522, §2</u>	2013-07-01		Signed
<u>805.16 (3)</u>	Amend	HF417, §220	2013-07-01		Signed
<u>809.3 (3A)</u>	Add	<u>SF188, §1</u>	2013-07-01		Signed
<u>809A.3</u>	Amend	HF417, §171	2013-07-01		Signed
809A.6 (4)	Amendment Directive	HF417, §261	2013-07-01		Signed
809A.7 (5)	Amendment Directive Amendment Directive	HF417, §261	2013-07-01		Signed
<u>809A.9 (1)</u>		HF417, §261	2013-07-01		Signed
809A.12 (3)	Amendment Directive	HF417, §261	2013-07-01 2013-07-01		Signed
<u>809A.13 (3)</u> 811 1 (1 2)	Amend Amend	<u>SF282, §1</u> HE417_8255	2013-07-01 2013-07-01		Signed Signed
<u>811.1 (1,2)</u> 811.2 (1)	Amend	<u>HF417, §255</u> HF417, <u>§</u> 221	2013-07-01 2013-07-01		Signed
<u>811.6 (2,3)</u>	Amend	HF112, §2	2013-07-01 2013-07-01		Signed
811.10 (u1)	Amend	HF417, §256	2013-07-01 2013-07-01		Signed
<u>814.11 (2,3,4)</u>	Amend	HF592, §4	2013-07-01		Signed
814.11 (4)	Amend	HF556, §210	2013-07-01		Signed
815.5	Amend	HF556, §211	2013-07-01		Signed
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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
<u>815.9 (4)(b)</u>	Amend	HF210, §1	2013-07-01		Signed
<u>815.9 (4)(c)</u>	Add	HF210, §2	2013-07-01		Signed
<u>815.10 (4)</u>	Amend	<u>HF210, §3</u>	2013-07-01		Signed
<u>815.10 (7)</u>	Add	<u>HF210, §4</u>	2013-07-01		Signed
<u>815.10A (2)</u>	Amend	HF210, §5	2013-07-01		Signed
<u>901.2</u>	Amend	HF556, §240	2013-07-01		Signed
<u>901.2 (u2)</u>	Amend	<u>HF417, §257</u>	2013-07-01		Signed
<u>901.3</u>	Amend	<u>HF417, §222</u>	2013-07-01		Signed
<u>901.5 (u1,u2)</u>	Amend	HF417, §223	2013-07-01		Signed
<u>901.5 (14)</u>	Add	<u>SF288, §14</u>	2013-07-01		Signed
<u>901.5A (1)(u1)</u>	Amend	HF417, <u>§258</u>	2013-07-01		Signed
<u>901.10 (3)</u>	Amend	HF417, §259	2013-07-01		Signed
<u>901A.2 (5)</u>	Amend	HF556, §255	2013-07-01		Signed
<u>901B.1 (3)</u>	Amend	HF556, §212	2013-07-01		Signed
<u>902.9</u>	Amend	<u>HF417, §224</u>	2013-07-01		Signed
<u>902.14 (1)(c)</u>	Amend	HF417, §260	2013-07-01		Signed
<u>903B.10 (1)</u>	Amend	HF556, §256	2013-07-01		Signed
<u>904.116 (2)</u>	Amendment Directive	HF417, <u>§261</u>	2013-07-01		Signed
<u>904.118</u>	Repeal	<u>SF447, §57</u>	2013-07-01		Signed
<u>904.201 (3)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>904.312</u>	Amend	<u>HF417, §172</u>	2013-07-01		Signed
<u>904.403</u>	Amend	HF417, <u>§225</u>	2013-07-01		Signed
<u>904.503 (1)</u>	Amendment Directive	HF417, §261	2013-07-01		Signed
<u>904.809 (5)(a)</u>	Amendment Directive	HF417, <u>§261</u>	2013-07-01		Signed
<u>904.813 (2)</u>	Amend	<u>HF417, §226</u>	2013-07-01		Signed
<u>904.905</u>	Amend	HF417, <u>§227</u>	2013-07-01		Signed
904A.2A	New	<u>HF538, §1</u>	2013-07-01		Signed
<u>904A.3</u>	Amend	<u>HF538, §2</u>	2013-07-01		Signed
<u>905.1 (2)</u>	Amend	HF556, §213	2013-07-01		Signed
<u>905.3 (1)</u>	Amend	HF556, §241	2013-07-01		Signed
<u>905.12</u>	Amend	HF417, <u>§228</u>	2013-07-01		Signed
<u>906.5 (1)</u>	Amend	<u>HF417, §229</u>	2013-07-01		Signed
<u>906.9</u>	Amend	HF417, §230	2013-07-01		Signed
<u>907.3 (1,2)</u>	Amend	HF556, §214	2013-07-01		Signed
<u>907.3A</u>	Amend	<u>SF288, §15</u>	2013-07-01		Signed
<u>907.8</u>	Amend	HF556, §215	2013-07-01		Signed
<u>908.2A (2)</u>	Amend	HF210, §6	2013-07-01		Signed
<u>910.4 (3)</u>	Amend	HF417, §231	2013-07-01		Signed
<u>915.11</u>	Amendment Directive	HF556, §257	2013-07-01		Signed
<u>915.12 (1)</u>	Amend	HF417, §232	2013-07-01		Signed
<u>915.29</u>	Amend	HF417, §233	2013-07-01		Signed
<u>915.35 (4)(b)</u>	Amend	HF590, §16, 19	2014-01-01		Signed
<u>915.38 (1)</u>	Amend	HF417, §234	2013-07-01		Signed
<u>915.82 (1)</u>	Amend	HF417, §173	2013-07-01		Signed

2013 ACTS AMENDED (LISTED BY BILL)

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
House File 14.1	Amend	<mark>SF452, §62</mark>	2013-07-01		Signed
House File 185.1	Amend	SF452, §45	2013-07-01		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
House File 185.2	Amend	SF452, §46	2013-07-01		Signed
House File 185.4	Amend	SF452, §47	2013-07-01		Signed
House File 185.10	Amend	SF452, §48	2013-07-01		Signed
House File 185.12	Amend	SF452, §49	2013-07-01		Signed
House File 185.20	Amend	SF452, §50	2013-07-01		Signed
House File 185.27	Amend	SF452, §52	2013-07-01		Signed
House File 185.28	Amend	SF452, §55	2013-07-01		Signed
House File 307.9	Amend	SF452, §53	2013-07-01		Signed
House File 307.51	Amend	SF452, §65	2013-07-01		Signed
House File 312.2 (3)	Strike	SF435, §50	2013-07-01		Signed
House File 417.26	Amend	SF452, §58	2013-07-01		Signed
House File 417.34	Repeal	SF452, §86	2013-07-01		Signed
House File 417.55	Amend New	SF452, §60	2013-07-01		Signed
House File 417.63	Amend	SF452, §61	2013-07-01		Signed
House File 417.93	Repeal	SF452, §88	2013-07-01		Signed
House File 417.97	Amend	SF452, §66	2013-07-01		Signed
House File 417.174	Amend	SF452, §76	2013-07-01		Signed
House File 469.43	Amend	SF452, §71	2013-07-01		Signed
House File 469.53	Amend	SF452, §72	2013-07-01		Signed
House File 469.83	Repeal	SF452, §87	2013-07-01		Signed
House File 469.84	Repeal	SF452, §87	2013-07-01		Signed
House File 472.1	Amend	SF452, §20	2013-07-01		Signed
House File 541.1	Amend	SF452, §70	2013-07-01		Signed
House File 556.27	Repeal	SF452, §86	2013-07-01		Signed
House File 556.167	Amend	SF452, §75	2013-07-01		Signed
House File 556.206	Amend	SF452, §78	2013-07-01		Signed
House File 556.234	Amend	<u>SF452, §77</u>	2013-07-01		Signed
House File 556.257 (12)	Add	<u>SF452, §79</u>	2013-07-01		Signed
House File 599.1	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.2	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.4	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.5	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.6	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.7	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.8	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.9	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.10	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.11	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.12	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.13	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.14	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.15	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.16	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.17	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.18	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.19	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.20	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 599.21	Repeal	HF599, §25, 28	2017-12-31		Signed
House File 607.29 (3)	Amend	SF452, §80	2013-07-01		Signed
House File 607.34	Amend	SF452, §81	2013-07-01		Signed
House File 607.35 (1)	Amend	SF452, §82	2013-07-01		Signed
House File 613.2	Amend	<u>SF452, §54</u>	2013-07-01		Signed
House File 638.1 (1)(a)(u1,u2)	Amend	HF648, §16, 18	2013-06-20		Signed

					Gov's
Reference	Action	Bill/Section	Eff. Date	App. Date	Action
House File 649.9	Add	SF452, §29, 39	2013-06-20	2013-06-17	Signed
Senate File 181.29	Repeal	SF452, §155, 156, 157	2013-06-20	2013-03-28	Signed
Senate File 183.8	Amend	<u>SF452, §74</u>	2013-07-01		Signed
Senate File 184.22 (21)	Amend	SF446, §48, 54, 55	2013-06-20	2012-07-01	Signed
Senate File 189.6	Amend New	SF452, §73	2013-07-01		Signed
Senate File 224	Add	HF355, §2, 4	2013-05-15		Signed
Senate File 340.4	Amend	<u>SF452, §64</u>	2013-07-01		Signed
Senate File 355.7	Amend	SF452, §63	2013-07-01		Signed
Senate File 357.7	Amend New	SF452, §59	2013-07-01		Signed
Senate File 396.3	Amend New	<u>SF452, §51</u>	2013-07-01		Signed
Senate File 427.10	Amend	<u>SF452, §56</u>	2013-07-01		Signed
Senate File 427.32	Amend New	SF452, §57	2013-07-01		Signed
Senate File 427.35	Amend	<u>SF452, §83</u>	2013-07-01		Signed
Senate File 436.5	Amend	<u>SF452, §84</u>	2013-07-01		Signed
Senate File 446.11A	Add	<u>SF452, §30</u>	2013-07-01		IV Full
Senate File 447.4 (6)	Amend	<u>SF452, §33</u>	2013-07-01		IV Full
Senate File 447.14 (7)	Amend	<u>SF452, §31</u>	2013-07-01		IV Full
Senate File 447.22 (6)	Amend	<u>SF452, §34</u>	2013-07-01		IV Full
Senate File 447.32 (7)	Amend	<u>SF452, §32</u>	2013-07-01		IV Full
Senate File 447.35	Amend	<u>SF452, §85</u>	2013-07-01		Signed
Senate File 451.11	Amend New	<u>SF452, §67</u>	2013-07-01		Signed
Senate File 451.11	Amend New	<u>SF452, §68</u>	2013-07-01		Signed
Senate File 451.19	Amend New	SF452, §69	2013-07-01		Signed
Senate File 452.10	Amend	HF648, §17, 18	2013-06-20		Signed

ACTS FROM YEARS BEFORE 2013 (LISTED BY CHAPTER)

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1115.9 (1,4,6)	Amend	HF603, §59	2013-07-01		Signed
Chapter 1115.12	Strike and Replace	HF603, §60	2013-07-01		Signed
Chapter 1115.13 (1)	Amend	HF603, §61	2013-07-01		Signed
Chapter 1115.13 (3)(a)	Amend	HF603, §62	2013-07-01		Signed
Chapter 1119.2 (2)(f)	Add	HF215, §77, 78	2013-06-03		Signed
Chapter 1120.2	Amend	SF452, §189	2013-07-01		Signed
Chapter 1120.6	Repeal	<u>SF452, §190</u>	2013-07-01		Signed
Chapter 1120.7	Repeal	SF452, §190	2013-07-01		Signed
Chapter 1120.60	Amend	SF452, §175, 186	2013-06-20		Signed
Chapter 1120.70	Amend	<u>HF556, §45</u>	2013-07-01		Signed
Chapter 1120.95	Repeal	SF452, §190	2013-07-01		Signed
Chapter 1120.137	Amend	SF452, §177, 186	2013-06-20		Signed
Chapter 1120.137 (5)	Add	SF446, §180, 187	Contingent	2014-01-01	Signed
Chapter 1128.8	Amend	SF452, §178, 186	2013-06-20		Signed
Chapter 1133.10	Amend	SF446, §41, 45	2013-06-20		Signed
Chapter 1133.12	Strike	SF446, §129	2013-07-01		Signed
Chapter 1133.22 (26)	Amend	SF446, §38, 45	2013-06-20		Signed
Chapter 1133.23 (1)	Amend	SF446, §42, 45	2013-06-20		Signed
Chapter 1133.32	Amend	SF446, §43, 45	2013-06-20		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1133.40	Amend	SF452, §164, 169	2013-06-20		Signed
Chapter 1133.41	Amend	SF452, §165, 169	2013-06-20		Signed
Chapter 1133.50 (1)	Amend	SF452, §176, 186	2013-06-20		Signed
Chapter 1133.55	Amend	SF446, §44, 45, 46	2013-06-20	2011-07-01	Signed
Chapter 1134.10	Amend	SF447, §38, 39	2013-06-20		Signed
Chapter 1135.15	Amend	SF435, §51, 52	2013-06-17		Signed
Chapter 1136.17 (5)	Add	SF430, §45, 46, 54	2013-06-20	2012-07-01	Signed
Chapter 1138.10	Amend	HF638, §40, 52	2013-06-20		Signed
Chapter 1140.1 (1)(a)(u2)	Amend	HF638, §48, 52	2013-06-20		Signed
Chapter 1140.1 (3)(a)	Amend	HF638, §49, 52	2013-06-20		Signed
Chapter 1140.1 (12)	Amend	HF648, §15, 18	2013-06-20		Signed
Chapter 1140.3 (3)(c)	Amend	HF638, §50, 52	2013-06-20		Signed
Chapter 1140.3 (7)	Amend	HF638, §51, 52	2013-06-20		Signed
Chapter 1140.14	Amend	HF638, §46, 52	2013-06-20		Signed
Chapter 1140.17	Amend	HF638, §47, 52	2013-06-20		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 2.9	Repeal	HF358, §1	2013-07-01		Signed
Chapter 63.36 (2,4)	Amend	SF446, §128	2013-07-01		IV Part
Chapter 126.20 (1)(d)	Amend	SF203, §8, 9	2013-04-05		Signed
Chapter 128.14A	Add	SF452, §27, 38	2013-07-01	2011-07-21	Signed
Chapter 128.19 (1)	Amend	SF435, §51, 52	2013-06-17	2011-07-21	Signed
Chapter 128.59A	Add	SF452, §28, 38	2013-07-01	2011-07-21	Signed
Chapter 129.122 (u2)	Amend	SF446, §39, 45	2013-06-20	2011-07-21	Signed
1 ()	Add		2013-06-20		0
Chapter 129.122 (1A)		SF446, §40, 45	2013-06-20		Signed
Chapter 129.122 (13)	Amend	<u>SF446, §41, 45</u>			Signed
Chapter 129.122 (26)	Strike	<u>SF446, §129</u>	2013-07-01		Signed
Chapter 129.128	Amend	<u>SF446, §38, 45</u>	2013-06-20		Signed
Chapter 129.129	Amend	SF446, §42, 45	2013-06-20		Signed
Chapter 129.141 (1)(a)(1)	Amend	<u>SF446, §43, 45</u>	2013-06-20		Signed
Chapter 129.146 (1)(c)	Amend	SF452, §164, 169	2013-06-20		Signed
Chapter 129.146 (2)(u2)	Amend	SF452, §165, 169	2013-06-20		Signed
Chapter 129.146 (3)	Amend	SF452, §166, 169	2013-06-20		Signed
Chapter 129.146 (6)(u1,u2)	Amend	SF452, §167, 169	2013-06-20		Signed
Chapter 129.146 (8)	Add	SF452, §168, 169	2013-06-20		Signed
Chapter 130.1 (6)	Amend	<u>SF430, §42, 53</u>	2013-07-01	2011-07-01	Signed
Chapter 130.48 (10)	Add	SF430, §43, 46, 54	2013-06-20	2012-07-01	IV Full
Chapter 130.67 (2)	Amend	SF430, §44, 53	2013-07-01	2011-07-01	Signed
Chapter 133.1 (3)(b)	Amend	HF638, §46, 52	2013-06-20		Signed
Chapter 133.3 (5)(a)	Amend	HF638, §47, 52	2013-06-20		Signed
Chapter 133.13A	Add	HF638, §7	2013-07-01		Signed
Chapter 133.32	Amend	HF638, §40, 52	2013-06-20		Signed
Chapter 134.43 (9)	Amend	SF447, §38, 39	2013-06-20		Signed
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2010 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1031.351	Amend	<u>SF351, §2</u>	2013-07-01		Signed
Chapter 1120.8	Add	SF390, §1, 2, 3	2013-04-05	2010-07-01	Signed
Chapter 1188.1 (6)	Amend	SF430, §41, 52	2013-07-01	2010-07-01	Signed
Chapter 1191.19A	Add	SF452, §26, 37	2013-07-01	2010-04-29	Signed
Chapter 1192.11 (24)(a)(1)(a)	Amend	SF446, §60, 61	2013-06-20		Signed

2009 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 173.13 (5)(b,c,d)	Strike	HF397, <u>§7</u>	2013-07-01		Signed
Chapter 173.15	Amend	HF638, §43, 52	2013-06-20		Signed
Chapter 173.25	Amend	HF638, §41, 52	2013-06-20		Signed
Chapter 175.17A	Add	SF452, §25, 36	2013-07-01	2009-05-26	Signed
Chapter 176.1 (6)	Amend	<u>SF430, §40, 51</u>	2013-07-01	2009-07-01	Signed
Chapter 179.7 (4)	Add	HF638, §6	2013-07-01		Signed
Chapter 184.1 (1)(c)	Amend	HF638, §44, 52	2013-06-20		IV Full
Chapter 184.4	Amend	HF638, §45, 52	2013-06-20		Signed

2008 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1179.20	Amend	HF638, §41, 52	2013-06-20		Signed
Chapter 1179.23	Amend	HF638, §42, 52	2013-06-20		Signed
Chapter 1189.31A	Add	SF452, §24, 35	2013-07-01	2008-05-13	Signed
Chapter 1190.1 (6)	Amend	<u>SF430, §39, 50</u>	2013-07-01	2008-07-01	Signed
Chapter 1191.14 (4)	Amend	SF452, §44	2013-07-01		Signed
Chapter 1191.14 (5)	Amend	SF295, §63, 64, 67	2013-06-12	2013-07-01	Signed

2007 ACTS AMENDED

Gov's

Reference	Action	Bill/Section	Eff. Date	App. Date	Action
Chapter 212.1 (6)	Amend	SF430, §38, 49	2013-07-01	2007-07-01	Signed
Chapter 215.45	Amend	<u>SF430, §37, 48</u>	2013-07-01	2007-05-29	Signed
Chapter 215.46	Amend	<u>SF430, §38, 49</u>	2013-07-01	2007-07-01	Signed
Chapter 219.2	Amend	HF638, §40, 52	2013-06-20		Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1180.5 (6)	Amend	SF430, §37, 48	2013-07-01	2007-05-29	Signed

2005 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 150.134	Amend	<u>SF295, §62, 64, 68</u>	2013-06-12	2013-06-12	Signed
Chapter 169.5 (6)	Amend	<u>SF430, §36, 47</u>	2013-07-01	2005-07-01	Signed

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
Chapter 1229.2	Repeal	SF386, §20	2013-07-01		Signed