

2020 SUMARY of Legislation Iowa general assembly regular session

SUMMARY OF LEGISLATION ENACTED IN THE YEAR 2020 BY THE SECOND REGULAR SESSION OF THE EIGHTY-EIGHTH GENERAL ASSEMBLY

Prepared by the Legislative Services Agency

PURPOSE

This summary of legislation enacted by the 2020 General Assembly has been prepared for the use of legislators and other interested persons. The summary of each legislative enactment has been assigned to a major subject category. This compilation provides concise and objective information relating to the change in the law included in each legislative enactment without commenting upon the enactment's merits or editorializing. The publication of this summary of legislation by the Legislative Services Agency does not constitute an endorsement of the summary's contents by members of the General Assembly.

HOW TO FIND A SUMMARY

If you know the original file number of a particular bill, you may refer to the charts on pages v through xi to locate the category in which the summary will be found. Otherwise, each subject category begins with a table of contents listing the file number and the chapter title from the 2020 lowa Acts and a listing of related legislation directing the reader to the category in which the summary is located and briefly explaining how the Act relates to the category.

EFFECTIVE DATE

The effective date of the legislative enactments is July 1, 2020, 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 2020-2021," "FY 2020-2021," and "FY 2021" for example, all describe the fiscal year beginning July 1, 2020, and ending June 30, 2021. "FFY 2020-2021" describes the federal fiscal year beginning October 1, 2020, and ending September 30, 2021.

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.



Serving the Iowa Legislature

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The following is a list of acronyms used:	DNR - Department of Natural Resources	IAC - Iowa Administrative Code
AEA - Area education agency	DOC - Department of Corrections	IDA - Iowa Department on Aging
CSRU - Child Support Recovery Unit	DOM - Department of Management	IWD - Iowa Department of Workforce Development
DALS - Department of Agriculture and Land	DOR - Department of Revenue	IEDA - Iowa Economic Development Authority
Stewardship	DOT - Department of Transportation	LSA - Legislative Services Agency
DAS - Department of Administrative Services	DPH - Department of Public Health	RIIF - Rebuild Iowa Infrastructure Fund
DE - Department of Education	DPS - Department of Public Safety	TANF - Temporary Assistance for Needy Families
DHS - Department of Human Services	FIP - Family Investment Program	
DIA - Department of Inspections and Appeals		

LOCATION OF SUMMARIES BY FILE NUMBER

SENATE FILES

Number	Major Subject
SF 155	Health and Safety
SF 272	Business, Banking, and Insurance
SF 280	Natural Resources and Outdoor Recreation
SF 388	Transportation
SF 457	Criminal Law, Procedure, and Corrections
SF 458	Civil Law, Procedure, and Court Administration
SF 526	Criminal Law, Procedure, and Corrections
SF 537	Natural Resources and Outdoor Recreation
SF 583	Energy and Public Utilities
SF 2025	Local Government
SF 2082	Education
SF 2091	Transportation
SF 2097	Criminal Law, Procedure, and Corrections
SF 2118	Education
SF 2119	Health and Safety
SF 2120	Health and Safety
SF 2131	Business, Banking, and Insurance
SF 2132	Business, Banking, and Insurance
SF 2134	Alcohol Regulation and Substance Abuse
SF 2135	State Government
SF 2137	Business, Banking, and Insurance
SF 2142	Education
SF 2144	Appropriations
SF 2164	Education
SF 2182	Criminal Law, Procedure, and Corrections
SF 2187	Business, Banking, and Insurance
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SF 2198	Business, Banking, and Insurance
SF 2225	Criminal Law, Procedure, and Corrections
SF 2232	Civil Law, Procedure, and Court Administration
SF 2250	Natural Resources and Outdoor Recreation
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Number	Major Subject
SF 2275	Criminal Law, Procedure, and Corrections
SF 2284	Education
SF 2296	Labor and Employment
SF 2299	Health and Safety
SF 2300	Civil Law, Procedure, and Court Administration
SF 2310	Education
SF 2323	Civil Law, Procedure, and Court Administration
SF 2337	Civil Law, Procedure, and Court Administration
SF 2338	Civil Law, Procedure, and Court Administration
SF 2348	Elections, Ethics, and Campaign Finance
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SF 2413	Agriculture

LOCATION OF SUMMARIES BY FILE NUMBER

HOUSE FILES

	HOUSE
Number	Major Subject
HF 310	Health and Safety
HF 426	Business, Banking, and Insurance
HF 594	Health and Safety
HF 599	Natural Resources and Outdoor Recreation
HF 684	Criminal Law, Procedure, and Corrections
HF 716	Natural Resources and Outdoor Recreation
HF 717	Public Defense and Veterans
HF 737	Agriculture
HF 760	Taxation
HF 2197	Health and Safety
HF 2220	Human Services
HF 2221	Health and Safety
HF 2235	Transportation
HF 2236	Public Defense and Veterans
HF 2238	Business, Banking, and Insurance
HF 2259	Labor and Employment
HF 2267	Health and Safety
HF 2269	Human Services
HF 2310	Transportation
HF 2312	Public Defense and Veterans
HF 2340	Education
HF 2359	Education
HF 2360	Transportation
HF 2362	Labor and Employment
HF 2363	Labor and Employment
HF 2364	Labor and Employment
HF 2365	Labor and Employment
HF 2372	Transportation
HF 2382	Public Defense and Veterans
HF 2389	State Government
HF 2402	Business, Banking, and Insurance
HF 2410	Natural Resources and Outdoor Recreation
HF 2411	Criminal Law, Procedure, and Corrections
HF 2412	Local Government
HF 2418	Education
HF 2445	Criminal Law, Procedure, and Corrections
HF 2452	Energy and Public Utilities

Number	Major Subject
HF 2454	Education
HF 2455	Natural Resources and Outdoor Recreation
HF 2474	Criminal Law, Procedure, and Corrections
HF 2475	Energy and Public Utilities
HF 2477	Local Government
HF 2481	Local Government
HF 2485	Human Services
HF 2486	Elections, Ethics, and Campaign Finance
HF 2502	Local Government
HF 2512	Local Government
HF 2528	Local Government
HF 2535	State Government
HF 2536	State Government
HF 2540	Alcohol Regulation and Substance Abuse
HF 2554	Criminal Law, Procedure, and Corrections
HF 2556	State Government
HF 2561	Health and Safety
HF 2565	State Government
HF 2581	Agriculture
HF 2585	State Government
HF 2589	Health and Safety
HF 2623	Gaming
HF 2627	State Government
HF 2629	Education
HF 2641	Taxation
HF 2642	Appropriations
HF 2643	Appropriations
HF 2644	Appropriations
HF 2647	Criminal Law, Procedure, and Corrections

AGRICULTURE

- SENATE FILE 2413 Regulation of Agriculture and Food Production
- HOUSE FILE 737 Care and Treatment of Animals
- HOUSE FILE 2581 Regulation of Hemp

RELATED LEGISLATION

SENATE FILE 457
 Criminal and Civil Penalties, Fines, Surcharges, Fees, and Costs — Related Funds — Court Debt Collection
 SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act creates the Iowa Emergency Food Purchase Program Fund to relieve situations of emergency by persons who experience low income or job loss. The fund is administered by the Iowa Department of Agriculture and Land Stewardship, which may contract with the Iowa Food Bank Association to manage the program. The Act also creates an agricultural theft surcharge equal to \$500 assessed by a court or clerk of the district court upon the adjudication of guilt or deferred judgment of a criminal offense involving theft or criminal mischief relating to agricultural property.

SENATE FILE 2398 - Rural Veterinarian Loan Repayment Program
 SEE EDUCATION. This Act establishes a Rural Veterinarian Loan Repayment Program under the administration of the College Student Aid Commission to provide loan repayments for individuals who agree to practice for four years as licensed veterinarians in rural service commitment areas or in veterinary shortage areas in Iowa, and establishes in the State Treasury a Rural Veterinary Care Trust Fund under the control of the commission. House File 2643(98) (see Appropriations) appropriates \$300,000 for FY 2020-2021 from the General Fund of the State to the commission for implementation of the program.

HOUSE FILE 2310 - Vehicles of Excessive Size — Transport of Hay, Straw, Stover, or Bagged Livestock Bedding SEE TRANSPORTATION This Act eliminates the annual permit allowing a vehicle or

SEE TRANSPORTATION. This Act eliminates the annual permit allowing a vehicle or combination of vehicles transporting a divisible load of hay, straw, stover, or bagged livestock bedding in excess of current width, length, or height restrictions without a finding of a special or emergency situation and increases the current width, length, and height restrictions of vehicles or combinations of vehicles transporting divisible loads of hay, straw, stover, or bagged livestock bedding.

HOUSE FILE 2372 - Driver's Licenses and Nonoperator Identification Cards — Operation of Farmers' Special Trucks — Autism Spectrum Disorder Status Marks
 SEE TRANSPORTATION. This Act amends the definition of "chauffeur" such that a farmer or the farmer's hired help, who is 18 years of age or older, is not a "chauffeur" when operating a special truck owned by the farmer and used exclusively to transport the farmer's own products or property to a destination no more than 100 miles from farmland owned or rented by the farmer as measured by calculating the straight-line distance between the farmland and the destination.

HOUSE FILE 2477 - County Zoning for Agricultural Experiences SEE LOCAL GOVERNMENT. This Act relates to the ability of counties to impose certain requirements in order for a property owner to offer agricultural experiences on property of which the primary use is agricultural production.

HOUSE FILE 2512	 County Zoning — Exemptions and Procedures SEE LOCAL GOVERNMENT. This Act prohibits a county from requiring an application, approval, or payment of a fee for a county zoning exemption to apply to land, farm barns, farm outbuildings, or other buildings or structures that are primarily adopted for use for agricultural purposes. The Act took effect June 1, 2020.
HOUSE FILE 2643	 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes SEE APPROPRIATIONS. Division XIX of this Act extends the annual appropriation to the lowa Resources Enhancement and Protection Fund through FY 2022-2023. Division XXVI repeals the contingent effective date provision of 2020 lowa Acts, HF 2581, and provides that the Act took effect June 17, 2020. Division XXVII makes an appropriation to the Department of Agriculture and Land Stewardship for the administration and enforcement of lowa Code chapters 203 and 203C, and suspends fees assessable or owing under Iowa Code section 203D.5 until March 1, 2021.

AGRICULTURE

SENATE FILE 2413 - Regulation of Agriculture and Food Production

BY COMMITTEE ON WAYS AND MEANS. This Act provides for the regulation of animals associated with agricultural production, by providing for the control of such animals afflicted with diseases and the destruction of feral swine, and by prohibiting trespass on the property of certain food operations.

Division I — Animal Health (Control of Contagious or Infectious Diseases)

GENERAL. The Act amends Iowa Code chapters 163 and 163D by authorizing the Department of Agriculture and Land Stewardship (DALS) to take action necessary to ensure the health of animals. The term "animal" includes livestock or any other agricultural animal that is maintained for its parts or products having commercial value, including fish or honey bees, and any member of the equine species (Iowa Code sections 163.2A and 717A.1).

SEIZURE OF ABANDONED ANIMALS. The Act amends Iowa Code chapter 163, subchapter I, which provides DALS with general powers and duties to ensure animal health. The Act authorizes DALS to seize one or more abandoned animals pursuant to a declaration or proclamation issued by the Governor, an order issued by the Secretary of Agriculture, or another provision of Iaw (Iowa Code section 163.3D). DALS must provide notice of the abandonment to an identifiable interested person (e.g., an owner or secured creditor). The disposition of the seized animal must be made by a court, unless DALS determines that exigent circumstances exist (Iowa Code section 163.3E). In that case, the dispositional proceeding may be conducted by an administrative law judge. The court or administrative law judge may award DALS expenses and costs. DALS may use moneys available in the Livestock Remediation Fund (Iowa Code section 459.501) to pay for expenses related to the seizure. Moneys in the fund may also be used to pay for court costs, reasonable attorney fees, and expenses related to the investigation and prosecution of the case arising from the seizure.

INTERFERENCE WITH OFFICIAL ACTS. The Act amends Iowa Code chapter 163, subchapter I, by prohibiting a person from interfering with an official act taken by DALS in the performance of a duty to prevent or control the transmission of a disease afflicting animals (Iowa Code section 163.3F), if the action is related to a veterinary emergency preparedness and response service (Iowa Code section 163.3A), a foreign animal disease preparedness and response strategy (Iowa Code section 163.3C), or an emergency measure as provided in the Act (Iowa Code section 163.3D or 163.3E). A person who violates the provision is subject to a civil penalty of at least \$100 but not more than \$10,000, with each day of the offense constituting a separate violation, so long as the total amount does not exceed \$250,000 (Iowa Code section 163.61).

REGULATION OF FERAL SWINE. The Act amends Iowa Code chapter 163, subchapter III, regulating the movement of swine, by controlling swine running at large, designated as "feral." The Act prohibits a person from knowingly releasing such swine (Iowa Code section 166.33). Upon discovery of feral swine, DALS may destroy or order the destruction of the swine after conducting a reasonable inquiry to determine the swine's owner. The Act authorizes a person to destroy feral swine if the swine is on the person's property or damaging the person's personal property. The person must immediately notify DALS and allow DALS to conduct a test of the carcass for the presence of disease. A person who violates a provision in the Iowa Code chapter is subject to a civil penalty of at least \$100 but not more than \$1,000 (Iowa Code section 163.61). Each day of the continuing violation is a separate violation. However, a person is not subject to a civil penalty totaling more than \$25,000.

STATE PSEUDORABIES ADVISORY COMMITTEE. The Act amends Iowa Code chapter 166D providing for measures to control the transmission and incidence of pseudorabies among swine (Iowa Code section 166D.1). The Act eliminates the State Pseudorabies Advisory Committee. The committee was established in 1989 during the outbreak of the disease to provide education to persons interested in pork production, to advise DALS, and to maintain communication with other states and organizations (Iowa Code section 166D.3). The disease has been eradicated from the state.

IOWA CODE EDITOR DIRECTIVE. The Act requires the Iowa Code Editor to organize Iowa Code chapter 163, subchapter I, into separate parts, to better enhance the readability of its provisions.

EFFECTIVE DATE. The division took effect June 10, 2020.

Division II — Food Operation Trespass

GENERAL. The Act amends Iowa Code chapter 716 governing trespass to property by creating the offense of food operation trespass (Iowa Code section 716.7A). A person commits the offense by entering or remaining on the property of a food operation without the consent of a person who has real or apparent authority over the property.

FOOD ANIMALS AND FOOD OPERATIONS. A food animal includes an animal belonging to the bovine, caprine, ovine, or porcine species; farm deer; turkeys, chickens, or other poultry; fish or other aquatic animals; or honey bees. A food operation is a location where a food animal is produced or kept, a location where a meat or poultry product, milk or milk product, eggs or an egg product, aquatic product, or honey is prepared (e.g., processed and packaged) for human consumption, or a food establishment or a farmers market that sells or offers for sale a meat or poultry product, milk or milk product, eggs or egg product, aquatic product, or honey. The Act was amended in 2020 lowa Acts, HF 2641 (see Taxation), by expressly providing that a food establishment or farmers market is not a food operation.

PENALTY. A person who commits food operation trespass is guilty of an aggravated misdemeanor for the first offense and a class "D" felony for a second or subsequent offense. An aggravated misdemeanor is punishable by confinement for no more than two years and a fine of at least \$855 but not more than \$8,540. A class "D" felony is punishable by confinement for no more than five years and a fine of at least \$1,025 but not more than \$10,245.

EFFECTIVE DATE. The division took effect June 10, 2020.

HOUSE FILE 737 - Care and Treatment of Animals

BY COMMITTEE ON JUDICIARY. This Act regulates persons who handle, possess, or own certain animals, including by prohibiting the tampering of certain items worn by dogs and the mistreatment of animals. The Act creates criminal offenses and provides for criminal penalties and special consequences including court-ordered evaluation and treatment and enhanced penalties.

TAMPERING WITH ITEMS WORN BY A DOG. The Act prohibits a person from knowingly tampering with a valid rabies vaccination tag attached to a dog collar (new Iowa Code section 351.45). The Act also prohibits a person from removing, disabling, or destroying an electronic handling device attached to the dog or attached to an item worn by the dog such as a collar, harness, or vest (new Iowa Code section 351.46). Neither offense applies to the dog's owner nor to an agent of or a person authorized to take action by the owner, a peace officer, a licensed veterinarian, or an animal shelter. For each offense, a person is guilty of a simple misdemeanor for the first conviction and a serious misdemeanor for a second or subsequent conviction.

ANIMAL MISTREATMENT. The Act amends provisions in Iowa Code chapter 717B which includes four offenses, entitled Animal Abuse (Iowa Code section 717B.2), Animal Neglect (Iowa Code section 717B.3), Animal Torture (Iowa Code section 717B.3A), and Animal Abandonment (Iowa Code section 717B.8). The Act does not amend a fifth offense, entitled Injury or Interference With a Police Service Dog (Iowa Code section 717B.9). These five offenses are currently subject to penalties ranging from a simple misdemeanor to a class "D" felony. The Act refers to animal mistreatment which includes the five offenses and two other types of offenses neither part of Iowa Code chapter 717B nor amended by the Act. These include the offense of bestiality (Iowa Code section 717C.1) and a number of closely related offenses prohibiting involvement in a contest event (e.g., cock fighting) that may result in an animal's injury or death (Iowa Code section 717D.2).

ANIMAL MISCONDUCT DESCRIBED — EXCEPTIONS. Iowa Code chapter 717B excludes game, fur-bearing animals, fish, reptiles, or amphibians regulated by the Department of Natural Resources (DNR). This includes an animal considered wildlife (Iowa Code chapter 481A), unless such animal is owned, confined, or controlled by a person; and a nongame animal declared by DNR to be a nuisance (Iowa Code section 481A.42). The Act also excludes privately owned preserve whitetail (deer) regulated by DNR (Iowa Code chapter 484C). The Act provides a special exception for a commercial establishment (e.g., a commercial breeder) regulated by the Department of Agriculture and Land Stewardship (DALS) applicable to animal abuse, animal neglect, and animal torture. The

commercial establishment must provide that an animal be provided with a minimum standard of care (see Iowa Code section 162.10A). If the commercial establishment is not subject to the federal Animal Welfare Act, it is regulated as a state licensee or registrant and subject to DALS rules. If the commercial establishment is authorized to do business by the United States Department of Agriculture, it may elect to be regulated by DALS as a permittee and is subject to DALS rules only to the extent they are not more restrictive than the federal Animal Welfare Act (7 U.S.C. ch. 54).

ANIMAL MISCONDUCT DESCRIBED — DISTINCTION BETWEEN INJURY AND SERIOUS INJURY. The Act expands a distinction between an infliction of an injury and serious injury or death. The Act defines an injury to include an animal's disfigurement, the impairment of an animal's health, or an impairment to the functioning of an animal's limb or organ. It defines a serious injury to include an animal's protracted or permanent disfigurement, the protracted or permanent impairment of an animal's health, the protracted or permanent impairment of the functioning of an animal's limb or organ, or the loss of an animal's limb or organ (lowa Code section 717B.1).

TYPES OF ANIMAL MISTREATMENT—*ANIMAL ABUSE.* Under the prior law, a person committed animal abuse by intentionally inflicting an injury upon an animal. The Act provides that a person commits the offense by intentionally, knowingly, or recklessly inflicting the injury. The Act amends an exception that currently applies to a person who is the owner or who acts with the owner's consent. Under the Act, this exception would only be available if the animal is in a state of permanent pain or suffering and is euthanized. The Act provides that animal abuse does not include an act by a commercial establishment meeting adequate standard of care requirements under DALS rules. The Act reduces the penalty from an aggravated to a serious misdemeanor for committing an offense that causes an animal injury but does not cause an animal serious injury or death. It retains the penalty of aggravated misdemeanor if the animal suffers serious injury or death. A subsequent offense is subject to an enhanced penalty.

TYPES OF ANIMAL MISTREATMENT — *ANIMAL NEGLECT.* Under prior law, a person committed animal neglect by impounding or confining an animal and (1) failing to supply the animal with an adequate supply of food or water; (2) failing to provide a dog or cat with adequate shelter; or (3) torturing, depriving of necessary sustenance, mutilating, beating, or killing an animal by any means causing unjustified pain. The Act provides that the offense is committed by a person who (1) owns or has custody of an animal, (2) confines that animal, and (3) fails to provide the animal with conditions for the animal's welfare. These conditions include access to nutritional food, potable water, adequate sanitary conditions, ventilated shelter from the weather, grooming, and veterinary care if required to relieve the animal from distress. The Act eliminates the provision that includes inflicting unjustified pain, including torture upon an animal. It retains the simple misdemeanor penalty but provides if the offense causes an injury, other than serious injury or death, the penalty is a serious misdemeanor. For an offense that causes a serious injury or death, the penalty is an aggravated misdemeanor. A subsequent offense is subject to an enhanced penalty.

TYPES OF ANIMAL MISTREATMENT — *ANIMAL TORTURE.* Under prior law, a person commits animal torture by (1) acting with a depraved or sadistic intent and (2) inflicting severe and prolonged pain or suffering, or death upon an animal. The Act provides that a person commits the offense by (1) intentionally or knowingly (but not recklessly) inflicting severe and prolonged or repeated physical pain upon an animal, and (2) causing the animal's serious injury or death. The Act eliminates an exception that applies to a person carrying out practices consistent with animal husbandry purposes. The penalty is an aggravated misdemeanor. A subsequent offense is subject to an enhanced penalty.

TYPES OF ANIMAL MISTREATMENT — *ANIMAL ABANDONMENT.* Under prior law, a person who owns or has custody of a cat or dog is prohibited from abandoning that animal. The Act prohibits a person from relinquishing rights and duties to care for the animal. The Act creates an exception that allows a person to return a cat to the same location as it was taken if the returned cat has been sterilized by a veterinarian. The Act retains the current penalty, a simple misdemeanor, provided the offense does not involve an injury or death to the animal. If the animal suffers an injury, other than serious injury or death, the penalty is a serious misdemeanor. If the animal suffers serious injury or death, the penalty is an aggravated misdemeanor. There is no enhanced penalty provision.

SPECIAL CONSEQUENCES OF ANIMAL MISTREATMENT — COURT-ORDERED EVALUATION AND TREATMENT. The Act eliminates a requirement that a court may order psychological evaluation and treatment

for a person's first conviction of animal torture and must enter such order for the person's subsequent conviction. Instead, the Act provides that the court may order psychological or psychiatric evaluation and treatment for any conviction of animal mistreatment and must enter the order if the sentenced person is a juvenile or the offense is animal abuse punishable as an aggravated misdemeanor or class "D" felony, animal neglect punishable as an aggravated misdemeanor class "D" felony.

SPECIAL CONSEQUENCES OF ANIMAL MISTREATMENT — ENHANCED PENALTIES. The Act increases penalties for persons committing any of the three amended animal mistreatment offenses (animal abuse, animal neglect, and animal torture). Under the Act, a person convicted of the offense and who has previously been convicted of committing a form of animal mistreatment, bestiality, or an act involving a contest event, is subject to a class "D" felony. The only exception is if the person's prior conviction is for animal neglect that does not cause injury, serious injury, or death (i.e., punishable as a simple misdemeanor).

BACKGROUND — *SENTENCES FOR OFFENSES.* A simple misdemeanor is punishable by confinement for no more than 30 days or a fine of at least \$105 but not more than \$855 or by both. A serious misdemeanor is punishable by confinement for no more than one year and a fine of at least \$430 but not more than \$2,560. An aggravated misdemeanor is punishable by confinement for no more than two years and a fine of at least \$855 but not more than \$8,540. A class "D" felony is punishable by confinement for no more than five years and a fine of at least \$1,025 but not more than \$10,245.

HOUSE FILE 2581 - Regulation of Hemp

BY COMMITTEE ON PUBLIC SAFETY. This Act provides for the regulation of hemp and associated hemp products, including by amending a number of provisions enacted in 2019 Iowa Acts, chapter 130 (2019 Act). Division I of the 2019 Act created Iowa Code chapter 204, the "Iowa Hemp Act" (IHA) (Iowa Code section 204.1), authorizing the production of a certain type of cannabis (sativa L.) and the sale of hemp products (Iowa Code section 204.7). Division II of the 2019 Act included a number of coordinating provisions, including amendments that removed hemp from the list of schedule I controlled substances (see Iowa Code chapters 124 and 453B).

BACKGROUND — PRODUCTION. The 2019 Act was enacted after the federal Agriculture Improvement Act of 2018, commonly known as the 2018 Farm Act, including provisions allowing the production of hemp (7 U.S.C. §16390 et seq.). The IHA refers to these provisions as the "federal hemp law" (Iowa Code section 204.2(5)). The federal hemp law allows states and tribes to assume primary regulatory authority over the production of hemp by submitting a plan for approval by the United States Department of Agriculture (USDA). The IHA assigns principal regulatory authority over hemp production to Iowa's Department of Agriculture and Land Stewardship (DALS), which must act in cooperation with the state's Department of Public Safety (DPS) (Iowa Code section 204.3).

BACKGROUND — PROCESSING AND USE OF HEMP PRODUCTS. By its own terms, the federal hemp law is not to be construed to affect or modify certain federal law, including the Federal Food, Drug, and Cosmetic Act (21 U.S.C. §301 et seq.). Generally, the United States Food and Drug Administration (FDA) regulates human foods and additives, dietary supplements, drugs, and cosmetics (see 7 U.S.C. §1639r). The IHA defines a hemp product as derived from or made by processing hemp or parts of hemp. Generally, the IHA allows a person to engage in the retail sale of a hemp product so long as the hemp was produced in this state or another state in compliance with the federal hemp law (lowa Code section 204.7(9)).

DISPOSAL. The Act provides for the disposal of a crop that does not qualify as hemp according to an order issued by DALS in consultation with DPS (lowa Code sections 124.506 and 204.10).

TESTING. The IHA follows the federal hemp law by defining hemp as a species of cannabis (e.g., sativa L.) having a maximum concentration of delta-9 tetrahydrocannabinol (THC) not exceeding three-tenths of 1 percent as calculated on a dry weight basis (lowa Code section 204.2(6)). The Act modifies the testing requirements by requiring a designated laboratory to determine whether the sample has an acceptable THC concentration, resulting from a post decarboxylation analysis (lowa code section 204.8(3)). The laboratory must report a concentration that accounts for a measurement of uncertainty associated with the result. It must also account for a post decarboxylation value

that is the result of a process that determines the total potential THC content derived from the sum of the THC concentration and THC acid content reported on a dry weight basis.

DOCUMENTATION. The Act provides that a person is exempt from otherwise applicable criminal offenses under lowa Code chapters 124 and 453B, if the person carries the required documentation which includes a license, a certificate of analysis referred to as a certificate of crop inspection in the 2019 Act, or a temporary harvest and transportation permit (lowa Code section 204.7(5)). A permit is issued on a temporary basis until DALS issues the licensee a certificate and allows the movement of hemp subject to a number of restrictions (lowa Code section 204.8). A person transporting hemp may also be required to carry a bill of lading (lowa Code section 204.7(5)).

HEMP PRODUCTS. The Act eliminates a provision that allowed a derivative of hemp to be added to cosmetics, personal care products, and products intended for human consumption, unless otherwise provided by federal law (lowa Code section 204.7(10)). The Act provides for the manufacture, sale, and consumption of consumable hemp products in this state which is defined as a hemp product that includes a substance that is metabolized or is otherwise subject to a biotransformative process when introduced into the human body (lowa Code sections 204.2 and 204.7). A consumable hemp product does not include a hemp product if its intended use is by inhalation (lowa Code section 204.2).

The Act allows a person to manufacture, sell, or consume a consumable hemp product only if the consumable hemp product is manufactured in lowa, the hemp in the consumable hemp product was produced exclusively in lowa in compliance with the IHA, and the consumable hemp product complies with packaging and labeling requirements established by the rule adopted by the Department of Inspections and Appeals (DIA). The Act also allows a consumable hemp product to be imported for use by a consumer if the state from which the consumable hemp product is being imported has a state or tribal hemp plan approved by the USDA and testing requirements are substantially similar to those of this state (Iowa Code section 204.7(10)). The Act requires a person manufacturing consumable hemp products to register with the DIA, which may impose a fee to recoup the cost of registration. A person selling consumable hemp products must register with the DIA, which may also impose a fee to recoup the cost of registration. The Act prohibits a political subdivision of the state from adopting any ordinance, rule, or regulation regarding the manufacture, sale, or consumption of a consumable hemp product, and exempts consumable hemp products that comply with the provisions of the Act from classification as a controlled substance (Iowa Code section 204.7(10) referring to Iowa Code chapters 124 and 453B).

INHALATION. The Act prohibits a person from possessing, using, manufacturing, marketing, transporting, delivering, or distributing harvested hemp or a hemp product if the intended use of the harvested hemp or hemp product is for introduction into the human body by any method of inhalation (e.g., cigarette, cigar, cigarillo, or pipe) (lowa Code section 204.14A). The prohibition does not apply to the extent that federal law, including the FDA, authorizes the intended use. A person who violates the prohibition is guilty of a serious misdemeanor, which is punishable by confinement for no more than one year and a fine of at least \$430 but not more than \$2,560 (lowa Code section 204.14A).

CIVIL PENALTIES. A person who violates the Act's provisions is subject to a civil penalty of not less than \$500 and not more than \$2,500 (lowa Code section 204.12). DALS may impose, assess, and collect a civil penalty (lowa Code section 204.12). DALS or the Attorney General may seek injunctive relief by petitioning a court (lowa Code section 204.13).

EFFECTIVE DATE. Section 19 of the Act provides that the Act was to take effect on the implementation date of the IHA, which was to occur on the publication date of the edition of the Iowa Administrative Bulletin that included a statement by the Secretary of Agriculture of the Department of Agriculture and Land Stewardship certifying that USDA had approved Iowa's state plan. The IHA took effect on April 8, 2020. Section 19 of the Act was repealed by HF 2643 (see Appropriations), Division XXVI, which also enacted section 19A providing that the Act took effect on June 30, 2020, and that the repeal of section 19 was retroactively applicable to April 8, 2020.

ALCOHOL REGULATION AND SUBSTANCE ABUSE

SENATE FILE 2134 - Manufacture of Canned Cocktails by Manufacturers of Beer
 HOUSE FILE 2540 - Alcoholic Beverage Regulation — Charity Event Permits and Alcoholic Beverage Sales

RELATED LEGISLATION

- HOUSE FILE 684 Possession or Consumption of Alcohol by Underage Persons — Limited Criminal Immunity - Sanctions by Regents Institutions Prohibited SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act provides immunity from certain alcohol-related criminal offenses and prohibits certain disciplinary sanctions for certain persons who seek or require emergency assistance for alcohol. The Act provides that a person under the age of 21 shall not be charged or prosecuted for public intoxication, possession of alcohol under the legal age, or use of a driver's license to obtain alcohol, if the person in good faith sought emergency assistance for the person or another person due to an alcohol overdose. A person is only eligible for immunity if the person, or persons acting in concert, is the first person to seek emergency assistance, provides the reporting person's name and contact information, remains on the scene until assistance arrives or is provided, and cooperates with medical and law enforcement personnel. The Act also provides immunity to the person for whom emergency assistance was sought. HOUSE FILE 2643 - State and Local Government and Regulatory Matters — Appropriations and Miscellaneous
- FILE 2043 State and Local Government and Regulatory Matters Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. Division VI of this Act makes appropriations to the Department of Public Health for reducing and treating addictive disorders.

ALCOHOL REGULATION AND SUBSTANCE ABUSE

SENATE FILE 2134 - Manufacture of Canned Cocktails by Manufacturers of Beer

BY COMMITTEE ON STATE GOVERNMENT. This Act allows a manufacturer of beer to obtain and possess alcoholic liquor for the purpose of manufacturing canned cocktails.

The Act took effect March 12, 2020.

HOUSE FILE 2540 - Alcoholic Beverage Regulation — Charity Event Permits and Alcoholic Beverage Sales

BY COMMITTEE ON STATE GOVERNMENT. This Act authorizes a nonprofit entity to conduct a charity beer, spirits, and wine event that allows the entity to serve attendees beer, spirits, and wine for consumption on the premises of the event regardless of whether the entity charges an admission fee to the event or collects the cost of the beer, spirits, and wine served from attendees. The Act provides that the event be conducted on a premises covered by a valid liquor license or beer or wine permit and the liquor control licensee or beer or wine permittee shall supply the alcoholic beverages for the event. An entity shall be eligible to receive no more than two permits during a calendar year and each permit shall be valid for a period not to exceed 36 consecutive hours. The fee for the permit is \$100.

The Act also authorizes class "B" wine and class "B" and "C" native wine permit holders who are authorized to sell wine for consumption off the licensed premises to sell wine for consumption off the premises in a container other than the original container if certain requirements are met. The Act requires the container to be securely sealed and no larger than 72 ounces and provides that the sealed container shall not be deemed an open container for purposes of Iowa Code sections 321.284 and 321.284A.

The Act also authorizes a class "C" liquor control licensee and a class "C" native distilled spirits liquor control licensee to sell mixed drinks or cocktails for consumption off the premises of the license holder under certain circumstances. The Act requires the mixed drink or cocktail for consumption off the premises to be immediately sealed with a lid or other method of securing the product and provides that the sealed container shall not be deemed an open container for purposes of lowa Code sections 321.284 and 321.284A. This provision of the Act took effect June 29, 2020.

APPROPRIATIONS

SENATE FILE 2144	- Miscellaneous Supplemental Appropriations
SENATE FILE 2188	- Hazard Mitigation Financial Assistance
SENATE FILE 2408	 Supplemental, Standing, and Continuing Appropriations and Related Matters — Emergency Authority and Responsibilities — Instructional Time Waivers
HOUSE FILE 2642	 Appropriations — Infrastructure and Capital Projects
HOUSE FILE 2643	 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes
HOUSE FILE 2644	- Appropriations — Transportation
	RELATED LEGISLATION
SENATE FILE 2360	- Classroom Management and Violent or Disruptive Behavior — Therapeutic Classrooms <i>SEE EDUCATION.</i> This Act relates to classroom management by establishing a Therapeutic Classroom Incentive Grant Program and Fund under the control of the Department of Education, authorizing school districts to submit claims to the department for the costs of providing therapeutic classroom services and related transportation services, and appropriating moneys to the department from the General Fund of the State in future years for the development of related standards, guidelines, and expectations, for the payment of therapeutic classroom Incentive Fund for the distribution of Therapeutic Classroom Incentive Fund for the distribution of Therapeutic Classroom Incentive State in the transportation services.
SENATE FILE 2398	 Rural Veterinarian Loan Repayment Program SEE EDUCATION. This Act establishes a Rural Veterinarian Loan Repayment Program under the administration of the College Student Aid Commission to provide loan repayments for individuals who agree to practice for four years as licensed veterinarians in rural service commitment areas or in veterinary shortage areas in Iowa, and establishes in the State Treasury a Rural Veterinary Care Trust Fund under the control of the commission. House File 2643(98) appropriates \$300,000 for FY 2020-2021 from the General Fund of the State to the commission for implementation of the program.
HOUSE FILE 2629	- Educational Improvement Vocational Training and Affordable Child Care Access Programs

 HOUSE FILE 2629 - Educational Improvement, Vocational Training, and Affordable Child Care Access Programs SEE EDUCATION. This Act adds to and modifies Code provisions enacted in 2018 under the Future Ready Iowa Act and, subject to an appropriation, provides for creation of a Future Ready Iowa Expanded Registered Apprenticeship Opportunities Program.

APPROPRIATIONS

SENATE FILE 2144 - Miscellaneous Supplemental Appropriations

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act makes and supplements appropriations for FY 2019-2020. The Act is organized into divisions.

Division I - Health and Human Services

This division makes a supplemental appropriation of \$333,000 from the General Fund of the State to the Department of Human Services (DHS) for the Glenwood Resource Center. As a condition of receiving the appropriated moneys, DHS is required to submit reports detailing the manner in which the appropriated moneys are being used and containing a status report on any project to which the moneys have been allocated. The division took effect February 13, 2020.

Division II – Flood Recovery

This division makes an appropriation of approximately \$21 million from the General Fund of the State to the Department of Homeland Security and Emergency Management to be credited to the Flood Recovery Fund. As a condition of receiving the appropriated moneys, the department, in coordination with the Flood Mitigation Board, is required to submit reports detailing the amount of the appropriated moneys that have been used and containing a status report on any project to which the moneys have been allocated. The division took effect February 13, 2020.

SENATE FILE 2188 - Hazard Mitigation Financial Assistance

BY COMMITTEE ON STATE GOVERNMENT. This Act authorizes the state to participate in funding eligible expenses if financial assistance for hazard mitigation is granted under the federal Robert T. Stafford Disaster Relief and Emergency Assistance Act or the federal National Flood Insurance Reform Act of 1994, when a proclamation of disaster emergency by the Governor is not applicable. The state may participate in the funding of the financial assistance authorized to a local government in an amount not to exceed 10 percent of the eligible expenses, and for financial assistance granted for state-related hazard mitigation, in an amount not to exceed 50 percent of the total eligible expenses.

SENATE FILE 2408 - Supplemental, Standing, and Continuing Appropriations and Related Matters — Emergency Authority and Responsibilities — Instructional Time Waivers Fiscal Analysis

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

Division I — Supplemental Appropriations

This division makes supplemental appropriations for FY 2019-2020 from the General Fund of the State to the Department of Human Services for medical assistance program (Medicaid) reimbursement and associated costs, the State Children's Health Insurance Program, known as the Healthy and Well Kids in Iowa (hawk-i) Program, and the Glenwood Resource Center. The division also makes a supplemental appropriation for FY 2019-2020 from the General Fund of the State to the State Board of Regents for the State Hygienic Laboratory of the State University of Iowa. The division took effect March 17, 2020.

Division II — Standing Appropriations and Related Matters

This division limits the standing appropriation for payment of claims for nonpublic school pupil transportation to approximately \$8.2 million for FY 2020-2021, limits the standing appropriation for paying instructional support state aid to zero for FY 2020-2021, and reduces state aid for area education agencies and the portion of the combined district cost calculated for those agencies by \$15 million for FY 2020-2021.

Division III — Continuing Appropriations

This division requires the Department of Management (DOM), in consultation with the Legislative Services Agency, to determine the amount of line item appropriations, standing limited appropriations, and standing unlimited appropriations otherwise limited by law, including appropriations from federal and nonstate funds, made for FY 2019-2020, and to identify the entities to which such appropriations were made. The division makes appropriations from the appropriate state funds or accounts in the amount of two-twelfths of the determined amounts to the identified entities for the period beginning July 1, 2020, and ending August 31, 2020. The appropriated amounts supplant any duplicative standing appropriation for the period, and are considered an allotment of the line item appropriation or limited standing appropriation for FY 2020-2021, if applicable. The division does not apply to certain capital appropriations and one-time appropriations as specified in the division. The division took effect March 17, 2020. The division was repealed by HF 2643 effective July 1, 2020.

Division IV — Interdepartmental and Intradepartmental Transfers

This division provides that certain limitations and requirements for interdepartmental and intradepartmental transfers made by the Director of DOM do not apply to transfers made for FY 2019-2020 or made from July 1, 2020, through August 31, 2020. These include the limitations on the amount of an interdepartmental transfer and the sum of interdepartmental transfers, the limitations on the aggregate amount of intradepartmental and interdepartmental transfers, and the requirement that the director give certain members of the General Assembly at least two weeks to review and comment on a proposed transfer before the transfer is made. However, the division does not relieve the director of the duty to notify those members of a proposed transfer before the transfer is made. The division took effect March 17, 2020.

Division V — Iowa Economic Emergency Fund

This division makes an appropriation from the Iowa Economic Emergency Fund (EEF) to DOM for the period beginning March 17, 2020, and ending August 31, 2020, in an amount not to exceed 10 percent of the balance of the EEF at the close of FY 2019-2020, to be used for purposes approved by the Governor. In the event the amount appropriated is insufficient, the division makes an appropriation from the EEF to DOM for the period beginning March 17, 2020, and ending August 31, 2020, in an amount not to exceed the maximum balance of the EEF, to be used for purposes approved by the Governor and the Legislative Council. The division took effect March 17, 2020. The division was repealed by its own terms on June 3, 2020.

Division VI — Instructional Time Waivers for Schools

This division waives the instructional time requirements and minimum school day requirements for school districts and accredited nonpublic schools that closed on or before April 12, 2020, in order to prevent or contain the spread of COVID-19. The division authorizes the Governor to waive such requirements for school districts or accredited nonpublic schools that closed after April 12, 2020, for such purposes. The division took effect March 17, 2020, and was repealed July 1, 2020.

HOUSE FILE 2642 - Appropriations — Infrastructure and Capital Projects

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

Division I — Rebuild Iowa Infrastructure Fund

This division appropriates project funding for FY 2020-2021 from RIIF for projects for the departments of Administrative Services, Agriculture and Land Stewardship, Cultural Affairs, Natural Resources, Public Defense, Public Safety, Transportation, and Veterans Affairs, and for the Economic Development Authority, Law Enforcement Academy, Treasurer of State, and the judicial branch. The division appropriates project funding for multiple fiscal years to the Department of Human Services, the Board of Regents, and the legislative branch.

Fiscal Analysis

Division II — Technology Reinvestment Fund

The division appropriates project funding for FY 2020-2021 from the Technology Reinvestment Fund for the departments of Corrections, Education, Homeland Security and Emergency Management, Human Rights, Human Services, Management, Public Health, Revenue, and Veterans Affairs, and for the Iowa Telecommunications and Technology Commission, Ethics and Campaign Disclosure Board, Law Enforcement Academy, and the judicial branch.

Division III — Changes To Prior Appropriations

The division makes a change to moneys appropriated from RIIF to the Department of Administrative Services for major maintenance projects, the Economic Development Authority for the vacant state buildings demolition and rehabilitation funds, and the Board of Regents for projects at the Iowa State University of Science and Technology. The division also makes a change to the reversion provision for moneys appropriated from the State Bond Repayment Fund to the judicial branch for FY 2016-2017.

The division took effect June 30, 2020.

Division IV — Miscellaneous Provisions

The division requires the facilities manager for the General Assembly to develop and submit to the Legislative Council a five-year maintenance schedule report, with annual updates, for the Iowa State Capitol and the Ola Babcock Miller Building relating to the State Capitol Maintenance Fund.

lowa Code section 8.57C, concerning the Technology Reinvestment Fund, is amended to provide that the standing appropriation to the fund from the General Fund for fiscal years beginning on or after July 1, 2020, is changed to fiscal years beginning on or after July 1, 2021, and to provide for an appropriation to the fund from RIIF for the fiscal year beginning July 1, 2020, of \$18.55 million.

The division reduces the standing appropriation from RIIF to the Routine Maintenance Fund under the control of the Department of Administrative Services for the fiscal year beginning July 1, 2020, from \$2 million to \$1 million.

Division V — Rebuild Iowa Infrastructure Fund Appropriation

The division appropriates \$70 million to RIIF from the General Fund of the State for the fiscal year beginning July 1, 2019. The division then provides that of moneys in excess of the maximum balance for the Iowa Economic Emergency Fund for the fiscal year beginning July 1, 2020, the first \$70 million of moneys shall be transferred to the General Fund of the State prior to transfer of a portion of any additional excess funds to the Taxpayer Relief Fund. The division took effect June 30, 2020, and applies retroactively to June 1, 2020.

HOUSE FILE 2643 - State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes Fiscal Analysis

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

Division I — Continuing Appropriations

This division requires the Department of Management, in consultation with the Legislative Services Agency, to determine the amount of line item appropriations, standing limited appropriations, and standing unlimited appropriations otherwise limited by law, including appropriations from federal and nonstate funds, made for FY 2019-2020, and to identify the entities to which such appropriations were made. The division makes appropriations from the appropriate state funds or accounts for the determined amounts to the identified entities for FY 2020-2021. The appropriated amounts supplant any duplicative standing appropriation for FY 2020-2021. Any powers, duties, limitations, and requirements, including reporting requirements, set forth in certain 2019 appropriation Acts are

applicable to FY 2020-2021. In addition, any allocation amounts, specified nonreversion provisions, and full-time equivalent position authorizations set forth for an FY 2019-2020 appropriation are applicable to the same FY 2020-2021 appropriation. The division does not apply to certain capital and transportation appropriations, one-time appropriations, other appropriations as specified in the division, or any appropriation otherwise provided for in the Act. The division repeals the two-month continuing appropriations provisions set forth in 2020 lowa Acts, SF 2408.

Division II — General Assembly

This division reduces the appropriation made for the expenses of the General Assembly and legislative agencies for FY 2020-2021 by \$1,000,000.

Division III — Administration and Regulation Appropriations — FY 2020-2021

This division makes appropriations from the General Fund of the State for FY 2020-2021 to the Department of Administrative Services for the payment of utility costs and to the Secretary of State for administration and elections.

Division IV — Education Appropriations — FY 2020-2021

This division makes appropriations from the General Fund of the State for FY 2020-2021 to the State Board of Regents for the State School for the Deaf and the Iowa Braille and Sight Saving School. The division provides for a general reduction in appropriations to the Regents for FY 2020-2021 of \$8,000,000, to be distributed as determined by the Regents. The division increases the maximum balance of the Scholarship and Tuition Grant Reserve Fund from 1 percent to 2 percent of the funds appropriated to scholarship and tuition grant programs during the preceding fiscal year.

Division V — Judicial Appropriations — FY 2020-2021

This division makes appropriations from the General Fund of the State for FY 2020-2021 to the Judicial Branch for salaries, maintenance, equipment, and miscellaneous purposes, and for deposit in the revolving fund created pursuant to Iowa Code section 602.1302 for jury and witness fees, mileage, costs related to summoning jurors, costs and fees for interpreters and translators, and reimbursement of attorney fees paid by the State Public Defender. The division provides that for FY 2020-2021, if all parties in a case agree, 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.

Division VI — Health and Human Services Appropriations — FY 2020-2021

This division makes appropriations for FY 2020-2021 to the Department of Human Services (DHS) for the Family Investment Program, medical assistance program (Medicaid) reimbursement and associated costs, the State Supplementary Assistance Program, the State Children's Health Insurance Program, known as the Healthy and Well Kids in Iowa (hawk-i) Program, the Glenwood and Woodward resource centers, and the State Training School at Eldora; and to the Department of Public Health (DPH) for reducing and treating addictive disorders.

Division VII — Health and Human Services — Prior Appropriations and Other Provisions

This division provides for nonreversion of moneys appropriated for FY 2019-2020 for rural psychiatric residencies, the Family Investment Program, the State Supplementary Assistance Program, child and family services, the state mental health institutes, field operations, and general administration. The division also provides for the transfer of remaining FY 2017-2018 decategorization carryover funding to the medical assistance program. The division took effect June 30, 2020, and applies retroactively to July 1, 2019.

Division VIII — Health and Human Services — FY 2019-2020 Provisions Not Applicable For FY 2020-2021

This division specifies that certain provisions in 2019 Iowa Acts, chapter 85, relating to health and human services, are not applicable for FY 2020-2021.

Division IX — Health and Human Services — New Provisions Applicable For FY 2020-2021

This division sets forth new requirements on appropriations made to DPH relating to the State Medical Examiner, the Healthy Opportunities for Parents to Experience Success (HOPES) — Healthy Families Iowa (HFI) Program, and sexual violence prevention programming. The division also sets forth requirements on appropriations made to DHS relating to tax preparation assistance, group foster care maintenance and services, the Family Support Subsidy Program, and family-centered services. The division makes an appropriation from the General Fund of the State for FY 2020-2021 to DHS for health program operations formerly referred to as medical contracts, provides for certain provider and service reimbursement rates and methodologies for FY 2020-2021, and requires DHS to submit a report on the expenditures of nonreverted funds.

Division X — Public Health Emergency Provisions

This division recognizes the supremacy of federal regulations relating to the COVID-19 pandemic over any conflicting state administrative rules, and authorizes county hospitals to borrow moneys and incur debt for purposes of providing working capital or for general financing needs to sustain a county hospital's operations. The division took effect June 30, 2020.

Division XI — Mental Health and Disability Services

This division contains provisions relating to the regulation of mental health and disability services regions by DHS, including mediation, assignment of counties to regions, analysis of a county's fulfillment of the requirements for a regional service system, methods for allocating a region's cash flow amount in the event a county leaves a region, submission of audits and agreements, regionalization authorization, and authorization for transfers of county funds. The division makes an appropriation for FY 2020-2021 to DHS for a grant to a single-county mental health and disability services region.

Division XII — Foster Home Insurance Fund

This division provides for a Foster Home Insurance Fund administered by DHS.

Division XIII — Veterans Home Carryforward

This division specifies that up to \$800,000 of the balance in the Iowa Veterans Home annual appropriation or revenues shall remain available for expenditure until the close of the succeeding fiscal year. This division was item vetoed by the Governor.

Division XIV — Property Tax Credits

This division appropriates moneys from the General Fund of the State and Taxpayer Relief Fund for FY 2020-2021 for reimbursement of the Homestead Property Tax Credit and for implementation and reimbursement of the Elderly and Disabled Tax Credit in lieu of the applicable standing appropriations. The division applies retroactively to June 26, 2020.

Division XV — Corrective Provisions

This division makes technical corrections to legislation enacted or considered during the 2020 Legislative Session. The division sets forth certain effective date and applicability provisions for certain corrections.

Division XVI — Iowa State Fair Board — Bond Authorization

This division authorizes the Iowa State Fair Board to issue and sell negotiable revenue bonds for FY 2020-2021 if the Iowa State Fair is not held in that fiscal year.

Division XVII — Iowa Law Enforcement Academy — Relocation

This division provides for the nonreversion of moneys appropriated for FY 2019-2020 for temporary relocation of the lowa Law Enforcement Academy (ILEA). The division took effect June 30, 2020.

Division XVIII — Nonpublic School Concurrent Enrollment

This division provides for the nonreversion of moneys appropriated for FY 2019-2020 for payments to community colleges for the concurrent enrollment of accredited nonpublic students. The division took effect June 30, 2020.

Division XIX - Resource Enhancement and Protection

This division extends the annual appropriation from the General Fund of the State to the Iowa Resources Enhancement and Protection Fund through FY 2022-2023.

Division XX — Clerks of the District Court

This division strikes the limitation that a clerk of the district court may serve not more than four contiguous counties in the same judicial district, thereby authorizing a clerk of the district court to serve any number of counties in the same judicial district.

Division XXI — Department of Public Safety Appropriation — FY 2019-2020

This division makes an appropriation from the General Fund of the State for FY 2019-2020 to the Department of Public Safety (DPS) for overtime expenses. The division took effect June 30, 2020.

Division XXII — Alarm System Contractors — Fees and Fines

This division prohibits political subdivisions from adopting or enforcing an ordinance, resolution, rule, or other measure requiring an alarm system contractor to pay a fee or fine associated with false alarms, emergency response to false alarms, or permits associated with placing or keeping an alarm system in service. Fees in effect prior to June 30, 2020, may continue to be collected until December 31, 2020. The division took effect June 30, 2020.

Division XXIII — Economic Development Authority

This division specifies that moneys appropriated in FY 2019-2020 to the Iowa Economic Development Authority (IEDA) may be used for technical assistance to communications service providers in completing applications for funds related to improving broadband infrastructure. This provision was item vetoed by the Governor.

The division also requires certain excess moneys collected by the Insurance Division of the Department of Commerce to be transferred to the IEDA for insurance economic development, and appropriates certain federal funds to the Department of Workforce Development for the administration of the Unemployment Compensation Program. The division took effect June 30, 2020.

Division XXIV — Contingent Appropriations — FY 2020-2021

This division appropriates moneys from the General Fund of the State for FY 2020-2021 to the College Student Aid Commission, DPS, and ILEA for implementation of certain legislation enacted during the 2020 Legislative Session, including 2020 Iowa Acts, HF 2629 (see Education), SF 2398 (see Education), HF 2581 (see Agriculture), and HF 2647 (see Criminal Law, Procedure, and Corrections). The division contains various contingent effective date provisions based on the enactment of the applicable 2020 legislation.

Division XXV — Adjustment to School Foundation Aid

This division authorizes certain school districts that were required to repay property taxes or that had a reduction in property taxes due for school taxes levied on a property that received an assessed value reduction to receive an adjustment in state foundation aid. The division took effect June 30, 2020.

Division XXVI — Hemp Regulation

This division repeals the contingent effective date provision of 2020 Iowa Acts, HF 2581 (see Agriculture), relating to the regulation of hemp, and provides that the Act took effect June 17, 2020.

Division XXVII — Grain Regulation

This division makes an appropriation from the General Fund of the State for FY 2020-2021 to the Department of Agriculture and Land Stewardship for the administration and enforcement of Iowa Code chapters 203 (Grain Dealers) and 203C (Warehouses for Agricultural Products). The division also suspends fees assessable or owing under Iowa Code section 203D.5 until March 1, 2021. The division took effect June 30, 2020.

Division XXVIII — Returns on Search Warrants

This division requires a peace officer filing an inventory of property taken with a return on a search warrant to include a sworn statement on the accuracy of the inventory rather than make a statement under oath. The division takes effect when the Iowa Supreme Court submits to the Legislative Council rules establishing processes and procedures for the application and issuance of a search warrant by electronic means to implement 2017 Iowa Acts, chapter 37.

Division XXIX — County Zoning

This division specifies that eligible electors for membership on a county zoning commission or a county board of adjustment are those persons who reside within the county but outside the corporate limits of a city. The division took effect June 30, 2020, and applies retroactively to June 1, 2020.

Division XXX — College Student Aid Commission

This division transfers certain moneys appropriated in FY 2019-2020 from the Future Ready Iowa Skilled Workforce Grant Fund to the Future Ready Iowa Skilled Workforce Last-Dollar Scholarship Fund. The division took effect June 30, 2020, and applies retroactively to July 1, 2019.

Division XXXI — Voting

This division requires that, if a registered voter has provided insufficient information on an application to receive an absentee ballot, the country commissioner of elections shall, within 24 hours after the receipt of the absentee ballot request, contact the applicant by telephone and electronic mail. If the commissioner is unable to do so, the commissioner shall send a notice to the applicant's applicable address. The division prohibits a commissioner from using the voter registration system to obtain additional necessary information. The division sets forth information an applicant may provide to the commissioner to verify the applicant's identity if the applicant does not have access to the applicant's voter verification number.

Division XXXII — Board of Regents — Attorneys

This division authorizes the Regents to employ or retain attorneys to provide legal counsel or advice. However, Iowa Code section 13.7 (Special Counsel) still governs attorneys employed or retained by the Regents in any court action or proceeding.

Division XXXIII — Electric Transmission Lines

This division provides that an incumbent electric transmission owner has the right to construct, own, and maintain an electric transmission line that has been approved for construction in a federally registered planning authority transmission plan and which connects to an electric transmission facility owned by the incumbent electric transmission owner. The division sets forth processes and procedures for declaring intent or declining to construct the applicable electric transmission line.

HOUSE FILE 2644 - Appropriations — Transportation

Fiscal Analysis

BY COMMITTEE ON APPROPRIATIONS. This Act makes appropriations from the Road Use Tax Fund and the Primary Road Fund to the Department of Transportation (DOT) for FY 2020-2021 for the DOT's ongoing operations, maintenance, and infrastructure projects, including renovations to the northwest wing of the DOT headquarters in Ames. The Act requires the DOT to study and submit a report on the effectiveness of rumble strips in preventing vehicle crashes at certain stop-controlled intersections. The Act also requires the DOT to submit an annual report for the next five fiscal years on cost savings to the DOT from adding employees over the prior fiscal year.

BUSINESS, BANKING, AND INSURANCE

SENATE FILE 272	- Educational Loan Debt Management Services
SENATE FILE 2131	- Domestic Ceding Insurers — Credit for Reinsurance
SENATE FILE 2132	- Life Insurance Companies — Legal Reserve Requirements — Hedging Transactions
SENATE FILE 2137	- Ancient Real Estate Conveyances or Transactions — Filing of Extensions
SENATE FILE 2187	- Application and Construction of Uniform Protected Series Act
SENATE FILE 2196	- Wireless Communications Facilities and Infrastructure — Repeal Extended
SENATE FILE 2198	- Open-End Credit Accounts — Notice Provisions
HOUSE FILE 426	 Insurance — Fraud Investigations — Licensing Requirements
HOUSE FILE 2238	- Foodstands Operated by Minors
HOUSE FILE 2402	 Business Entities — Resignations of Registered Agents
	RELATED LEGISLATION
SENATE FILE 2250	- Harvesting, Purchasing, and Transporting of Timber SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act changes the minimum and maximum amounts for a surety bond that a timber buyer is required to file with the Natural Resource Commission.
SENATE FILE 2261	- Behavioral Health Services — Use of Telehealth in School Settings SEE EDUCATION. This Act provides for the provision of behavioral health screenings and services through a school setting, including in person and via telehealth. The Act prohibits the denial of private health insurance coverage or payment for behavioral health services, including the provision of such services via telehealth solely because the services are delivered in a school.
SENATE FILE 2338	- Civil Actions for Medical Expenses or COVID-19 Related Damages SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to civil actions related to the novel coronavirus. Division II of the Act limits who may bring a civil action alleging exposure to COVID-19 and restricts when civil damages may be awarded in civil actions related to COVID-19.
SENATE FILE 2400	 Broadband Service and Funding — Rural and Underserved Areas SEE STATE GOVERNMENT. This Act renames the Connecting Iowa Farms, Schools, and Communities Broadband Grant Fund the Empower Rural Iowa Broadband Grant Fund. The Act modifies the factors the Office of the Chief Information Officer is to consider when determining whether to award grants from the renamed fund and modifies the maximum

 HOUSE FILE 2362
 Unemployment Compensation — Employer Reimbursement of Benefits Paid — Nonprofit Organizations — Appeals
 SEE LABOR AND EMPLOYMENT. This Act provides that an appeal by certain nonprofit organizations of a redetermination by the Iowa Department of Workforce Development of the amount due for reimbursement of the cost of unemployment benefits shall be referred to an administrative law judge for hearing.

fund.

amount that the office may award to communications service providers from the renamed

- HOUSE FILE 2363 Unemployment Insurance Contribution Rates Landscaping Employers SEE LABOR AND EMPLOYMENT. This Act modifies unemployment insurance contribution rates for certain landscaping employers.
- HOUSE FILE 2364 Unemployment Insurance Injunctions for Employer Violations
 SEE LABOR AND EMPLOYMENT. This Act provides that an employer subject to unemployment insurance that refuses or fails to make and file required records is subject to a possible injunction by the Iowa Department of Workforce Development. The Act specifies that a plan for liquidation of deficiencies relating to unemployment insurance by an employer is a plan is for the liquidation of a business to pay for such deficiencies.
- HOUSE FILE 2365 Unemployment Compensation Claims Notification and Voluntary Shared Work Program SEE LABOR AND EMPLOYMENT. This Act provides that notifications of interested parties that a claim for unemployment benefits has been made shall be in a format as specified by the Iowa Department of Workforce Development (IWD) that is selected by the parties. The Act also includes modifications to the conditions for approval of a voluntary shared work plan by IWD that apply to all voluntary shared work plans approved by IWD on or after July 1, 2020.
- HOUSE FILE 2589 Medical Cannabidiol and Marijuana Miscellaneous Changes
 SEE HEALTH AND SAFETY. This Act relates to the use of medical cannabidiol and marijuana. The Act specifies that a public or private health insurance or workers' compensation carrier need not reimburse a person for expenses associated with the medical use of marijuana.
- HOUSE FILE 2627
 Government Regulation and Standards Occupational and Professional Licensing SEE STATE GOVERNMENT. This Act relates to governmental and regulatory matters. The Act excludes businesses for debt collection from the definition of "private security business" for the purposes of Iowa Code chapter 80A; alters what constitutes hours meeting supervisory and experience requirements for an applicant for certification as a real estate appraiser; allows a person applying for licensure as an architect who has passed a module of the Architect Registration Examination but failed to pass the examination to forego retaking the module that the person passed on future examinations; and eliminates Iowa Code chapter 9D, regulating travel agencies and agents. In addition, beginning June 25, 2020, and ending December 31, 2020, a shareholder, policyholder, or members meeting otherwise required to be held in person may be held by electronic means so long as participants can participate in the meeting substantially concurrently with the meeting.
- HOUSE FILE 2641 Taxation, Business Entities, Short-Term Rentals, Special Registration Plates, and Food Operation Trespass
 SEE TAXATION. This Act establishes new processes relating to partnership and pass-through entity audits and the reporting of federal adjustments due to an audit that has a final determination date on or after July 1, 2020. The Act creates a process for audited partnerships and their direct and indirect partners to report final federal partnership adjustments to the Department of Revenue.

BUSINESS, BANKING, AND INSURANCE

SENATE FILE 272 - Educational Loan Debt Management Services

BY COMMITTEE ON JUDICIARY. This Act relates to debt management services in connection with educational loans. A violation of the Act constitutes an unlawful practice under the lowa Consumer Fraud Act.

Prior law required persons engaged in the business of debt management in Iowa to be licensed and regulated by the Superintendent of the Banking Division of the Department of Commerce. The Act expands the definition of "debt management" to include the act of serving as an intermediary between a debtor and one or more creditors or Ioan servicers of the debtor for the purpose of modifying the terms of an educational Ioan.

The Act provides that a licensed debt management services provider shall not receive any compensation in connection with educational loan debt management services until after the licensee has fully performed all services that the licensee contracted to perform, and shall not request any payment to any third party prior to fully performing all services.

In addition, by adding to Iowa Code chapter 533A, the Act changes the circumstances under which a person may be subject to investigation, injunctive relief, and a civil penalty pursuant to Iowa Code section 533A.16. The Act also allows a debtor to bring an action against a licensee for a violation of the Act's provisions.

The Act provides that a debtor has an unconditional right to cancel a contract with a licensee for services as detailed in the Act. The Act requires that a contract to provide services must be written in clear and understandable language, clearly set forth all terms and conditions, fully describe all services that the licensee contracts to perform for the debtor, and include numerous other provisions as further described in the Act.

The Act prohibits a licensee from receiving consideration from any third party unless the consideration is first fully disclosed to the debtor; impeding a debtor from contacting any creditor, lender, loan servicer, government entity, attorney, or other individual that may seek to help the debtor; accessing a debtor's federal student aid information in violation of federal law; receiving any consideration for service to the debtor from any person other than the debtor, the debtor's representative, or certain third parties; and engaging in other activities and making certain disclosures as detailed in the Act.

SENATE FILE 2131 - Domestic Ceding Insurers — Credit for Reinsurance

BY COMMITTEE ON COMMERCE. This Act amends Iowa Code chapter 521B (Credit for Reinsurance) to conform more closely to the National Association of Insurance Commissioners' (NAIC) Credit for Reinsurance Model Act.

The Act provides that credit is allowed when reinsurance is ceded to an assuming insurer that has its head office located in or is domiciled in, and is licensed in, a reciprocal jurisdiction, as "reciprocal jurisdiction" is defined in the Act, if the ceding insurer and the assuming insurer meet all requirements as detailed in the Act. Credit may be taken under the provisions of the Act only for reinsurance agreements entered into, amended, or renewed on or after July 1, 2020, and only with respect to losses incurred and reserves reported on or after the later of the date on which the assuming insurer has met all eligibility requirements under the Act or the effective date of the new reinsurance agreement, amendment, or renewal.

The Act requires the Commissioner of Insurance to publish a list of reciprocal jurisdictions as detailed in the Act. The commissioner must also publish a list of assuming insurers that have satisfied the conditions required for cessions to be granted credit. The commissioner may revoke or suspend the eligibility of an assuming insurer for inclusion on the list if the commissioner determines the assuming insurer no longer meets the requirements to be listed. If an assuming insurer's eligibility is suspended, any reinsurance agreements issued, amended, or renewed after the effective date of the suspension do not qualify for credit except to the extent that the assuming insurer's obligations under the agreement are secured. If an assuming insurer's eligibility is revoked, credit for reinsurance cannot be granted after the effective date of the revocation with respect to any reinsurance agreements entered into by the assuming insurer, including agreements entered into prior to the date of revocation, except to the extent that the assuming insurer's obligations under the agreement are secured as required by the commissioner.

If a ceding insurer is subject to a legal process of rehabilitation, liquidation, or conservation, the ceding insurer may seek an order requiring that the assuming insurer post security for all outstanding ceded liabilities. The Act does not limit or alter the capacity of the parties to a reinsurance agreement to agree on requirements for security or other terms in the agreement, except as expressly prohibited by Iowa Code chapter 521B or other applicable law.

The Act does not authorize an assuming insurer to withdraw or reduce the security provided under any reinsurance agreement except as permitted by the terms of the agreement. The Act also does not limit or alter the capacity of the parties to a reinsurance agreement to renegotiate the agreement.

The Act applies to all cessions under reinsurance agreements that have an inception, anniversary, or renewal date after July 1, 2020.

SENATE FILE 2132 - Life Insurance Companies — Legal Reserve Requirements — Hedging Transactions

BY COMMITTEE ON COMMERCE. This Act modifies how life insurance companies may invest certain financial instruments to satisfy their legal reserve requirements. A maximum of 10 percent of a life insurance company's legal reserve may be held in the form of securities pledged as collateral in highly effective hedging transactions. Prior law defined "highly effective hedging transactions" by reference to the term as defined in the National Association of Insurance Commissioner's Statement of Statutory Accounting Principles No. 86. The Act amends the definition to also include "highly effective hedging transactions" as defined in the National Association of Insurance Commissioner's Statement of Statutory Accounting Principles No. 108.

SENATE FILE 2137 - Ancient Real Estate Conveyances or Transactions — Filing of Extensions

BY COMMITTEE ON COMMERCE. This Act relates to the date of maturity of a real estate mortgage, bond for deed, or contract for the sale or conveyance of real estate.

Prior law provided that when the date of maturity of a real estate mortgage, bond for deed, or contract for the sale or conveyance of real estate was different from the date of maturity shown on the record of the instrument itself and as long as the statutory limitations period had not expired, the owner or assignee of the instrument could show a modification of the maturity date, an extension of the maturity date, or an extension of any associated indebtedness by filing a duly acknowledged extension agreement in the office of the recorder where the instrument was recorded.

The Act eliminates the requirement that an extension agreement be duly acknowledged when the extension agreement is filed in the county recorder's office. Instead, the Act provides that filing an extension agreement or other documentation confirming an agreement to extend the maturity date of the instrument, debt, or indebtedness secured thereby is sufficient. In addition, the Act provides that by authorizing or becoming bound under an existing mortgage, bond for deed, trust deed, or contract for the sale or conveyance of real estate, a grantor or mortgagor authorizes the holder of the debt or owner or assignee of the instrument to make the filings as specified in the Act.

SENATE FILE 2187 - Application and Construction of Uniform Protected Series Act

BY COMMITTEE ON JUDICIARY. This Act amends Iowa Code chapter 489, the Revised Uniform Limited Liability Act, as approved and recommended by the National Conference on Commissioners on Uniform State Laws. The first session of the 88th General Assembly enacted SF 569 (2019 Iowa Acts, chapter 26), which included the Uniform Protected Series Act (UPSA) providing that a protected series operating under the organizational structure of a series limited liability company may function in a manner analogous to a separate legal entity. The provisions enacting the UPSA took effect July 1, 2020. The Act provides that in construing the UPSA, consideration shall be given to promoting uniformity among states that have enacted that legislation. The Act's provision closely resembles Iowa Code section 489.1304, which applies to the entire Iowa Code chapter.

SENATE FILE 2196 - Wireless Communications Facilities and Infrastructure — Repeal Extended

BY COMMITTEE ON COMMERCE. This Act extends the future repeal date of the Iowa Cell Siting Act, codified in Iowa Code chapter 8C, from July 1, 2022, to July 1, 2025. The Iowa Cell Siting Act provides uniform rules and limitations that the state and certain local entities shall follow with respect to regulating equipment used to facilitate wireless communications technology.

The Act took effect June 1, 2020.

SENATE FILE 2198 - Open-End Credit Accounts — Notice Provisions

BY COMMITTEE ON COMMERCE. This Act relates to consumer lending notice provisions. Prior law allowed creditors to make changes to the terms of an open-end credit account that applied to any balance incurred after the effective date of the change only if the creditor provided the consumer a written disclosure of the change at least 60 days prior to the effective date of the change. The Act amends the 60-day notification requirement by requiring a creditor to comply with 12 C.F.R. §1026.9 for notifications to consumers related to certain credit accounts.

HOUSE FILE 426 - Insurance — Fraud Investigations — Licensing Requirements

BY COMMITTEE ON COMMERCE. This Act provides that the Insurance Fraud Bureau has the authority to conduct investigations in all areas under the jurisdiction of the Insurance Commissioner, authorizes bureau investigators to conduct investigations under Iowa Code chapter 502, Article 5, and gives investigators law enforcement authority under Iowa Code section 507E.8. Under current law an investigator has limited law enforcement authority and can only conduct investigations related to violations of the insurance code.

The commissioner is authorized to require new applicants licensed under the commissioner's jurisdiction to submit fingerprints in specific circumstances as detailed in the Act. The Act provides that by submitting fingerprints an applicant authorizes the commissioner to submit the fingerprints to the Department of Public Safety for a state criminal history check and to the Federal Bureau of Investigation for a national criminal history check. The Act also allows the commissioner to require a state and national criminal history check for producers, public adjusters, viatical settlement providers, and viatical settlement brokers who apply for a renewal, reinstatement, or reissuance of a license that has been revoked or suspended.

The commissioner may contract with a third-party vendor for the collection and submission of applicants' fingerprints and may agree to reasonable fees to be charged by the vendor. The Act provides that the results of an applicant's criminal history check are not a public record. In addition, an applicant's fingerprints and criminal history check are only subject to a subpoena in a criminal matter and are confidential by law.

The Act requires any person operating as either a viatical settlement provider or a viatical settlement broker to be licensed. Unlike current law, the Act does not provide an exception for a life insurance producer that has been licensed for at least one year as a resident producer in this state or in the producer's home state to operate as a viatical settlement broker. In addition, a license can no longer be issued to a legal entity to operate as either a viatical settlement provider or viatical settlement broker as is allowed under current law.

HOUSE FILE 2238 - Foodstands Operated by Minors

BY COMMITTEE ON STATE GOVERNMENT. This Act exempts food stands operated by a minor from regulations governing food establishments and food processing plants. The Act also prevents a municipal corporation or regulatory authority from requiring a license, permit, or fee to sell or otherwise distribute food at a stand operated by a minor. The Act provides that a food stand operated by a minor shall be on private property and operated on a temporary basis and food sold by the minor shall not be an alcoholic beverage or a food that requires time and temperature controls for safety.

HOUSE FILE 2402 - Business Entities — Resignations of Registered Agents

BY COMMITTEE ON JUDICIARY. This Act provides that the resignation of a business entity's registered agent takes effect as of 12:01 a.m. on the 31st day after the day on which a statement of resignation is filed with the Secretary of State or when a new registered agent is designated by the business entity (e.g., by filing a statement of change with the Secretary of State). Currently, the appointment is terminated on the date that the resignation statement is filed with the Secretary of State.

BACKGROUND — REGISTERED AGENTS AND REGISTERED OFFICES. A registered agent is a person who represents a business entity (other than a sole proprietorship) by serving as the official point of contact with the state in which the business entity is located or doing business and who acts to receive service of process and legal or government documents or correspondence for transmission to the business entity's principal place of business. A registered agent is required to maintain a business office in this state which must also be registered.

BUSINESS ENTITIES SUBJECT TO THE ACT. A business entity required to maintain a registered agent and registered office includes a partnership, including a limited liability partnership (lowa Code section 486A.1211); limited partnership (lowa Code section 488.114); limited liability company, including a professional limited liability company and series limited liability company (lowa Code section 489.113); a business (for profit) corporation (lowa Code sections 490.501 and 490.1507); an association organized on a cooperative basis (lowa Code sections 499.72, 501.106, and 501A.401); an unincorporated nonprofit association (lowa Code section 501B.11); and a nonprofit corporation (lowa Code sections 504.501 and 504.1507).

CHILDREN AND YOUTH

RELATED LEGISLATION

SENATE FILE 457 - Criminal and Civil Penalties, Fines, Surcharges, Fees, and Costs — Related Funds — Court Debt Collection

SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act repeals the driver's license reinstatement civil penalties for driving under suspension assessed in Iowa Code sections 321.218A (suspension due to criminal conviction) and 321A.32A (suspension due to nonpayment of fines), which were deposited in the Juvenile Detention Home Fund. New funding for the Juvenile Detention Home Fund is addressed by allocating 46 percent of the crime services surcharge to the fund.

SENATE FILE 2082 - Education — Miscellaneous Changes SEE EDUCATION. This Act updates the titles of certain entities represented on the Child Development Coordinating Council and eliminates certain duties required of the council, revises provisions relating to children requiring special education under the open enrollment law, and adds a reference to a provision relating to the actual enrollment of shared-time and part-time pupils.

SENATE FILE 2097 - Indecent Exposure SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act expands the criminal offense of indecent exposure to include a person who exposes the person's pubic area to another, not the person's spouse, or who commits a sex act in the presence of or view of a third person, if the person does so to arouse or satisfy the sexual desires of either party and the person knows or reasonably should know that the act is offensive to the viewer. The Act also expands the criminal offense of indecent exposure to include a person who masturbates in public in the presence of another. A person who masturbates in the presence of a child commits an aggravated misdemeanor.

SENATE FILE 2182 - State Public Defender Pilot Project — Child Welfare Legal Representation
 SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act relates to the State Public Defender pilot project and legal representation in child welfare cases. The Act permits the State Public Defender to establish a pilot project beginning July 1, 2020, and ending June 30, 2024, to implement innovative models of parental and child legal representation in order to assist families involved in the child welfare system. The Act allows a State Public Defender to appoint an attorney to represent an indigent person prior to initiation of formal proceedings, without court order, if such representation is deemed appropriate by the State Public Defender and relates to the purposes of the pilot project. The Act allows attorneys appointed through the pilot project to be paid from the Indigent Defense Fund.

SENATE FILE 2268 - Tobacco, Tobacco Products, Alternative Nicotine Products, Vapor Products, and Cigarettes

 Minimum Age for Purchase, Sale, Possession, or Use
 SEE STATE GOVERNMENT. This Act increases the minimum age relative to various activities relating to tobacco, tobacco products, alternative nicotine products, vapor products, and cigarettes from 18 years of age to 21 years of age, and makes conforming changes throughout the Iowa Code. The Act took effect June 29, 2020.

SENATE FILE 2323 - Guardianships and Conservatorships — Initial Care Plans and Initial Plans and Inventories SEE CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION. This Act relates to the initial care plan for minor and adult guardianships and the initial plan and inventory for conservatorships. The Act took effect June 17, 2020, and is retroactively applicable to January 1, 2020. The Act provides that for all guardianship cases wherein the guardianship was established and the guardian was appointed prior to January 1, 2020, the initial care plan for minors and for adults shall be filed with the previously scheduled annual report and not within 60 days of the initial appointment as specified by 2019 lowa Acts, chapters 56 and 57, respectively. The annual report must comply with lowa Code requirements and guardians appointed prior to January 1, 2020, have continuing authority to perform acts concerning the protected person that were authorized prior to January 1, 2020, through the date of the guardian's previously scheduled annual report.

The Act provides that for all conservatorship cases wherein the conservatorship was established and the conservator was appointed prior to January 1, 2020, the initial plan and inventory shall be filed with the previously scheduled annual report, and not within 90 days of appointment as specified by 2019 lowa Acts, chapter 57. The annual report must comply with lowa Code requirements and conservators appointed prior to January 1, 2020, have continuing authority to perform acts concerning the protected person that were authorized prior to January 1, 2020, through the date of the conservator's previously scheduled annual report.

HOUSE FILE 599 - Regulation of Hunting — Persons Under Age Sixteen

SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act allows a nonresident who is under the age of 16 to hunt without a hunting license when accompanied by the minor's parent, guardian, or other competent adult with consent from the minor's parent or guardian and the person accompanying the minor has a valid hunting license. A minor hunting deer must still have a valid deer hunting license and a minor hunting wild turkey must still have a valid wild turkey hunting license. Such license must be appropriate for the minor's residency status.

HOUSE FILE 2238 - Foodstands Operated by Minors SEE BUSINESS, BANKING, AND INSURANCE. This Act exempts food stands operated by a minor from regulations governing food establishments and food processing plants.

HOUSE FILE 2340
 lowa Educational Savings Plan Trust — Use of Funds for Out-of-State Elementary or Secondary School Tuition
 SEE EDUCATION. This Act relates to the Iowa Educational Savings Plan Trust (known as the Iowa 529 plan) by permitting the use of plan funds for certain beneficiaries requiring special education to attend out-of-state elementary or secondary schools. The Act applies retroactively to tax years beginning on or after January 1, 2020.

HOUSE FILE 2485 - Child Development Homes — Child-to-Staff Ratio Requirements

SEE HUMAN SERVICES. This Act directs the Department of Human Services to adopt rules allowing registered child development homes providing care to school-aged children to exceed the child-to-staff ratio when a school-aged child's school starts late, is dismissed early, or is canceled due to inclement weather, a public health emergency, or structural damage. The child must already be enrolled at the child development home, and the number of children present cannot exceed the child development home's registration capacity.

HOUSE FILE 2554 - Continuous Sexual Abuse of a Child SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act creates the offense of continuous sexual abuse of a child and provides penalties.

CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

SENATE FILE 458	 Homestead Liability for Debt — Mechanic's Liens and Improvements
SENATE FILE 2232	- Iowa Trust Code — Miscellaneous Changes
SENATE FILE 2259	 Donation of Surplus Fire Fighting, Emergency Medical Response, and Law Enforcement Equipment — Liability Exemption
SENATE FILE 2300	 Administration of Estates, Trusts, Guardianships, or Conservatorships — Transfers of Real Estate
SENATE FILE 2323	- Guardianships and Conservatorships — Initial Care Plans and Initial Plans and Inventories
SENATE FILE 2337	- Asbestos and Silica Actions — Information Requirements
SENATE FILE 2338	- Civil Actions for Medical Expenses or COVID-19 Related Damages

RELATED LEGISLATION

- SENATE FILE 272 Educational Loan Debt Management Services SEE BUSINESS, BANKING, AND INSURANCE. This Act relates to debt management services in connection with educational loans. A violation of the Act constitutes an unlawful practice under the Iowa Consumer Fraud Act. In addition, the Act changes the circumstances under which a person may be subject to investigation, injunctive relief, and a civil penalty pursuant to Iowa Code section 533A.16. The Act also allows a debtor to bring an action against a licensee for a violation of the Act's provisions.
- SENATE FILE 457 Criminal and Civil Penalties, Fines, Surcharges, Fees, and Costs Related Funds Court Debt Collection
 SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act repeals the Enhanced Court Collections Fund. The Act amends the Court Technology and Modernization Fund by annually appropriating \$7 million to the fund and expanding the purpose of the fund. The Act modifies numerous civil court filing and service fees.

SENATE FILE 2182 - State Public Defender Pilot Project — Child Welfare Legal Representation SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act relates to the State Public Defender pilot project and legal representation in child welfare cases. The Act permits the State Public Defender to establish a pilot project beginning July 1, 2020, and ending June 30, 2024, to implement innovative models of parental and child legal representation in order to assist families involved in the child welfare system. The Act allows a State Public Defender to appoint an attorney to represent an indigent person prior to initiation of formal proceedings, without court order, if such representation is deemed appropriate by the State Public Defender and relates to the purposes of the pilot project. The Act allows attorneys appointed through the pilot project to be paid from the Indigent Defense Fund.

SENATE FILE 2225 - Theft in the Third Degree — Property Value

SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act relates to the criminal offense of theft in the third degree. Under current law, the theft of property that is more than \$750 but not more than \$1,500, or the theft of any property not more than \$500 by a person who has previously been twice convicted of theft, constitutes theft in the third degree. The Act increases the dollar amount limit for the theft of any property by a person who has previously been twice convicted of theft from \$500 to \$750.

- SENATE FILE 2268 Tobacco, Tobacco Products, Alternative Nicotine Products, Vapor Products, and Cigarettes

 Minimum Age for Purchase, Sale, Possession, or Use
 SEE STATE GOVERNMENT. This Act increases the minimum age relative to various activities relating to tobacco, tobacco products, alternative nicotine products, vapor products, and cigarettes from 18 years of age to 21 years of age. The same penalties, including civil and criminal penalties and the performance of community service, applicable to violations of the various activities remain similarly applicable under the new minimum age. The Act took effect June 29, 2020.
- HOUSE FILE 2235 Commercial Motor Vehicle Operation Disqualification Human Trafficking SEE TRANSPORTATION. This Act provides for the disqualification of a person's commercial driver's license if the person is convicted of a felony involving the use of a commercial vehicle in the commission of an act or practice of human trafficking.

HOUSE FILE 2445 Victims of Sex Offenses — Identifying Information — Confidentiality SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act prohibits the identity of any child victim of sexual abuse, incest, or sexual exploitation from appearing on any public record including any civil filings arising from a criminal violation. The Act changes the definition of "child" from a person under 14 years of age to a person under 18 years of age solely for such purpose. The Act continues to prohibit disclosure of the identity of the child victim after the victim has attained the age of 18. A person who willfully violates the Act or who willfully neglects or refuses to obey a court order made pursuant to the Act commits contempt.

HOUSE FILE 2474 - Confidentiality of Information Used to Secure Arrest Warrants

SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act relates to confidentiality of information filed with the court to secure an arrest warrant. While information filed with the court used to secure an arrest warrant is confidential, the Act allows an attorney appointed by the court to represent the defendant to view the information filed with the court for the purpose of securing a warrant for an arrest, as long as the attorney is appointed in the specific case where the arrest warrant has been issued but not served and the defendant is in custody and subject to a hold for that arrest warrant.

HOUSE FILE 2502 - Regulation of Weapons, Firearms Attachments, Ammunition, and Shooting Ranges SEE LOCAL GOVERNMENT. This Act provides that an Iowa Supreme Court or judicial branch order that prohibits a person from lawfully carrying, possessing, or transporting a weapon in a county courthouse or other joint-use public facility shall be unenforceable unless the judicial order applies only to a courtroom or a court office, or to a courthouse used only for judicial branch functions. The Act also provides that a court shall award a prevailing party reasonable attorney fees and court costs when a person files a lawsuit for damages attributable to a violation of certain local government restrictions provided by the Act.

HOUSE FILE 2643 - State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes SEE APPROPRIATIONS. Division V of this Act makes appropriations to the Judicial Branch and authorizes civil trials to take place in a county contiguous to the county with proper jurisdiction. Division XX authorizes a clerk of the district court to serve any number of counties in the same judicial district.

CIVIL LAW, PROCEDURE, AND COURT ADMINISTRATION

SENATE FILE 458 - Homestead Liability for Debt — Mechanic's Liens and Improvements

BY COMMITTEE ON JUDICIARY. This Act provides that a homestead may be sold to satisfy debts secured by a mechanic's lien under Iowa Code chapter 572, including reasonable attorney fees; and those debts otherwise incurred for work done or materials furnished, including principal and interest on any note securing the purchase of the materials, exclusively to improve the homestead. Prior law provided that a homestead could be sold to satisfy debts incurred for work done or material furnished exclusively for the improvement of the homestead. The Act took effect June 25, 2020.

SENATE FILE 2232 - Iowa Trust Code — Miscellaneous Changes

BY COMMITTEE ON JUDICIARY. This Act relates to the Iowa Trust Code. The Act codifies the concept of decanting, which generally allows trustees to appoint the income or principal subject to their discretion in favor of a second trust.

The Act creates new positions in the Iowa Trust Code, including distribution trust directors, excluded fiduciaries, investment trust directors, trust directors, and trust protectors. "Distribution trust director," "excluded fiduciary," "investment trust director," "trust director," and "trust protector" are defined in the Act.

The Act limits a trustee's decanting ability in several ways, as detailed in the Act.

The Act limits the liability of trust directors and trust protectors to no greater than that of a trustee holding or benefiting from the rights, powers, privileges, benefits, immunities, or authority provided by the governing instrument, unless the governing instrument provides otherwise.

The Act limits the liability of excluded fiduciaries for certain losses, relieves excluded fiduciaries of certain obligations related to investments, and relieves excluded fiduciaries of certain obligations associated with communications with beneficiaries or third parties.

The Act states that by accepting an appointment to serve as a trust director or trust protector of a trust that is subject to the laws of this state, the trust director or the trust protector submits to the jurisdiction of the courts of lowa.

The Act provides that the powers of a distribution trust director over any discretionary distributions of income or principal may be exercised or not exercised, in the best interests of the beneficiaries as a class, in the sole discretion of the distribution trust director.

SENATE FILE 2259 - Donation of Surplus Fire Fighting, Emergency Medical Response, and Law Enforcement Equipment — Liability Exemption

BY COMMITTEE ON JUDICIARY. This Act allows a fire department, emergency medical services provider, or law enforcement agency to donate vehicles and equipment to another fire department, emergency medical services provider, or law enforcement agency. The Act exempts such organizations, as well as the state and municipalities, from tort liability for claims arising from the performance, failure to perform, nature, age, condition, or packaging of equipment or vehicles donated in good faith.

SENATE FILE 2300 - Administration of Estates, Trusts, Guardianships, or Conservatorships — Transfers of Real Estate

BY COMMITTEE ON STATE GOVERNMENT. This Act amends the definition of "transfer," as used to describe the conveyance of real estate, to include a conveyance of real estate by a fiduciary in which the fiduciary is a living natural person and was an occupant in possession of the real estate at any time within the 12 consecutive months immediately preceding the date of the conveyance. Current law exempts a conveyance of real estate by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust from the definition of "transfer."

The Act applies to the transfer of real estate as part of the administration of a decedent's estate, guardianship, conservatorship, or trust on or after July 1, 2020.

SENATE FILE 2323 - **Guardianships and Conservatorships** — **Initial Care Plans and Initial Plans and Inventories** BY COMMITTEE ON JUDICIARY. This Act relates to the initial care plan for minor and adult guardianships and the initial plan and inventory for conservatorships.

2019 Iowa Acts, chapters 56 and 57, amended the laws regarding guardianships and conservatorships, including requirements relating to required reports.

The Act provides that for all guardianship cases wherein the guardianship was established and the guardian was appointed prior to January 1, 2020, the initial care plan for minors and for adults shall be filed with the previously scheduled annual report and not within 60 days of the initial appointment as specified by 2019 lowa Acts, chapters 56 and 57, respectively. The annual report must comply with lowa Code requirements and guardians appointed prior to January 1, 2020, have continuing authority to perform acts concerning the protected person that were authorized prior to January 1, 2020, through the date of the guardian's previously scheduled annual report.

The Act provides that for all conservatorship cases wherein the conservatorship was established and the conservator was appointed prior to January 1, 2020, the initial plan and inventory shall be filed with the previously scheduled annual report, and not within 90 days of appointment as specified by 2019 lowa Acts, chapter 57. The annual report must comply with lowa Code requirements and conservators appointed prior to January 1, 2020, have continuing authority to perform acts concerning the protected person that were authorized prior to January 1, 2020, through the date of the conservator's previously scheduled annual report.

The Act took effect June 17, 2020, and is retroactively applicable to January 1, 2020.

SENATE FILE 2337 - Asbestos and Silica Actions — Information Requirements

BY COMMITTEE ON JUDICIARY. This Act relates to civil actions for asbestos, including actions alleging a nonmalignant or a malignant condition, and silica actions involving silicosis.

The Act requires that a plaintiff file, with the petition or initial pleading, a sworn information form specifying the evidence that provides the basis for each claim against each defendant. The information required in the sworn information form is detailed in the Act. Prior law did not require a plaintiff to file the sworn information.

Upon finding that a plaintiff failed to comply with the sworn information requirements, a court shall dismiss the asbestos or silica action without prejudice. The court shall also dismiss without prejudice an asbestos or silica action as to any defendant whose product or premises is not identified as required in the sworn information form.

The Act applies to asbestos actions, including actions alleging a nonmalignant or malignant condition, and silica actions involving silicosis, filed on or after July 1, 2020.

SENATE FILE 2338 - Civil Actions for Medical Expenses or COVID-19 Related Damages

BY COMMITTEE ON JUDICIARY. This Act relates to civil actions, including recoverable damages for medical expenses, evidence offered to prove past medical expenses, and civil actions related to the novel coronavirus.

Division I — Evidence of Medical Expenses and Recoverable Damages for Medical Expenses

The division limits the evidence offered to prove past medical expenses to the amounts actually paid to satisfy the bills that have been satisfied and the amounts actually necessary to satisfy the bills that have been incurred not yet satisfied.

The division provides that, except in certain medical malpractice actions, in an action brought to recover damages for personal injury, the damages that may be recovered by a claimant for the cost of medical care shall not exceed the amounts actually paid to the health care providers who rendered treatment and any amounts necessary to satisfy the charges that have been incurred but not yet satisfied.

Division II — COVID-19 Related Liability

The division prohibits a person from bringing a civil action alleging exposure to COVID-19 unless the civil action relates to a minimum medical condition, involves an act that was intended to cause harm, or involves an act that constitutes actual malice. "Person," "COVID-19," and "minimum medical condition" are defined in the division.

A person who possesses or is in control of a premises who invites or permits an individual onto a premises shall not be liable for civil damages for any injuries the individual sustains due to exposure to COVID-19, as detailed in the division. "Premises" is defined in the division.

A person shall not be held liable for civil damages for any injuries sustained from exposure to COVID-19 if the act or omission alleged to violate a duty of care was in substantial compliance with federal or state guidance, as detailed in the division.

A health care provider shall not be liable for civil damages for causing or contributing to the death or injury of an individual as a result of the health care provider's actions in support of the state's response to COVID-19, as detailed in the division. "Health care provider" is defined in the division.

A person who designs, manufactures, labels, sells, distributes, or donates household disinfecting or cleaning supplies, personal protective equipment, or a qualified product in response to COVID-19 shall not be liable for civil damages in connection with such goods or the labeling of such goods, as detailed in the division. "Disinfecting or cleaning supplies," "personal protective equipment," and "qualified product" are defined in the division.

The division is retroactively applicable to January 1, 2020.

CRIMINAL LAW, PROCEDURE, AND CORRECTIONS

SENATE FILE 457	 Criminal and Civil Penalties, Fines, Surcharges, Fees, and Costs — Related Funds — Court Debt Collection 	
SENATE FILE 526	- Blue Alert Program	
SENATE FILE 2097	- Indecent Exposure	
SENATE FILE 2182	- State Public Defender Pilot Project — Child Welfare Legal Representation	
SENATE FILE 2225	- Theft in the Third Degree — Property Value	
SENATE FILE 2275	- Eluding Law Enforcement Vehicles — Penalties	
HOUSE FILE 684	 Possession or Consumption of Alcohol by Underage Persons — Limited Criminal Immunity — Sanctions by Regents Institutions Prohibited 	
HOUSE FILE 2411	 Sobriety and Drug Monitoring Program Participation — Temporary Restricted Driver's Licenses and Ignition Interlock Devices 	
HOUSE FILE 2445	- Victims of Sex Offenses — Identifying Information — Confidentiality	
HOUSE FILE 2474	- Confidentiality of Information Used to Secure Arrest Warrants	
HOUSE FILE 2554	- Continuous Sexual Abuse of a Child	
HOUSE FILE 2647	- Peace Officer Conduct, Certification, Training, Discipline, and Prosecution	
RELATED LEGISLATION		

SENATE FILE 2191 - Payment of Required Medical Aid Provided to Prisoners SEE HEALTH AND SAFETY. This Act relates to the payment of required medical aid provided to prisoners confined in a jail or municipal holding facility. The Act provides that a prisoner has the primary responsibility for payment of the costs of required medical aid provided to the prisoner. Payment and reimbursement for medical aid provided to a prisoner is to be sought by a governmental entity, hospital, or medical provider in accordance with the Act.

SENATE FILE 2250 - Harvesting, Purchasing, and Transporting of Timber SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act makes a violation of timber buying or transporting practices a serious misdemeanor, if no other punishment is provided.

SENATE FILE 2268 - Tobacco, Tobacco Products, Alternative Nicotine Products, Vapor Products, and Cigarettes

 Minimum Age for Purchase, Sale, Possession, or Use
 SEE STATE GOVERNMENT. This Act increases the minimum age relative to various activities relating to tobacco, tobacco products, alternative nicotine products, vapor products, and cigarettes from 18 years of age to 21 years of age. The same penalties, including civil and criminal penalties and the performance of community service, applicable to violations of the various activities remain applicable under the new minimum age. The Act took effect June 29, 2020.

SENATE FILE 2413 - Regulation of Agriculture and Food Production SEE AGRICULTURE. This Act amends Iowa Code chapter 716 governing trespass to property by creating the offense of food operation trespass (Iowa Code section 716.7A). A person commits the offense by entering or remaining on the property of a food operation without the consent of a person who has real or apparent authority over the property. A

person who commits food operation trespass is guilty of an aggravated misdemeanor for the first offense and a class "D" felony for a second or subsequent offense.

HOUSE FILE 737
 Care and Treatment of Animals
 SEE AGRICULTURE. This Act regulates persons who handle, possess, or own certain animals, including by prohibiting the mistreatment of those animals, and providing criminal penalties. The Act includes provisions that prohibit a person from tampering with a valid rabies vaccination tag and from removing, disabling, or destroying an electronic handling device. It amends a number of offenses which prohibit animal abuse, animal neglect, animal torture, and animal abandonment. It provides for enhanced penalties for subsequent convictions and court-ordered psychological or psychiatric evaluation and treatment.

HOUSE FILE 2455 - Deer Hunting — Use of Leashed Dogs
 SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act allows a hunter with a valid hunting license and a valid deer hunting license who wounds a deer while hunting to use a dog to track and retrieve the wounded deer. A violation of the Act's provisions is punishable by a scheduled fine of \$250.

HOUSE FILE 2581 - Regulation of Hemp SEE AGRICULTURE. This Act provides for the regulation of hemp and associated hemp products, including by providing that such items are no longer a controlled substance. It also prohibits the use of hemp or a hemp product if the intended use is to be introduced into the body by any method of inhalation.

HOUSE FILE 2641 - Taxation, Business Entities, Short-Term Rentals, Special Registration Plates, and Food Operation Trespass
 SEE TAXATION. This Act makes numerous changes to fines and criminal penalties related to tax filing. The Act creates the criminal offense of food operation trespass. A person who commits food operation trespass commits an aggravated misdemeanor for the

first offense and a class "D" felony for a second or subsequent offense.
 HOUSE FILE 2643 - State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division XVII of this Act provides for the nonreversion of moneys appropriated for the temporary relocation of the Iowa Law Enforcement Academy (ILEA). Division XXI makes an appropriation to the Department of Public Safety (DPS) for overtime expenses. Division XXIV appropriates moneys to DPS and ILEA for implementation of 2020 Iowa Acts, HF 2581 (see Agriculture) and HF 2647. Division XXVIII requires a peace officer filing an inventory of property taken with a return on a search warrant to include a sworn statement on the accuracy of the inventory rather than make a statement under oath.

CRIMINAL LAW, PROCEDURE, AND CORRECTIONS

SENATE FILE 457 - Criminal and Civil Penalties, Fines, Surcharges, Fees, and Costs — Related Funds — Court Debt Collection

BY COMMITTEE ON APPROPRIATIONS. This Act makes numerous changes to criminal surcharges and fines, the distribution of surcharges and fines, and makes changes to court costs, court funds, civil fees, jail fees, restitution, and the collection of court debt.

EFFECTIVE DATE. Unless otherwise specified, the Act took effect July 15, 2020.

CRIMINAL SURCHARGES. The Act renames the criminal penalty surcharge to the crime services surcharge, and decreases the surcharge penalty from 35 percent of the fine or forfeiture to 15 percent of the fine or forfeiture. The domestic abuse assault, sexual abuse, stalking, and human trafficking victim surcharge is renamed to the domestic abuse assault, domestic abuse protective order contempt, sexual abuse, stalking, and human trafficking victim surcharge. The Act repeals the drug abuse resistance education surcharge, the domestic abuse protective order contempt surcharge, the law enforcement initiative surcharge, and the county surcharge. An agricultural theft surcharge is created by the Act.

The Act changes the distribution formula for the crimes services surcharge (previously known as the criminal penalty surcharge) as follows: 46 percent is deposited in the Juvenile Detention Home Fund, 32 percent is deposited in the Victim Compensation Fund, 20 percent is deposited in the Criminalistics Laboratory Fund, and 2 percent is deposited in the newly created Drug Abuse Resistance Education Fund. Under previous law, the surcharge was distributed as follows: 95 percent of the moneys were remitted to the State Court Administrator, and the remainder was submitted to the county or city that was a plaintiff in the criminal proceeding. The amounts received by the State Court Administrator were further divided under previous law by allocating 17 percent of the moneys to the Victim Compensation Fund and 83 percent to the General Fund of the State.

AGRICULTURAL THEFT SURCHARGE. The Act creates an agricultural theft surcharge in the amount of \$500 upon the adjudication of guilt or deferred judgment of a criminal offense involving theft of agricultural property or criminal mischief relating to agricultural property. The moneys collected from the agricultural theft surcharge are deposited into the Iowa Emergency Food Purchase Program Fund created in the Act.

IOWA EMERGENCY FOOD PURCHASE PROGRAM FUND. The Act creates the Iowa Emergency Food Purchase Program Fund to relieve situations of emergency by persons who experience low income or job loss. The fund is administered by the Iowa Department of Agriculture and Land Stewardship, who may contract with the Iowa Food Bank Association to manage the program. The fund consists of agricultural theft surcharge moneys and any other moneys appropriated to the fund.

CITY FINES OR FORFEITED BAIL. The Act changes the distribution of fine or forfeited bail amounts where a city is a plaintiff in any action. Previously, 90 percent of such fine or forfeited bail amounts were submitted to the city and 10 percent of the fine amounts were submitted to the state. Under the Act, 80 percent of the fine or forfeited bail amounts are submitted to the city that is the plaintiff in the action and 20 percent of such fine or forfeited bail amounts are submitted to the state.

COUNTY ORDINANCE VIOLATIONS — *DISTRIBUTION.* The Act changes the distribution of fines and forfeited bail amounts for violations of county ordinances. Previously, fine amounts for violations of county ordinances were remitted to the county, except if the violation related to speed or weight restrictions, or if the violation was punishable under state law, in which case the entire fine amount was submitted to the state. The Act specifies that if a county has an ordinance relating to speed or weight restrictions, or if a county ordinance is also punishable by the state, 91 percent of the fine amount is distributed to the state, and 9 percent of the fine amount is distributed to the county where the violation occurred. The Act requires that 60 percent of the moneys collected by the county under the new county fine distribution formula be used for the following purposes: courthouse security equipment and law enforcement personnel costs, infrastructure improvements of a jail or juvenile detention facility, and the medical and

the prescription drug costs of inmates in jail. The Act requires that 1.3 percent of the moneys collected by the state under the new county fine distribution formula be distributed to the Emergency Medical Services Fund.

COURT COSTS — SCHEDULED FINES. The Act decreases the court costs for scheduled violations from \$60 to \$55.

COURT FUNDS. The Act repeals the Enhanced Court Collections Fund. The Act amends the Court Technology and Modernization Fund by annually appropriating \$7 million to the fund and expanding the purpose of the fund.

CIVIL FEES, COURT COSTS, AND OTHER SERVICES. The Act raises filing fees in numerous civil matters, small claims, and other services, but eliminates the filing fee in adoption cases.

SCHEDULED VIOLATIONS — *FINES.* The Act raises the scheduled fine for numerous simple misdemeanor offenses punishable as a scheduled violation in Iowa Code sections 805.8A (motor vehicle and transportation), 805.8B (navigation, recreation, hunting, and fishing), and 805.8C (miscellaneous violations).

SCHEDULED VIOLATIONS — RECLASSIFICATION. The Act reclassifies the following simple misdemeanors as simple misdemeanors punishable as a scheduled violation: striking fixtures upon a highway in violation of Iowa Code section 321.265, funeral procession in violation of Iowa Code section 321.324A, clearing up wrecks in violation of Iowa Code section 321.371, slow vehicles in violation of Iowa Code section 321.383(4), and performance ability in violation of Iowa Code section 321.431.

SCHEDULED VIOLATION — IMPLEMENTS OF HUSBANDRY. The Act creates a new simple misdemeanor punishable as a scheduled violation for when a person operates a self-propelled implement of husbandry in excess of 35 miles per hour.

SCHOOL BUS VIOLATIONS — DISCHARGING PUPILS. The Act increases the minimum and maximum fine for simple misdemeanor school bus violations relating to failure to stop for pupils discharging from a school bus. A person who commits such a violation may attend and successfully complete a driver improvement program in lieu of a driver's license suspension.

MISDEMEANOR AND FELONY FINES. The Act increases the minimum and maximum fines for class "C" and class "D" felonies and for simple, serious, and aggravated misdemeanors.

CRIMINALISTICS LABORATORY FUND. The Act allocates 20 percent of the crime services surcharge to the Criminalistics Laboratory Fund for the purpose of funding laboratory equipment, supply purchasing, maintenance, depreciation, and training.

DRUG ABUSE RESISTANCE EDUCATION FUND. The Act repeals the drug abuse resistance education surcharge and creates the Drug Abuse Resistance Education Fund in its place. The fund receives 2 percent of the crime services surcharge for use by the Drug Abuse Resistance Education Program and other programs with a similar purpose.

EMERGENCY MEDICAL SERVICES FUND. The Act allocates 1.3 percent of the state's portion of the county fine distribution proceeds established by the Act to the Emergency Medical Services Fund for the purpose of funding grants for purchases or emergency medical services equipment or training.

JUVENILE DETENTION HOME FUND. The Act repeals the civil penalties assessed when a driver's license is suspended pursuant to Iowa Code section 321.218A (suspension due to criminal conviction) or 321A.32A (suspension due to nonpayment of fines). The civil penalties were deposited in the Juvenile Detention Home Fund. New funding for the Juvenile Detention Home Fund is addressed by allocating 46 percent of the crime services surcharge to the fund.

NONRESIDENT STATE PARK USER FEE PENALTIES. The Act creates a simple misdemeanor offense punishable by a scheduled fine in the amount of \$15 for a nonresident operator of a vehicle who fails to pay the entry fee to Lake Manawa State Park or Waubonsie State Park.

JAIL FEES. The Act prohibits jail fees assessed against a defendant from inclusion in a defendant's criminal restitution plan. A county may pursue a criminal defendant for jail fees in a separate civil proceeding. The provision took effect June 25, 2020.

CRIMINAL RESTITUTION. The Act modifies the definition of restitution by creating a category "A" restitution and category "B" restitution. Category "A" restitution means fines, penalties, and surcharges. Category "B" restitution includes all the other restitution categories. The Act defines "restitution" to mean pecuniary damages (payment to victims), category "A" restitution, and category "B" restitution. In structuring a plan of restitution, the Act requires the payments be applied in the following order: pecuniary damages, category "A" restitution, and category "B" restitution in the following order: crime victim compensation program reimbursement, public agencies, court costs, court-appointed attorney fees, contributions to local anticrime organizations, and the Medical Assistance Program.

The Act provides that an offender is presumed to have the reasonable ability to make category "B" restitution payments. If a defendant requests the court determine the amount of category "B" restitution to be paid, the defendant must furnish the prosecuting attorney and sentencing court with a completed financial affidavit, and must prove by a preponderance of the evidence that the defendant is unable to pay category "B" restitution.

The Act defines "permanent restitution order" to mean an enforceable restitution order entered at the time of sentencing or at a later date as determined by the court. Existing restitution orders prior to June 25, 2020, are converted to permanent restitution orders as if the order was entered after June 25, 2020. A defendant must challenge the converted permanent restitution order within one year of the conversion.

The Act permits a prosecuting attorney to file a statement of pecuniary damages within a reasonable time after the prosecuting attorney is notified by a victim of any pecuniary damages incurred.

A permanent restitution order entered at the time of sentencing is part of the final judgment of sentence and shall be considered in a properly perfected appeal. A permanent restitution order may be superseded by subsequent orders, if additional or different restitution is ordered.

At any time during the period of probation, parole, or incarceration, the prosecuting attorney may petition the court on any matter related to the restitution plan. Under prior law, the defendant or the supervising authority over the defendant had authority to petition the court on such a matter.

The Act specifies that the appellate court shall not review or modify a defendant's restitution plan or review any matter related to the defendant's restitution unless the defendant has exhausted the defendant's remedies under lowa Code section 910.7. Appellate review of a district court ruling relating to a restitution plan shall be by writ of certiorari.

The provisions relating to criminal restitution took effect June 25, 2020.

COURT DEBT. The Act replaces the role of the private debt collector collecting delinquent court debt with the Department of Revenue on or after January 1, 2021. The Act changes the definition of "court debt" to mean all restitution, fees, and forfeited bail. The Act defines "installment agreement" to mean an agreement made for the payment of court debt in excess of \$100 in installments. The judicial branch may establish a threshold amount that is lower than the \$100 threshold.

SENATE FILE 526 - Blue Alert Program

BY COMMITTEE ON JUDICIARY. This Act creates a blue alert program within the Department of Public Safety. The Act provides that the purpose of a blue alert program is to aid in the apprehension of a person suspected of killing or seriously injuring a peace officer in the line of duty or a peace officer who is missing while on duty under circumstances warranting concern for the peace officer's safety.

The Act defines terms. The Act provides that upon notification by a law enforcement agency that a suspect in a case involving the death or serious injury of a peace officer in the line of duty has not been apprehended and may be a serious threat to the public, the Department of Public Safety (DPS) Communications Center shall activate a blue alert if specified criteria are met, and if sufficient descriptive information is available to disseminate to the public that could assist in locating the missing peace officer.

The Act provides that the communications center shall not release any information about the identity of a peace officer in a case involving the death or serious injury of the peace officer who is the subject of a blue alert. If the blue alert is issued because the peace officer is missing while on duty, the communications center shall defer to the investigating law enforcement agency about the nature and limits of the officer information to be made public.

If the criteria for issuing a blue alert have been established, the DPS shall transmit a blue alert through the emergency alert system to Iowa broadcasters. Upon the transmission of the blue alert, the DPS shall also post the alert on an Internet website accessible by the public. The Bureau Chief of the DPS Communications Bureau may direct the transmission of a blue alert upon request from another state if there is evidence that the suspect may be present in Iowa.

The Act provides that a blue alert shall be terminated when the suspect or peace officer is located, the DPS determines that the blue alert is no longer an effective tool for locating the suspect or peace officer, or five hours have elapsed since the transmission of the blue alert. A blue alert may be renewed. No entity or individual shall be civilly liable for damages arising from the activation or termination of a blue alert, provided the entity or individual acts reasonably and in good faith.

SENATE FILE 2097 - Indecent Exposure

BY COMMITTEE ON JUDICIARY. This Act relates to the criminal offense of indecent exposure.

The Act expands the criminal offense of indecent exposure to include a person who exposes the person's pubic area to another, not the person's spouse, or who commits a sex act in the presence of or view of a third person, if the person does so to arouse or satisfy the sexual desires of either party and the person knows or reasonably should know that the act is offensive to the viewer.

The Act also expands the criminal offense of indecent exposure to include a person who masturbates in public in the presence of another. A person who masturbates in front of another, not a child, commits a serious misdemeanor. A person who masturbates in the presence of a child commits an aggravated misdemeanor. For the purposes of the Act, "masturbate" means physical stimulation of a person's own genitals or public area for the purpose of sexual gratification or arousal of the person, regardless of whether the genitals or public area is exposed or covered.

A serious misdemeanor is punishable by confinement for no more than one year and a fine of at least \$430 but not more than \$2,560. An aggravated misdemeanor is punishable by confinement for no more than two years and a fine of at least \$855 but not more than \$8,540. A person convicted pursuant to the Act is required to register as a sex offender.

SENATE FILE 2182 - State Public Defender Pilot Project — Child Welfare Legal Representation

BY COMMITTEE ON JUDICIARY. This Act relates to the State Public Defender pilot project and legal representation in child welfare cases.

This Act permits the State Public Defender to establish a pilot project beginning July 1, 2020, and ending June 30, 2024, to implement innovative models of parental and child legal representation in order to assist families involved in the child welfare system. The State Public Defender shall have sole discretion to establish the pilot project in no more than six counties throughout the state. The State Public Defender may coordinate with other agencies and organizations in order to implement the pilot project, seek grant funding, and measure the results. The Act allows a State Public Defender to appoint an attorney to represent an indigent person prior to initiation of formal proceedings, without court order, if such representation is deemed appropriate by the State Public Defender and relates to the purposes of the pilot project. The Act allows attorneys appointed through the pilot project to be paid from the Indigent Defense Fund.

SENATE FILE 2225 - Theft in the Third Degree — Property Value

BY COMMITTEE ON JUDICIARY. This Act relates to the criminal offense of theft in the third degree. Under current law, the theft of property that is more than \$750 but not more than \$1,500, or the theft of any property not more than \$500 by a person who has previously been twice convicted of theft, constitutes theft in the third degree. The Act increases the dollar amount limit for the theft of any property by a person who has previously been twice convicted of theft from \$500 to \$750.

Theft in the third degree is an aggravated misdemeanor punishable by confinement for no more than two years and a fine of at least \$855 but not more than \$8,540.

SENATE FILE 2275 - Eluding Law Enforcement Vehicles — Penalties

BY COMMITTEE ON JUDICIARY. This Act relates to the criminal offense of eluding or attempting to elude a pursuing law enforcement vehicle and providing penalties.

A driver of a motor vehicle who willfully fails to bring a motor vehicle to a stop or otherwise eludes or attempts to elude a marked official law enforcement vehicle, is, upon conviction, guilty of a serious misdemeanor. The Act enhances the penalty so that a driver who commits a second or subsequent violation of this offense is, upon conviction, guilty of an aggravated misdemeanor.

A driver of a motor vehicle who willfully fails to bring a motor vehicle to a stop or otherwise eludes or attempts to elude a marked official law enforcement vehicle and in doing so exceeds the speed limit by 25 miles per hour or more, is, upon conviction, guilty of an aggravated misdemeanor. The Act enhances the penalty so that a driver who commits a second or subsequent violation of this offense, or the subsequent offense, is, upon conviction, guilty of a class "D" felony.

A driver of a motor vehicle who willfully fails to bring a motor vehicle to a stop or otherwise eludes or attempts to elude a marked official law enforcement vehicle and in doing so exceeds the speed limit by 25 miles per hour or more is, upon conviction, guilty of a class "D" felony, if the driver also does any of the following: participates in a public offense that is a felony; operates a motor vehicle while under the influence or is found guilty of a controlled substance violation; or the offense results in bodily injury to a person other than the driver. The Act enhances the penalty so that a driver who commits a second or subsequent violation of this offense is, upon conviction, guilty of a class "C" felony.

The Act prohibits the court from ordering a deferred sentence or deferred judgment for the driver of a motor vehicle convicted of eluding or attempting to elude a pursuing law enforcement vehicle while exceeding the speed limit by 25 miles per hour or more while operating while intoxicated.

A person convicted of eluding or attempting to elude a law enforcement vehicle shall have the person's license automatically revoked.

HOUSE FILE 684 - Possession or Consumption of Alcohol by Underage Persons — Limited Criminal Immunity — Sanctions by Regents Institutions Prohibited

BY COMMITTEE ON PUBLIC SAFETY. This Act provides immunity from certain alcohol-related criminal offenses and prohibits certain disciplinary sanctions for certain persons who seek or require emergency assistance for alcohol.

The Act creates new Iowa Code section 701.12, which provides that a person under the age of 21 shall not be charged or prosecuted for public intoxication, possession of alcohol under the legal age, or use of a driver's license by an underage person to obtain alcohol, if the person in good faith sought emergency assistance for the person or another person due to an alcohol overdose. A person seeking emergency assistance is only eligible for immunity if the person, or persons acting in concert, is the first person to seek emergency assistance, provides the reporting person's name and contact information to medical or law enforcement personnel, remains on the scene until assistance arrives or is provided, and cooperates with medical and law enforcement personnel. The Act also provides immunity to the person for whom emergency assistance was sought.

A person under the age of 18 who receives immunity from prosecution under the Act will not face the loss of such person's driver's license for one year.

If a person under the age of 18 is discovered consuming or to be in possession of alcohol but receives immunity from prosecution, a peace officer shall notify a juvenile court officer of such person's consumption or possession. The juvenile court officer is required to notify the person's custodial parent, legal guardian, or custodian and the superintendent of authority in charge of the school the person attends of the consumption or possession.

The Act directs the Board of Regents to prohibit the regents universities from imposing certain disciplinary sanctions against a student for the possession or consumption of alcohol if the student is immune from prosecution. The prohibited disciplinary sanctions are the removal from a course, enrollment restrictions in a course or program, suspension or expulsion from the university, or eviction or exclusion from student housing.

HOUSE FILE 2411 - Sobriety and Drug Monitoring Program Participation — Temporary Restricted Driver's Licenses and Ignition Interlock Devices

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

The Act strikes provisions authorizing a court or governmental entity to order a person to participate in the lowa Sobriety and Drug Monitoring Program as a condition of a temporary restricted driver's license. The Act also eliminates the requirement that a person who has been ordered to participate in the program by a court or governmental entity, and whose driver's license is suspended or revoked, be eligible for a temporary restricted license before beginning participation in the program or being subject to testing required by the program.

The Act strikes the requirement that the Iowa Department of Transportation (DOT) must require a person to participate in the program if the person is required to install an ignition interlock device. The Act eliminates the requirement that a person must install an approved ignition interlock device on all motor vehicles owned or operated by the person in order to participate in the program. However, the Act does not amend or eliminate any separate requirement to install an approved ignition interlock device that may exist based on the person's underlying offense.

The Act requires an order or directive placing a participant in the program to require the participant to submit to the law enforcement agency of the participating jurisdiction proof that the participant has installed an approved ignition interlock device on all motor vehicles owned or operated by the participant prior to the end of participation in the program. The Act provides an exception to the ignition interlock device requirement if the participant, at the time the participant completes the program, will be ineligible for a temporary restricted license or will not own a motor vehicle or have a motor vehicle registered in the participant's name.

The Act eliminates certain DOT reporting requirements.

HOUSE FILE 2445 - Victims of Sex Offenses — Identifying Information — Confidentiality

BY COMMITTEE ON JUDICIARY. This Act relates to the privacy of a victim of a sex offense in a criminal or civil proceeding.

The Act provides that, prior to an arrest or the filing of an information or indictment, whichever occurs first, the identity of any child victim of sexual abuse, incest, or sexual exploitation shall not appear on any public record including any civil filings arising from a criminal violation, except as authorized by the court. The Act changes the definition of "child" from a person under 14 years of age to a person under 18 years of age solely for such purpose. The Act continues to prohibit disclosure of the identity of the child victim after the victim has attained the age of 18.

The Act does not apply to the release of information to a defendant or a defendant's attorney; however, the use or release of this information by the defendant or defendant's counsel for purposes other than the preparation of defense constitutes contempt. A person who willfully violates the Act or who willfully neglects or refuses to obey a court order made pursuant to the Act commits contempt. A release of information in violation of the Act does not bar prosecution or provide grounds for dismissal of the criminal charges.

HOUSE FILE 2474 - Confidentiality of Information Used to Secure Arrest Warrants

BY COMMITTEE ON JUDICIARY. This Act relates to confidentiality of information filed with the court to secure an arrest warrant. The Act adds an attorney appointed by the court to represent an arrested person to the list of persons arrest warrant information may be disseminated to during the confidentiality period, as long as the attorney is appointed in the specific case where the arrest warrant has been issued but not served and the defendant is in custody and subject to a hold for that arrest warrant.

HOUSE FILE 2554 - Continuous Sexual Abuse of a Child

BY COMMITTEE ON JUDICIARY. This Act creates the offense of continuous sexual abuse of a child.

A person 18 years of age or older commits continuous sexual abuse of a child when the victim is a child, defined as a person under the age of 14; at least 30 days have elapsed between the first and last acts of sexual abuse; and the person engages in three or more acts of sexual abuse: sexual abuse in the second degree, sexual abuse in the third degree, lascivious acts with a child, or indecent contact with a child. If a jury trial is held, members of the jury must unanimously agree that three or more acts in violation of the Act were committed with the same child and at least 30 days have elapsed between the first and last acts of sexual abuse, but the jury does not need to unanimously agree which specific acts were committed or the exact date when those acts were committed.

The Act provides that a person charged with the offense of continuous sexual abuse of a child shall not be charged with any other sexual abuse offenses involving the same child in the same proceeding unless the other sexual abuse offense occurred outside of the time period charged or the other sexual abuse offense is an alternative charge to the charge of continuous sexual abuse of a child. A person shall be charged with only one count under the Act unless more than one child is involved in the offense. If more than one child is involved, a separate count may be charged for each child. Each act of sexual abuse in the second degree, sexual abuse in the third degree, lascivious acts with a child, or indecent contact with a child, shall be considered a lesser included offense to the crime of continuous sexual abuse of a child.

A person who commits a violation of the Act is guilty of a class "B" felony punishable by up to 50 years of confinement. A person who violates the Act is also subject to a special sentence requiring lifetime parole, and must register as a sex offender upon release from confinement.

HOUSE FILE 2647 - Peace Officer Conduct, Certification, Training, Discipline, and Prosecution

BY WINDSCHITL AND PRICHARD. This Act relates to peace officers, including the certification, training, and prosecution of peace officers and the use of chokeholds by peace officers.

PROSECUTION BY ATTORNEY GENERAL. The Act authorizes the Attorney General to prosecute a criminal offense committed by a law enforcement officer arising from the actions of the officer resulting in the death of another, regardless of whether the county attorney requests the assistance of the Attorney General or decides to independently prosecute the criminal offense committed by the officer. If the Attorney General determines that criminal charges are not appropriate, the Attorney General is authorized to refer the matter to the Iowa Law Enforcement Academy Council to recommend revocation or suspension of the officer's certification.

USE OF CHOKEHOLDS BY PEACE OFFICERS. The Act provides that the use of a chokehold, as defined in the Act, by a peace officer while making an arrest is only justified when the person cannot be captured any other way and either of the following apply: the person has used or threatened to use deadly force in committing a felony; the peace officer reasonably believes the person would use deadly force against any person unless immediately apprehended.

CERTIFICATIONS — *OTHER STATES* — *REVOCATION OR SUSPENSION.* The Act allows the council to appoint administrative law judges. The Act sets forth the circumstances under which the council is required to revoke a law enforcement officer's or reserve peace officer's certification, and the circumstances under which the council is authorized to revoke or suspend an officer's certification. An employing agency is required to notify the council within 10 days of any termination of employment of a law enforcement officer or appointment as a reserve peace officer.

The Act allows the council to adopt rules to establish a process for the certification through examination of law enforcement officers who have been certified in another state. Before beginning employment with an employing agency in this state, a law enforcement officer who has been certified in another state must submit a preliminary application for certification to the council which shall include an attestation to whether the applicant has had the officer's certification as a law enforcement officer revoked or suspended in another state; has pled guilty to or been convicted of a felony; has been discharged for serious misconduct from employment as a law enforcement officer; or has left, voluntarily quit, or been laid off when the applicant knew or believed that disciplinary investigation or action was imminent or pending which could have resulted in the law enforcement officer being discharged for serious misconduct. If the council denies the preliminary application for certification through examination, the applicant shall be prohibited from continued employment as a law enforcement officer in this state.

LAW ENFORCEMENT TRAINING — DE-ESCALATION TECHNIQUES AND PREVENTION OF BIAS. The Act requires a law enforcement agency to provide annual training to every law enforcement officer employed by the law enforcement agency on issues relating to de-escalation techniques and the prevention of bias. The lowa Law Enforcement Academy is required to develop and disseminate training guidelines in consultation with certain parties including the Iowa Civil Rights Commission.

ECONOMIC DEVELOPMENT

RELATED LEGISLATION

- HOUSE FILE 2452 At-Risk City Water Utility Systems SEE ENERGY AND PUBLIC UTILITIES. This Act relates to the disposal and acquisition of city water utility systems that are designated as "at-risk systems" as defined by the Act.
- HOUSE FILE 2477 County Zoning for Agricultural Experiences SEE LOCAL GOVERNMENT. In order to assist in the promotion of agricultural experiences, this Act prohibits a county from imposing certain requirements in order for a property owner to offer agricultural experiences on property of which the primary use is agricultural production.
- HOUSE FILE 2643 State and Local Government and Regulatory Matters Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division XXIII of this Act requires certain excess moneys collected by the Insurance Division of the Department of Commerce to be transferred to the Iowa Economic Development Authority for insurance economic development, and appropriates certain federal funds to the Department of Workforce Development for the administration of the Unemployment Compensation Program.

EDUCATION

SENATE FILE 2082	- Education — Miscellaneous Changes
SENATE FILE 2118	 College Student Aid Commission Loan Repayment Programs — Refinanced Student Loans
SENATE FILE 2142	- School Finance — State Percents of Growth — Property Tax Replacement Payments
SENATE FILE 2164	- School Finance — Regular State Cost Per Pupil — School Transportation Funding
SENATE FILE 2261	- Behavioral Health Services — Use of Telehealth in School Settings
SENATE FILE 2284	- State Board of Regents, Regents Institutions, and Institution Programs and Services
SENATE FILE 2310	- Educational Instructional Requirements and Funding Flexibility
SENATE FILE 2356	- Education of Students With Dyslexia
SENATE FILE 2360	- Classroom Management and Violent or Disruptive Behavior — Therapeutic Classrooms
SENATE FILE 2398	- Rural Veterinarian Loan Repayment Program
HOUSE FILE 2340	 Iowa Educational Savings Plan Trust — Use of Funds for Out-of-State Elementary or Secondary School Tuition
HOUSE FILE 2359	- Reporting of Practitioner Preparation Program Admissions Assessment Scores
HOUSE FILE 2418	 Education — Review of Practitioner Licensure Decisions and Funding Requests for At-Risk Programs and Alternative Schools
HOUSE FILE 2454	- Community College Career and Technical Education Instructor Qualifications
HOUSE FILE 2629	 Educational Improvement, Vocational Training, and Affordable Child Care Access Programs

RELATED LEGISLATION

SENATE FILE 2408 - Supplemental, Standing, and Continuing Appropriations and Related Matters — Emergency Authority and Responsibilities — Instructional Time Waivers
 SEE APPROPRIATIONS. Division I of this Act makes a supplemental appropriation from the General Fund of the State to the State Board of Regents for the State Hygienic Laboratory of the State University of Iowa. Division II limits the standing appropriation for payment of claims for nonpublic school pupil transportation, limits the standing appropriation for paying instructional support state aid, and reduces state aid for area education agencies. Division VI waived the instructional time requirements and minimum school day requirements for school districts and accredited nonpublic schools that closed in order to prevent or contain the spread of COVID-19, and the division was repealed July 1, 2020.

 HOUSE FILE 684
 Possession or Consumption of Alcohol by Underage Persons — Limited Criminal Immunity — Sanctions by Regents Institutions Prohibited
 SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act provides immunity from certain alcohol-related criminal offenses and prohibits certain disciplinary sanctions for certain persons who seek or require emergency assistance for alcohol. The Act directs the Board of Regents to prohibit the regents universities from imposing certain disciplinary sanctions against a student for the possession or consumption of alcohol if the student is immune from prosecution. The prohibited disciplinary sanctions are the removal from a course, enrollment restrictions in a course or program, suspension or expulsion from the university, or eviction or exclusion from student housing. HOUSE FILE 2627 - Government Regulation and Standards — Occupational and Professional Licensing SEE STATE GOVERNMENT. This Act relates to governmental and regulatory matters. The Act allows a person licensed by the Board of Educational Examiners to complete continuing education requirements by electronic means. Also, from June 25, 2020, through December 31, 2020, requirements for physical examinations prior to participation in a school sport may be satisfied by a certificate signed on or after July 1, 2019, by a health care professional.

HOUSE FILE 2641 - Taxation, Business Entities, Short-Term Rentals, Special Registration Plates, and Food Operation Trespass
 SEE TAXATION. This Act makes numerous changes to the Iowa Educational Savings Plan Trust (529 plan) by permitting 529 plan funds to be used to pay expenses for the participation in a certified apprenticeship program, and allowing such funds be used to pay the student Ioans of the beneficiary of the 529 plan or a sibling of the beneficiary. The Act makes are the individual income to unsfunde of any qualified binker education

exempts from the individual income tax refunds of any qualified higher education expenses from an eligible educational institution to the extent the refund has been recontributed to the same 529 plan. Under the Act, a participant who makes a contribution to a 529 plan before July 31, 2020, may elect to be deemed to have made the contribution on the last day of calendar year 2019. The Act increases the amount of annual total approved school tuition organization tax credits if certain criteria are met.

State and Local Government and Regulatory Matters — Appropriations and Miscellaneous

HOUSE FILE 2643

counsel or advice.

Changes SEE APPROPRIATIONS. Division IV of this Act makes appropriations to the State Board of Regents for the State School for the Deaf and the Iowa Braille and Sight Saving School, provides for a general reduction in appropriations to the Regents, and increases the maximum balance of the Scholarship and Tuition Grant Reserve Fund. Division XVIII provides for the nonreversion of moneys appropriated for payments to community colleges for the concurrent enrollment of accredited nonpublic students. Division XXIV appropriates moneys to the College Student Aid Commission for implementation of 2020 Iowa Acts, HF 2629 and SF 2398. Division XXV authorizes certain school districts to receive an adjustment in state foundation aid. Division XXX transfers certain moneys appropriated in FY 2019-2020 to the Future Ready Iowa Skilled Workforce Last-Dollar Scholarship Fund. Division XXXII authorizes the Regents to employ or retain attorneys to provide legal

EDUCATION

SENATE FILE 2082 - Education — Miscellaneous Changes

BY COMMITTEE ON EDUCATION. This Act updates, modifies, or adds references to provisions relating to the Child Development Coordinating Council, to school district agency funds, to children requiring special education under the open enrollment law, to shared-time and part-time pupil enrollment in public schools, and to technology used by the State Library.

STATE LIBRARY — TECHNOLOGY. Language requiring the State Library to develop a system of electronic access to the documents it maintains is updated to require the State Library to use current, widely accepted and utilized technology, though the State Librarian is authorized to consider other forms of electronic access that are more cost effective.

CHILD DEVELOPMENT COORDINATING COUNCIL. The titles of certain entities represented on the Child Development Coordinating Council are updated to reflect name changes.

SHARED-TIME AND PART-TIME PUPILS — ENROLLMENT. Under the Code provision used to determine the certified enrollments of school districts, the provision relating to shared-time and part-time pupils from accredited nonpublic schools who are enrolled in public schools to access classes or services on the accredited nonpublic school premises is amended to add a reference to Iowa Code section 256.12, which describes the manner in which school districts may provide classes and services to private school students and receive funding for providing such instruction and services.

SCHOOL DISTRICT AGENCY FUNDS. The term "agency fund," describing a type of fund maintained by a school district, is replaced with the term "custodial fund."

OPEN ENROLLMENT REQUESTS FOR CHILDREN REQUIRING SPECIAL EDUCATION. Currently, a receiving school district need only grant the open enrollment request of a child requiring special education if the district maintains a special education instructional program appropriate to meet the child's educational needs and such enrollment would not cause the appropriate class to exceed the maximum class size under rules adopted by the State Board of Education. In addition to not cause the caseload to exceed the maximum class size, the Act provides that the enrollment of the child must not cause the caseload to exceed the maximum caseload in that special education instructional program under rules adopted by the state board and there must be sufficient classroom space for the general education classes to which the child would be assigned.

SENATE FILE 2118 - **College Student Aid Commission Loan Repayment Programs** — **Refinanced Student Loans** BY COMMITTEE ON EDUCATION. This Act permits a loan repayment recipient under the Rural Physician Loan Repayment Program, the Health Care Professional Recruitment Program, or the Health Care Loan Repayment Program to continue to receive loan repayment after refinancing a federal student loan with a private educational loan. However, the loan repayment amount cannot exceed the lesser of the amount of loan repayment allowed under the program or the balance of the loan repayment amount the loan repayment recipient qualified to receive with the federal student loan.

The Act also amends language limiting the amount of loan repayment available to a recipient under the Rural Physician Loan Repayment Program to direct that the College Student Aid Commission, upon the graduation of an eligible student with an eligible loan of less than \$200,000, divide the student's total eligible loan amount by five to determine the annual amount of loan repayment for which the loan recipient is eligible.

The Act took effect March 12, 2020, and applies retroactively to January 1, 2019.

SENATE FILE 2142 - School Finance — State Percents of Growth — Property Tax Replacement Payments

BY COMMITTEE ON EDUCATION. This Act establishes a state percent of growth of 2.3 percent and a categorical state percent of growth of 2.3 percent for the school budget year beginning July 1, 2020. The state percent of growth is used to calculate the amount of supplemental state aid as part of the State School Foundation Program for that

budget year. The categorical state percent of growth is used to calculate the amount of supplemental state aid for each of the categorical funding supplements.

The Act modifies the calculation of school district property tax replacement payments for budget years beginning on or after July 1, 2020. For each budget year beginning on or after July 1, 2020, each school district's property tax replacement payment amount is equal to the school district's weighted enrollment for the budget year multiplied by the difference of the following: (1) the regular program state cost per pupil for the budget year beginning July 1, 2020, 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 program foundation base per pupil percentage.

The Act took effect March 12, 2020.

SENATE FILE 2164 - School Finance — Regular State Cost Per Pupil — School Transportation Funding BY COMMITTEE ON APPROPRIATIONS. This Act relates to school district finance by modifying provisions relating to the calculation of the regular program state cost per pupil, the regular program district cost per pupil, the Transportation Equity Program, and the Transportation Equity Fund.

For the budget year beginning July 1, 2020, the regular program state cost per pupil is the regular program state cost per pupil for the base year plus the regular program supplemental state aid for the budget year, plus \$10. Then with the budget year beginning July 1, 2021, and succeeding budget years, the regular program state cost per pupil will again be calculated as provided under current law without any additional amount added.

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

lowa Code section 257.16C establishes a Transportation Equity Fund and appropriates all moneys in the fund to the Department of Management for purposes of making the transportation equity aid payments. However, if the balance of the fund exceeds the amount necessary to make all transportation equity aid payments, moneys remaining in the fund are required to be used for transportation base funding payments as established by statute. For the fiscal year beginning July 1, 2019, Iowa Code section 257.16C appropriated \$19 million from the General Fund of the State to the Transportation Equity Fund. For each fiscal year beginning on or after July 1, 2020, Iowa Code section 257.16C appropriates from the General Fund of the State to the Transportation Equity preceding fiscal year plus the product of the amount appropriated for the immediately preceding fiscal year plus the product of the corresponding school budget year. The Act adds an additional \$7,253,088 to the appropriation for the fiscal year beginning July 1, 2020.

The Act took effect February 25, 2020.

SENATE FILE 2261 - Behavioral Health Services — Use of Telehealth in School Settings

BY COMMITTEE ON EDUCATION. This Act provides for the provision of behavioral health screenings and services through a school setting, including in person and via telehealth.

The Act authorizes a school district, an accredited nonpublic school, or an area education agency (AEA) to contract with a mental health professional or a nationally accredited behavioral health care organization to provide behavioral health screenings to students in person, upon written consent by the student's parent or guardian, and to allow for the release of the results of the screening to the student's parent or guardian, and to the student's primary care provider following provision of written consent by the student's parent or guardian.

The Act specifies the requirements for the establishment of a provider-patient relationship for purposes of mental health professionals providing behavioral health services via telehealth in a public school, an accredited nonpublic school, or an AEA setting.

The Act authorizes a public school, accredited nonpublic school, or AEA to provide access to behavioral health services via telehealth on the premises of the public school, accredited nonpublic school, or AEA, specifies the parameters for the provision of such services, and provides immunity for entities that provide such services acting reasonably and in good faith.

The Act prohibits the denial of private health insurance coverage or payment for behavioral health services, including the provision of such services via telehealth, solely because the services are delivered in a school.

SENATE FILE 2284 - State Board of Regents, Regents Institutions, and Institution Programs and Services BY COMMITTEE ON EDUCATION. This Act relates to matters involving the State Board of Regents and the institutions it governs.

USE OF IOWA TELECOMMUNICATIONS NETWORK (ICN) WAIVER. Iowa Code section 8D.9 is amended to exempt regents institutions from a requirement that certain entities certify to the Telecommunications and Technology Commission that they are or intend to be part of the network and to use the network for all video, data, and voice requirements unless they petition the commission for a waiver; and from a provision requiring such institutions to petition the commission for a waiver. The Act allows a regents institution to become part of and use the ICN for its requirements as determined by the regents institution.

CLOSED MEETINGS — *REGENTS HEALTH CARE FACILITIES.* Iowa Code section 21.5(1)(1) is amended to include any health care facility operated by a regents institution under the definition of public hospital. The provision allows a governmental body to hold a closed session, following a public vote, in order to discuss patient care quality and process improvement initiatives or to discuss marketing and pricing strategies or similar proprietary information in a meeting of a public hospital.

STATE AGENCIES AND POLITICAL SUBDIVISIONS — COMPETITION WITH PRIVATE ENTERPRISE. Iowa Code section 23A.2(10)(k) is amended to provide that the activities of a regents institution or a school corporation are exempt from the provisions prohibiting competition with private enterprise whether the activities take place on or off campus; and the activities include health care and related services to patients and visitors by the University of Iowa, and to goods, products, or professional services provided to the public in furtherance of the institution's or school's mission. Prior law exempted services be incidental to the school's teaching, research, and extension missions.

ADVERSE HEALTH CARE INCIDENTS — NOTIFICATION. Iowa Code chapter 135P provides a process by which a health care provider, or a health care provider with a health facility, may confidentially discuss an adverse health care incident with a patient. The Act includes the UIHC in the definition of health facility and extends from 180 days to one year the time within which the notice of an offer to engage in an open discussion must be sent to the patient. If an adverse health care incident occurs, the facility may on its own provide such notice, and a facility may designate a person or class of persons to provide the patient with written notice of the desire of the facility to open discussion with the patient.

CONTINUOUS IMPROVEMENT — *REGENTS UNIVERSITIES.* Iowa Code section 262.9(36) is amended to require that the state board implement continuous improvement in undergraduate programs at the state universities built upon the results of the student outcomes assessment program for courses with enrollments of 100 or more students and comparing student results with course goals levels to formulate recommendations to improve student performance.

INVESTMENTS BY REGENTS INSTITUTIONS. Iowa Code section 262.14(3) is amended to permit funds belonging to a regents institution to be invested in private enterprises if such investment is done in furtherance of the institution's mission.

REGENTS RESOURCE CENTERS. The Act strikes Iowa Code section 262.9(22), that requires the state board to assist a nonprofit organization located in Sioux City in the creation of a northwest Iowa regents resource center. Iowa

Code section 262.28 is amended to eliminate references to the regents resource centers and to the state board's ability to transfer moneys between centers.

SPECIAL SCHOOLS — FEES AND PAYMENTS. Iowa Code section 270.3 is amended to direct the state board to set the admission fees for nonresident students of the School for the Deaf. The Act also eliminates a provision that requires the fees to be paid in advance. Under prior law, the fee was not less than the average expense of resident pupils. Iowa Code section 270.4 is amended to eliminate reference to transportation costs for students enrolled in the School for the Deaf. These provisions also apply to the Braille and Sight Saving School.

REPORTS. Iowa Code section 8.44 requires state departments, agencies, boards, and institutions receiving federal funds or any other funds from any public or private sources to submit a written report within 30 days after receipt of the funds to the Director of the Department of Management. The Act requires the state board to submit the written report on a quarterly basis.

lowa Code section 262.26 is amended to eliminate a requirement that the state board submit its report to the Governor and the Legislature biennially, regarding the facts, observations, and conclusions respecting each of its institutions as in the judgment of the board should be considered by the Legislature. The Act also amends 2019 lowa Acts, chapter 135(9)(1)(a)(2) to require that the state board submit its financial report to the General Assembly and the Legislative Services Agency quarterly rather than monthly, and makes this provision retroactively applicable to July 1, 2019.

The Act eliminates other reports as follows: Iowa Code section 262.9B(5), the cooperative purchasing plan and results of quarterly interagency meetings report to the General Assembly and the Governor; Iowa Code section 262.24, the executive officers' reports to the state board; Iowa Code section 262.25, secretarial officers' report to the state board; Iowa Code section 262.25, secretarial officers' report to the state board; Iowa Code section 263.17(4)(b), Center for Health Effects of Environmental Contamination Advisory Committee report to the Legislative Council of the General Assembly; Iowa Code section 266.39E(3), Beginning Farmer Center report to the General Assembly; and Iowa Code section 267A.7 Local Food and Farm Program coordinator's report to the Governor and General Assembly.

REPEALS. The Act repeals lowa Code section 270.5, which requires the Superintendent of the School for the Deaf to certify to the Director of the Department of Administrative Services the amounts due from counties. The Act also repeals lowa Code sections 270.6 and 270.7, which require the Superintendent of the School for the Deaf to send a duplicate copy of the certification to the affected county auditors, who shall collect and pay the amounts due into the county treasury; and require the county auditor to pass it to the credit of the state, and issue a notice to the county treasurer authorizing transfer of the amount to the general state revenue. Iowa Code section 270.7 also provides a penalty against counties that fail to pay the amounts due.

The Act repeals Iowa Code chapter 256G, which provides legislative intent, requires the University of Northern Iowa and the Cedar Falls school district to develop a student transfer policy for the Research and Development School, makes the state board the governing entity of the school, makes the Department of Education the accreditation agency for the school, and creates an advisory council.

The Act makes conforming changes as necessary.

SENATE FILE 2310 - Educational Instructional Requirements and Funding Flexibility

BY COMMITTEE ON EDUCATION. This Act relates to online learning program and coursework requirements, provides temporary flexibility for the use of certain moneys by school districts, and provides temporary flexibility for certain educational instructional and policy requirements. The Act is organized by divisions.

Division I — Online Learning Program and Coursework Requirements

This division repeals Iowa Code section 256.42 that established the Iowa Learning Online Initiative within the Department of Education (DE), but establishes provisions similar to the current standards, requirements, and rules relating to online learning programs and coursework provided at the secondary school level, authorizes the DE to offer an online learning platform in collaboration with the area education agencies (AEAs) or in partnership with

school districts and AEAs, and further authorizes AEAs to offer to provide, separately or in collaboration with other AEAs, or in partnership with school districts and accredited nonpublic schools, an online learning program to deliver distance education to Iowa's secondary students, including students receiving independent private instruction, competent private instruction by a nonlicensed person. The Act makes conforming changes.

STATE BOARD OF EDUCATION. The Act establishes a requirement under lowa Code section 256.7(21)(a), similar to the requirement previously in effect under lowa Code section 256.42, that each school district and accredited nonpublic school include in its comprehensive school improvement plan a list and description of the online coursework offered by the school district or accredited nonpublic school to which the student is enrolled, and maintains requirements that the board adopt rules relating to online learning and that the online learning coursework offered by school districts, accredited nonpublic schools, and AEAs be rigorous, high-quality, aligned with the lowa Core and core content requirements and standards and the national standards of quality for online courses issued by an internationally recognized association for K-12 online learning, and taught by a licensed teacher who has specialized training or experience in online learning.

DIRECTOR OF THE DEPARTMENT OF EDUCATION. The Act eliminates a requirement that the Director of the DE develop and establish an online learning program model. However, under the Act the director must, in developing and maintaining the list of approved online providers, require that the course content provided through an online learning platform be taught by a licensed teacher and meet other requirements relating to professional development, preservice, and online learning coursework. School districts and accredited nonpublic schools providing online learning coursework are no longer required to submit their online curricula to the department for review.

EDUCATIONAL STANDARDS. The education standards for high school courses shall not apply for up to two specified subjects at a school district or accredited nonpublic school if either every reasonable and good-faith effort to employ a licensed teacher failed or fewer than 10 students typically register for the subject. In addition, if a school district or accredited nonpublic school meets either of those requirements, the two-subject limitation may be exceeded for the purpose of providing world language, personal finance literacy, or computer science coursework online if the school district or accredited nonpublic school also meets the requirements for providing coursework online.

Under the Act, the department has the authority to grant renewable one-year waivers for two additional specified subjects under the high school educational standards if every reasonable effort was made but the school district or accredited nonpublic school is unable to meet the educational standards for the specified subjects. Under such circumstances, the specified subject shall be provided by an AEA or by the school district or accredited nonpublic school is attutory requirements can be made available by the school district or accredited nonpublic school. Any course not required under the high school educational standards may also be provided online by an AEA or by the school district or accredited nonpublic school.

Online coursework, however, must meet the state board's requirements and be offered through an online learning platform if the course is developed by the school district, an accredited nonpublic school, or a partnership or consortium of schools; or through an approved private provider; or through an online learning platform offered, subject to the initial availability of federal funds, by the DE in collaboration with one or more AEAs or in partnership with school districts and accredited nonpublic schools.

The online learning platform offered by the DE may deliver distance education to students, including students receiving independent private instruction, competent private instruction, or private instruction by a nonlicensed person, provided that each student registers with the school district of residence and the coursework meets the state board's requirements. The DE and the AEAs operating online learning programs must coordinate to ensure the most effective use of resources and delivery of services. Federal funds, if available, may be used to offset what would otherwise be costs to school districts for participation in the program.

Private providers must continue to meet Iowa Core and core content requirements and standards, as well as national standards of quality for online courses issued by an internationally recognized association for kindergarten through grade 12 online learning, and be approved by the Director of the DE.

ONLINE LEARNING PROGRAMS OFFERED BY AEAs. Online coursework offered by AEAs must meet the requirements adopted by rule by the state board. Participating students must be enrolled in a participating school district or accredited nonpublic school or be receiving private instruction. The school district or accredited nonpublic school or be receiving each student's grades in the student's permanent record, awarding high school credit for program coursework, and issuing a high school diploma to a participating student. However, for a student receiving private instruction, the individual providing the instruction shall receive the student's scores. Each participating school must identify a site coordinator. Participating school districts and accredited nonpublic schools must pay AEAs the cost of providing online learning program coursework.

RETURN-TO-LEARN PLANS. For the 2020-2021 school year, any instruction provided in accordance with a return-to-learn plan submitted by a school district or accredited nonpublic school to the DE in response to a proclamation of a public health disaster emergency issued by the Governor shall be deemed to meet the statutory instructional time requirements, regardless of the nature, location, or medium of instruction if the return-to-learn plan contains the minimum number of instructional days or hours required by statute. Any return-to-learn plan submitted by a school district or accredited nonpublic school must contain provisions for in-person instruction and provide that in-person instruction is the presumed method of instruction. This provision is repealed July 1, 2021.

Division II — Temporary Flexibility for Use of Certain Moneys by School Districts to Provide Additional Instructional Time

For the 2020-2021 school year, this division authorizes school districts to use supplemental state aid received to provide 36 hours of professional development to pay for an equivalent number of hours of instructional time. The instructional time must be in addition to the minimum number of instructional hours or days a school district must provide within the school districts's school calendar.

Division III — Temporary Flexibility for Certain Educational Instructional and Policy Requirements

This division provides exceptions to statutory law for the 2020-2021 school year for the following purposes:

OPEN ENROLLMENT — *EXTENSION OF NOTIFICATION DEADLINE FOR THE 2020-2021 SCHOOL YEAR.* The division extends to July 15, 2020, the deadline for a parent or guardian to notify the district of residence and the receiving district of the intent to enroll the parent's or guardian's child in an online public school in another school district if the child, another resident of the child's residence, or a regular caretaker of the child has a significant health condition that increases the risk of COVID-19. The Act establishes certain notification requirements and deadlines by which the school district must approve or deny a request, and provides for an appeal to the state board.

SCHOOL DISTRICT DUTIES RELATING TO COMPETENT PRIVATE INSTRUCTION FOR THE 2020-2021 SCHOOL YEAR. Upon request of a parent, guardian, or legal or actual custodian of a child enrolled in their school district's home school assistance program, the school district shall provide to a child receiving competent private instruction available texts or supplementary materials on the same basis as they are provided to regularly enrolled students.

SCHOOL DISTRICT CLOSURES DURING THE 2020-2021 SCHOOL YEAR. If the Governor proclaims a public health disaster, the board of directors of a school district may authorize closure of the school district or any school district attendance center due to an outbreak of COVID-19 in the school district or in any school district attendance center. School districts are encouraged to follow guidelines issued by the Centers for Disease Control and the Iowa Department of Public Health, and may consult with the local board of health when determining social distancing measures or authorizing a school closure.

INSTRUCTIONAL TIME PROVISIONS FOR SCHOOL DISTRICTS AND ACCREDITED NONPUBLIC SCHOOLS FOR THE 2020-2021 SCHOOL YEAR. The statutory instructional time and minimum school day requirements shall not be waived for school closure due to the COVID-19 pandemic unless the school district or school provides compulsory remote learning, including online learning, electronic learning, distance learning, or virtual learning. Unless explicitly authorized in a proclamation of a public health disaster emergency issued by the Governor, a brick-and-mortar school district or accredited nonpublic school shall not take action to provide instruction primarily through remote-learning opportunities.

If a school district or an accredited nonpublic school determines at any time during the 2020-2021 school year that a remote-learning period is necessary, the school board or the authorities in charge of the accredited nonpublic school shall ensure that teachers and other necessary school staff are available to support students, to participate in professional development opportunities, and to perform other job-related functions during the regular, required contract hours, even if the accessibility to or by the teachers and other necessary school staff is offered remotely.

TRUANCY REQUIREMENTS FOR THE 2020-2021 SCHOOL YEAR. A child who is enrolled in a school district or accredited nonpublic school but who does not participate in compulsory remote-learning opportunities offered by the school district or accredited nonpublic school of enrollment during a period of school closure due to the COVID-19 pandemic shall be considered truant. This provision is not applicable to a child who was receiving competent private instruction or independent private instruction prior to July 1, 2019, but any child who was enrolled in a public school or accredited nonpublic school prior to July 1, 2019, may be subject to the provisions of Iowa Code chapter 299 if the child's parent, guardian, or legal custodian did not complete and send the private instruction report to the child's school district of residence in a timely manner.

TEACHER ENDORSEMENT WAIVER FOR THE 2020-2021 SCHOOL YEAR. If a school district or accredited nonpublic school has made every reasonable and good-faith effort to employ a licensed teacher holding an endorsement for a specified subject and is unable to employ such a teacher, and the school district or accredited nonpublic school is also unable to develop, or use a private provider to provide, an online course that meets statutory requirements, the Director of the DE may waive the endorsement requirements for the specified grade level or subject area for the school district or accredited nonpublic school, and certain statutory provisions relating to the inappropriate assignment of instructional duties shall not apply.

MISCELLANEOUS POLICY PROVISIONS FOR SCHOOLS FOR THE 2020-2021 SCHOOL YEAR. The following provisions are applicable for the school year beginning July 1, 2020, and ending June 30, 2021:

- SOCIAL DISTANCING. In implementing social distancing policies included in a return-to-learn plan, school
 districts and accredited nonpublic schools shall, to the extent possible, provide in-person instruction for core
 academic subjects.
- *STATEWIDE ASSESSMENTS.* The requirements for administration of the statewide summative assessment of student progress, the teaching strategies gold early childhood assessment, and reading proficiency assessments shall not be waived.
- CPR CERTIFICATION EXCEPTION FOR GRADUATION. If a school district or accredited nonpublic school closes on the advice of a local board of health, the Department of Public Health, or because the Governor proclaims a public health disaster, a student who otherwise meets state and local graduation requirements may graduate without meeting the cardiopulmonary resuscitation certification requirement.
- NOTIFICATION OF SIGNIFICANT HEALTH CONDITION COMPULSORY REMOTE LEARNING. If a
 parent or guardian of a student notifies the school district or accredited nonpublic school of enrollment in
 writing that the student, another resident of the student's residence, or a regular caretaker of the student has
 a significant health condition that increases the risk of COVID-19, the school district or accredited nonpublic
 school shall make reasonable accommodations for the student, on a case-by-case basis, to attend school
 through remote learning. The provision of special education and accommodations for students who have
 individualized education programs (IEP) or section 504 plans will be determined by each respective IEP
 team or section 504 team. A school district or an accredited nonpublic school may collaborate with an
 area education agency or another school district or accredited nonpublic school to provide remote learning
 opportunities to such a student.
- RETURN-TO-LEARN PLANS REMOTE LEARNING COVID-19 RELATED PROCLAMATION. A school
 district or accredited nonpublic school may provide instruction primarily through continuous remote-learning
 opportunities if such instruction is provided in accordance with a return-to-learn plan submitted by the school
 district or accredited nonpublic school to the DE in response to a proclamation of a public health disaster

emergency explicitly addressing school closures, issued by the Governor and related to COVID-19, without regard to whether the accredited nonpublic school or school district is approved to provide instruction primarily through continuous remote-learning opportunities. Such instruction shall be provided by licensed teachers and shall assure and maintain evidence of alignment of the courses with the Iowa Core and core content requirements and standards.

Division IV — School District Impact Report

Each school district shall submit a report to the DE, in a format and by a date as determined by the DE, detailing any reduction in expenditures to the school district resulting from the closure of schools due to the COVID-19 pandemic during the 2019-2020 budget year, including but not limited to reductions in expenditures for transportation, the number of contract employees, which include certified and classified employees laid off by the school district and the number of non-contract employees laid off by the school district, both listed by staff position, and spring or summer programs canceled or otherwise impacted. The DE shall prepare and, by November 15, 2020, submit to the General Assembly a report that details for each school district the total net impact of the COVID-19 pandemic on each school district's budget.

SENATE FILE 2356 - Education of Students With Dyslexia

BY COMMITTEE ON EDUCATION. This Act relates to the education of students with characteristics of dyslexia and to the preparation and licensure of practitioners who provide instruction to such students, and establishes an Iowa Dyslexia Board.

STATE BOARD OF EDUCATION — PRACTITIONER PREPARATION INSTITUTIONS. The Act requires the State Board of Education, in collaboration with the Iowa Reading Research Center (IRRC), to adopt rules by July 1, 2022, prescribing standards and procedures for the approval of practitioner preparation programs that are affiliated with the IRRC and that offer practitioner preparation for the advanced dyslexia specialist endorsement issued by the Board of Educational Examiners (BOEE). The Act prohibits the Department of Education (DE) from approving programs that prepare practitioners for such an endorsement if the programs are not approved by the IRRC.

DEPARTMENT OF EDUCATION — DYSLEXIA CONSULTANT. The Director of the DE must, by July 1, 2024, maintain a dyslexia consultant to provide technical guidance and assistance, including but not limited to professional development, strategies, and materials, to the DE, area education agencies (AEAs), school districts, and accredited nonpublic schools relating to the identification of and instruction for students with characteristics of dyslexia.

IOWA DYSLEXIA BOARD. The Iowa Dyslexia Board is established to guide, facilitate, and oversee implementation of dyslexia instruction in Iowa and make recommendations for continued improvement of such instruction. The Act also requires that the board make recommendations to the DE and AEAs regarding the qualifications for dyslexia staffing positions. Membership on the board consists of persons representing the DE, the IRRC, AEAs, practitioners, decoding dyslexia, a structured literacy reading program, dyslexia diagnosticians, and higher education. Members serve staggered three-year terms. The board must submit its findings and recommendations in a report to the General Assembly by November 15 annually. The provision establishing the board is repealed July 1, 2025.

BOARD OF EDUCATIONAL EXAMINERS — ENDORSEMENT. By July 1, 2021, the BOEE must adopt rules, developed in collaboration with the IRRC, establishing an advanced dyslexia specialist endorsement. The Act identifies the skill, knowledge, and experience requirements that must be met before the endorsement may be issued to an applicant.

AREA EDUCATION AGENCIES — PERSONNEL REQUIREMENTS. Subject to an appropriation by the General Assembly for such purpose, each AEA must, by July 1, 2024, maintain a dyslexia specialist. The specialist may be hired or an existing employee may be provided the appropriate training to qualify as a dyslexia specialist. The specialist must provide technical guidance and assistance to school districts and accredited nonpublic schools relating to identification of and instruction for students with characteristics of dyslexia. In the absence of an appropriation, each AEA is encouraged to employ a highly qualified dyslexia specialist. By July 1, 2024, any person employed by an AEA who holds a license, certificate, authorization other than a coaching authorization, or

statement of recognition issued by the BOEE must complete the IRRC dyslexia overview module. Such persons employed after July 1, 2024, must complete the module within one year of the employee's initial date of hire.

SCHOOL DISTRICTS — K-3 STUDENT READING PROGRESSION AND TRAINING. The Act modifies the definition of "dyslexia" used for purposes of the assistance school districts must provide to students who are persistently at risk in reading to develop the skills to read at grade level. Under the Act, "dyslexia" means a specific learning disability that is neurobiological in origin, is characterized by difficulties with accurate or fluent word recognition and by poor spelling and decoding abilities, and may include difficulties that typically result from a deficit in the phonological component of language that is often unexpected in relation to other cognitive abilities and the provision of effective classroom instruction, as well as secondary consequences such as problems in reading comprehension and reduced reading experience that can impede growth of vocabulary and background knowledge.

By July 1, 2024, all persons employed by a school district who hold a teaching license with an endorsement for prekindergarten, prekindergarten or elementary special education, or prekindergarten through grade three levels; all Title I teachers and Title I paraprofessionals under the federal Every Student Succeeds Act; and all practitioners endorsed to teach English as a second language must complete the IRRC dyslexia overview module. Such persons employed by the school district after July 1, 2024, shall complete the module within one year of the employee's initial date of hire.

SENATE FILE 2360 - Classroom Management and Violent or Disruptive Behavior — Therapeutic Classrooms BY COMMITTEE ON APPROPRIATIONS. This Act relates to classroom management.

DEVELOPMENT AND DISTRIBUTION OF GUIDELINES. The Act directs the director of the Department of Education to develop, establish, and distribute to all school districts, evidence-based standards, guidelines, and expectations for responses to behavior in the classroom that presents an imminent threat of bodily injury to a student or another person. The director must consult with the area education agencies (AEAs) to create comprehensive and consistent standards and guidance for professional development relating to successfully educating individuals in the least restrictive environment, and for evidence-based interventions consistent with the standards. The Act defines "bodily injury" as physical pain, illness, or any other impairment of physical condition. The Act appropriates \$500,000 to the department from the General Fund of the State for FY 2021-2022 for such purposes and allows the moneys to carry over for the following fiscal year.

PRACTITIONER PREPARATION REQUIREMENTS. Approved practitioner preparation programs must include preparation in developing and implementing individualized education programs (IEPs) and behavioral intervention plans, preparation for educating individuals in the least restrictive environment, and strategies to address difficult and violent student behavior and improve academic engagement and achievement. This provision takes effect July 1, 2021.

THERAPEUTIC CLASSROOM INCENTIVE GRANT AND FUND. A school district, which may collaborate and partner with one or more school districts, AEAs, accredited nonpublic schools, nonprofit agencies, and institutions that provide children's mental health services, located in mental health and disability services regions providing children's behavioral health services, may apply for a grant to establish a therapeutic classroom in the school district.

The department is directed to develop a grant application and selection and evaluation criteria, and to give priority to grant applications submitted by school districts located in regions providing children's behavioral health services, with highest priority to those proposing to serve the greatest number of students. Grants must be distributed as equitably as possible among small, medium, and large school districts.

If state, federal, or private moneys deposited in the Therapeutic Classroom Incentive Fund are sufficient, the department may issue grants to school districts for the establishment of therapeutic classrooms. The Act appropriates to the department for FY 2021-2022 from the General Fund of the State for deposit in the fund \$1,582,650. Grant moneys credited to the fund shall be distributed after December 31 but before the start of the school calendar for start-up costs for a new therapeutic classroom in the fall semester.

The total amount of grant funding awarded from the Therapeutic Classroom Incentive Fund for the establishment of therapeutic classrooms for a fiscal year shall not exceed an amount equivalent to the state cost per pupil multiplied by weighting of 1.5 pupils calculated for 150 pupils. The Therapeutic Classroom Incentive Fund is established in the State Treasury under the control of the department, which may accept gifts, grants, bequests, and other private contributions, as well as state or federal moneys, for deposit in the fund.

Placement of a child requiring special education in a therapeutic classroom is subject to the State Board of Education's rules and to federal law. The Act defines "therapeutic classroom." Provisions relating to the grant program and fund took effect June 29, 2020.

THERAPEUTIC CLASSROOM — CLAIMS. If the General Assembly appropriates moneys for transportation services reimbursement purposes, a school district may submit a claim for reimbursement for transportation services for students who are enrolled in the school district or in an accredited nonpublic school located within the boundaries of the school district, who have not been assigned a weighting under lowa Code section 256B.9, but who are assigned to a therapeutic classroom that is located more than 30 miles from the school designated for attendance or accredited nonpublic school and is operated by another school district or accredited nonpublic school under an agreement between the school districts or between a school district and an accredited nonpublic school.

Such claims shall include the number of eligible pupils transported, the number of days each pupil was transported, and a listing of the actual costs incurred. On or before December 1, 2023, the department shall review the data collected through the claims process and prepare and submit to the General Assembly a report containing an analysis of the efficacy of claims reimbursement and recommendations for changes as appropriate.

A school district that provides a therapeutic classroom to students enrolled in a school district or an accredited nonpublic school may submit claims to the department for students assigned to such a classroom during the preceding school budget year who are not assigned a weighting under lowa Code section 256B.9(1)(b), (c), or (d), and for whom behavioral intervention plans have been implemented. An accredited nonpublic school pupil shall be enrolled in a school district as a shared-time pupil for the school district to be eligible to submit such claims. The Act directs the department to draw warrants payable to school districts for such claims by July 1. The Act makes conforming changes relating to state assistance to school districts for transportation costs.

The Act appropriates \$500,000 from the General Fund of the State to the department for FY 2021-2022 for the transportation reimbursement claims, allows any moneys remaining at the end of the fiscal year to carry over to the following fiscal year, and establishes conditions for which the department must prorate the amount of claims reimbursement. The Act includes a formula for determining the amount of the claim and provides, for each fiscal year beginning on or after July 1, 2022, an appropriation from the General Fund of the State to the department an amount necessary to pay all approved claims.

BOARD OF EDUCATIONAL EXAMINERS (BOEE). The Act requires the BOEE to address, in its code of professional rights and responsibilities, practices, and ethics, the failure of an administrator to protect the safety of staff and students or to meet mandatory reporter obligations; refusal of a practitioner to implement an IEP or behavioral intervention plan; and habitual nonparticipation in professional development.

CLASSROOM CLEAR REQUIREMENTS. Though an IEP developed for a child requiring special education and a behavioral intervention plan implemented for a child shall not include provision for clearing all other students out of the regular classroom in order to calm the child, a classroom teacher may clear students from a classroom if a student's behavior presents an immediate danger to the health or safety of persons in the classroom. If a teacher clears a classroom in such a situation, the school principal must, by the end of the school day optimally or at least within 24 hours of the incident, notify the parents or guardians of all students assigned to the classroom of the action taken to clear the classroom. The notification shall not identify the student. The principal of the school shall request that the parent or guardian of the student whose behavior caused the classroom clearance meet with the principal, the classroom teacher, and other staff as appropriate.

If the student has an IEP, the classroom teacher shall call for and be included in a review and potential revision of the student's IEP or behavioral intervention plan by the student's IEP team. A classroom teacher must report any incident of violence or assault by a student to the principal.

REPORTS OF INSTANCES OF VIOLENCE OR ASSAULT. Each school district shall report to the department, in a manner prescribed by the department, an annual count of all instances of violence or assault by a student in a school building, on school grounds, or at a school-sponsored function, and any time a student is referred for the use of or transfer to a therapeutic classroom. The Act describes the information the report must include, and requires that the department summarize the reports and submit the summary to the General Assembly by November 1 annually. A teacher or administrator who submits such a report and meets certain statutory requirements is immune from civil or criminal liability and reprisals against such teacher or administrator are prohibited. Personal information regarding a student in such a report is confidential.

PROHIBITION AGAINST REPRISAL OR RETALIATION BY EMPLOYER OR BOEE. The Act provides that a school employee's employer and the BOEE shall not engage in reprisal or retaliation against a school employee who, in the reasonable course of the employee's responsibilities, comes into physical contact with a student.

EMERGENCY RULEMAKING AUTHORITY. The Act authorizes the State Board of Education and the BOEE to adopt emergency rules to implement the Act. This provision took effect June 29, 2020.

SENATE FILE 2398 - Rural Veterinarian Loan Repayment Program

BY COMMITTEE ON APPROPRIATIONS. This Act establishes a Rural Veterinarian Loan Repayment Program under the administration of the College Student Aid Commission (CSAC) to provide loan repayments for individuals who agree to practice for four years as licensed veterinarians in rural service commitment areas or in veterinary shortage areas in Iowa, and establishes in the State Treasury a Rural Veterinary Care Trust Fund under the control of the CSAC. House File 2643(98) (see Appropriations) appropriates \$300,000 for FY 2020-2021 from the General Fund of the State to the CSAC for implementation of the program.

"Rural service commitment area" means 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 contribution for deposit in the Rural Veterinary Care Trust Fund equivalent to 12.5 percent of the veterinarian's total eligible Ioan amount upon graduation. "Veterinary shortage area" means a designated veterinary service shortage situation in Iowa identified and nominated by the State Veterinarian, or recommended for designation in accordance with the federal National Veterinary Medical Service Act.

An individual is eligible to enter into a loan repayment agreement with the CSAC if the individual is either enrolled in the final year of a veterinary degree program at an accredited college of veterinary medicine or is a licensed veterinarian who, within five years of applying for the program, received a veterinary medicine degree from an accredited college of veterinary medicine. An individual is ineligible for the program if the individual participated in and received loan repayment awards through the Veterinary Medicine Loan Repayment Program administered by the U.S. Department of Agriculture, National Institute of Food and Agriculture.

The CSAC must give priority to applicants who graduated from an Iowa high school or completed private instruction in Iowa, and, when possible, enter into agreements with individuals who agree to practice in certain areas. The CSAC may consult with the State Veterinarian to determine prioritization.

Unless the agreement stipulates otherwise, the amount of loan repayment shall not exceed \$15,000 annually and shall not exceed a total of \$60,000 or the amount of outstanding eligible loans, whichever amount is less.

Subject to funding, the commission must enter into at least five program agreements annually. The CSAC may waive the requirement that the loan repayment recipient practice in the same veterinary shortage area or rural service commitment area for all four years.

The Act establishes the conditions and terms under which the service obligation may be postponed or satisfied. If a loan repayment recipient fails to fulfill the obligation to engage in practice, the recipient shall be subject to repayment

of moneys paid by the commission and may also be subject to repayment of moneys advanced by the rural service commitment area. The CSAC is authorized to waive the requirement that the person who entered into the agreement fulfill the obligation to engage in practice.

All moneys deposited or paid into the Rural Veterinary Care Trust Fund are appropriated and made available to the CSAC to be used for the program and to increase the number of veterinarians in the program. Moneys in the fund carry over to remain available for the succeeding fiscal year. The CSAC may accept gifts, grants, bequests, and other private contributions, as well as state or federal moneys, for deposit in the fund.

HOUSE FILE 2340 - Iowa Educational Savings Plan Trust — Use of Funds for Out-of-State Elementary or Secondary School Tuition

BY COMMITTEE ON EDUCATION. This Act relates to the Iowa Educational Savings Plan Trust (known as the Iowa 529 Plan) by permitting the use of plan funds for certain beneficiaries to attend out-of-state elementary or secondary schools.

The Act amends the definition of "elementary or secondary school" by permitting tax-free withdrawals from the Iowa 529 Plan to pay qualified educational expenses for an out-of-state elementary or secondary school that educates a beneficiary who meets the definition of "children requiring special education" in Iowa Code section 256B.2.

The Act applies retroactively to tax years beginning on or after January 1, 2020.

HOUSE FILE 2359 - Reporting of Practitioner Preparation Program Admissions Assessment Scores

BY COMMITTEE ON EDUCATION. This Act eliminates a requirement that higher education institutions providing practitioner preparation programs administer a preprofessional skills test offered by a nationally recognized testing service to program admission candidates, as well as a provision directing that the State Board of Education's rules require such institutions to deny admission to the program to any candidate who does not successfully pass the test.

The Act instead requires that if an institution offers the test, the institution must report to the Department of Education by August 1 annually the percentage of students whose scores on the tests administered during the prior fiscal year were above, at, and below the minimum passing score set by the institution, as well as report any services or opportunities to retake the test the institution may make available to a student who fails the test. The department must compile the reports and publish the compiled information on the department's Internet site.

HOUSE FILE 2418 - Education — Review of Practitioner Licensure Decisions and Funding Requests for At-Risk Programs and Alternative Schools

BY COMMITTEE ON EDUCATION. This Act relates to the state's basic education data survey and to requests for modified supplemental amounts for certain student populations.

The Act provides that if a school district, accredited nonpublic school, or area education agency requests the Director of the Department of Education (DE) to review information contained in a basic education data survey submission and the director finds that an error in the basic education data survey submission resulted in an incorrect determination by the Board of Educational Examiners (BOEE) or the Executive Director of the BOEE relating to licensure of a practitioner, the Director of the DE is required to notify the Executive Director of the BOEE of the findings. Upon receiving such a notice, the Executive Director of the BOEE shall initiate corrective action with the BOEE and the findings of the Director of the DE shall be sufficient evidence to correct such error.

The Act also modifies provisions of Iowa Code section 257.40 governing a school district's request for a modified supplemental amount for programs for at-risk students, secondary students who attend alternative programs and alternative schools, or returning dropouts and dropout prevention. School districts must submit requests for a modified supplemental amount, including budget costs, to the School Budget Review Committee not later than January 15 preceding the budget year during which the program will be offered. The Act provides, however, that if a school district submits a request after January 15 but before March 1 of the budget year preceding the budget year during which the School Budget Review Committee may grant the modified supplemental amount request based on current law specifications.

The Act took effect June 25, 2020, and the section of the Act amending Iowa Code section 257.40 applies retroactively to January 1, 2020, for requests for modified supplemental amounts filed on or after that date.

HOUSE FILE 2454 - Community College Career and Technical Education Instructor Qualifications

BY COMMITTEE ON EDUCATION. This Act provides more options by which an instructor may qualify to teach in the subject area of career and technical education (CTE) at a community college.

The Act permits an instructor to teach CTE classes at a community college if the instructor either possesses a baccalaureate degree in any area of study as long as at least 18 of the credit hours completed were in the CTE field of instruction in which the instructor teaches, or possesses an associate degree in the CTE field of instruction in which the person is teaching if such degree is considered terminal for that field of instruction and the instructor has at least 3,000 hours of recent and relevant work experience in the area in which the instructor teaches classes.

Currently, an instructor must have a baccalaureate or graduate degree relating to the area in which the instructor is teaching classes or, if the instructor possesses less than a baccalaureate degree, must have special training and at least 6,000 hours of recent and relevant work experience in the area in which the instructor teaches classes. In the latter case, if the instructor is a licensed practitioner who holds a career and technical endorsement issued by the Board of Educational Examiners (BOEE), classroom instruction in the CTE subject area can be used to meet the requirement relating to relevant work experience, and the Act similarly provides that instructors who are licensed by the BOEE and who possess an associate degree in the CTE field of instruction may meet the work experience requirement with classroom instruction in the CTE subject area.

HOUSE FILE 2629 - Educational Improvement, Vocational Training, and Affordable Child Care Access Programs

BY COMMITTEE ON APPROPRIATIONS. This Act adds to and modifies Code provisions enacted in 2018 under the Future Ready Iowa Act. This Act is organized by divisions and includes conforming changes.

Division I — Future Ready Iowa Apprenticeship Training Programs

Subject to an appropriation of funds by the General Assembly, this division creates a Future Ready Iowa Expanded Registered Apprenticeship Opportunities Program, administered by the Economic Development Authority under Iowa Code section 15C.2, that is similar to the existing Future Ready Iowa Registered Apprenticeship Development Program established under Iowa Code section 15C.1.

The purpose of the new program is to provide financial assistance to encourage apprenticeship sponsors of apprenticeship programs with 20 or fewer apprentices to maintain apprenticeship programs in high-demand occupations. At least one of the apprentices in an eligible apprenticeship sponsor's program must be in an eligible apprenticeable occupation. Financial assistance includes but is not limited to a reimburseable grant of \$1,000, but such a grant shall not exceed \$20,000 annually. An apprenticeship sponsor can receive financial assistance during a fiscal year from only one of the apprenticeship programs established under Iowa Code chapters 15B and 15C.

Division II — Iowa Child Care Challenge Fund

This division establishes an Iowa Child Care Challenge Program under the Department of Workforce Development and creates an Iowa Child Care Challenge Fund in the State Treasury as a separate fund under the control of the department. The department must administer the program in consultation with the Workforce Development Board. The purpose of the program is to encourage and enable businesses, nonprofit organizations, and consortiums to establish local child care facilities and increase the availability of quality, affordable child care for working Iowans.

A business, nonprofit organization, or consortium seeking matching moneys must submit an application and a proposal for the new construction of a child care facility, rehabilitation of an existing structure as a child care facility, or the retrofitting and repurposing of an existing structure for use as a child care facility to the department; a financial statement and a description of funds to be provided; and a plan for sustainability.

A portion of the moneys deposited in the Iowa Employer Innovation Fund, in an amount determined annually by the department in consultation with the board, shall be transferred annually to the Iowa Child Care Challenge Fund. Any unclaimed moneys in the Iowa Child Care Challenge Fund by June 1, and any moneys deposited after June 1 annually in that fund shall be transferred to the Iowa Employer Innovation Fund.

Division III — Computer Science Instruction — Educational Standards

This division relates to computer science instruction in kindergarten through grade 12, amending Code provisions establishing the minimum educational standards and establishing or modifying computer science instruction-related responsibilities of the State Board of Education, the Department of Education (DE) and its director, and school districts and accredited nonpublic schools.

Commencing with the 2023-2024 school year, accredited schools must offer and teach computer science instruction that incorporates the computer science education standards adopted by the state board in at least one grade at the elementary level and at the middle school level. In grades 9-12, commencing with the 2022-2023 school year, one-half unit of computer science that incorporates the computer science education standards adopted by the state board in at least one grade at the board must be offered and taught, but the one-half unit may be offered and taught online (see SF 2310).

Each school district and accredited nonpublic school must develop and implement a K-12 computer science plan by July 1, 2022. The director must develop and implement a statewide K-12 computer science instruction plan by July 1, 2022. The DE must convene a computer science work group to develop recommendations to strengthen computer science instruction and for the development and implementation of a statewide campaign to promote computer science to K-12 students and to their parents and legal guardians. The work group must submit its findings to the General Assembly by July 1, 2021.

Effective July 1, 2021, the division strikes language that requires the state board's rules relating to the establishment of high-quality standards for computer science education taught by schools be applicable only to school districts and accredited nonpublic schools receiving moneys from the Computer Science Professional Development Incentive Fund or from other funds administered by the DE.

Division IV — Future Ready Iowa Skilled Workforce Last-Dollar Scholarship Program

This division directs the state board to adopt administrative rules establishing a process by which the DE shall approve structured educational and training programs that include authentic worksite training for purposes of participating community colleges.

The division amends the definition of "eligible student" under the Future Ready Iowa Skilled Workforce Last-Dollar Scholarship Program administered by the College Student Aid Commission to include any of the following: 1) an individual who is a graduate of an Iowa high school, completes private instruction, or receives a high school equivalency diploma, and who, prior to becoming an adult learner, enrolls full-time during the academic year or part-time for a summer semester; 2) a graduate of an Iowa high school, a person who completed private instruction, or a recipient of a high school equivalency diploma, who prior to becoming an adult learner enters into full-time or part-time employment as part of an approved state-recognized work-based learning program and enrolls full-time or part-time in an eligible program in an eligible institution; and 3) an adult learner who is at least age 20 at the beginning of the state fiscal year and enrolls full-time or part-time in an eligible institution. The division defines "adult learner."

The division authorizes the DE and the commission to adopt emergency rules to implement the provisions of the division.

Division V — Senior Year Plus Program and Postsecondary Enrollment Options

This division amends provisions under the Senior Year Plus Program by eliminating references and provisions relating to full-time and part-time enrollment.

ELECTIONS, ETHICS, AND CAMPAIGN FINANCE

- SENATE FILE 2348 Felon Voting Rights Restoration
- HOUSE FILE 2486 Elections, Electors, and County Seals

RELATED LEGISLATION

HOUSE FILE 2643
 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. Division III of this Act makes appropriations to the Secretary of State for administration and elections. Division XXXI sets forth certain requirements and processes for applications to receive an absentee ballot that contain insufficient voter identification information.

ELECTIONS, ETHICS, AND CAMPAIGN FINANCE

SENATE FILE 2348 - Felon Voting Rights Restoration

BY COMMITTEE ON JUDICIARY. This Act relates to the restoration of voting rights to persons convicted of certain felonies. The Act defines what constitutes the discharge of a sentence for the purpose of determining when a person convicted of a felony regains the right to vote and hold public office.

The Act takes effect only upon the ratification of an amendment to the Constitution of the State of Iowa regarding the restoration of voting rights to persons convicted of certain felonies originating in a resolution passed during the Eighty-Eighth General Assembly. Such a resolution has not been passed by the Eighty-Eighth General Assembly. As a result, this Act does not take effect.

HOUSE FILE 2486 - Elections, Electors, and County Seals

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to the conduct of elections, including the use of emergency powers, procedures relating to electors, and the design and use of county seals.

NOMINATION PAPERS. The Act strikes the requirement that the printed name, signature, address, and phone number of the person responsible for circulating a petition page be included with nomination papers.

EMERGENCY POWERS FOR CONDUCTING ELECTIONS. The Secretary of State, acting as the State Commissioner of Elections, may exercise emergency powers over any election being held in a district in which either a natural or other disaster or extremely inclement weather has occurred. The Act requires the state commissioner's decision to alter any conduct of an election through the use of emergency powers to first be approved by the Legislative Council. If the Legislative Council does not approve the state commissioner's use of emergency powers, the Legislative Council may choose to present and approve its own election procedures or choose to take no further action.

The Act states that if an emergency exists in all precincts of a county, the number of polling places shall not be reduced by more than 35 percent. The polling places that are allowed to open shall be equitably distributed in the county based on the ratio of regular polling places located in unincorporated areas in the county to regular polling places in incorporated areas in the county.

NOMINATION OF AND VOTING BY PRESIDENTIAL ELECTORS. The Act provides for the election and nomination of alternate electors by a political party and a party's state central committee. A state central committee shall provide the names and addresses of the party's alternate electors when filing the list of its electors. The Act requires alternate electors to be present for the meeting of presidential electors that occurs on the first Monday following the second Wednesday in December next following their election. The Act provides a procedure to appoint an alternate elector to take the place of a presidential elector in the event that a presidential elector is not present to vote at the meeting. The Act requires each presidential elector and alternate elector to take a pledge to mark their ballots for President and Vice President for the nominees for those offices of the party that nominated the elector. The Act prohibits the state commissioner from accepting and counting an elector's ballots if the elector fails to mark both ballots or the elector marks one ballot in violation of the elector's pledge. An elector's position is considered vacated if an elector fails to present a ballot, presents an unmarked ballot, or presents a ballot marked in violation of the elector's pledge. The State Commissioner of Elections shall fill the vacancy pursuant to the procedures set forth for filling a vacancy at the meeting.

The Act requires the State Commissioner of Elections to prepare an amended certificate of ascertainment if the final list of electors differs from any list that the Governor previously included on a certificate of ascertainment. The Act requires the Governor to immediately deliver the signed amended certificate of ascertainment to the state commissioner and a signed duplicate to all individuals entitled to receive this state's certificate of ascertainment, indicating that the amended certificate of ascertainment is to be substituted for any previously submitted certificate of ascertainment. The Act requires the state commissioner to prepare a certificate of vote that all of the electors on the final list shall sign. The state commissioner shall process and transmit the signed certificate of vote with the amended certificate of ascertainment as provided by federal law.

COUNTY SEALS. A county treasurer is required to keep the official county seal. Prior law required the official county seal to include the name of the county, the word "county," which may be abbreviated, the word "treasurer," which may be abbreviated, and the word "lowa." The county seal of the county of the commissioner who has caused a ballot to be printed shall appear on the ballot. The Act strikes the requirement that the word "treasurer" appears on a county seal. The Act allows the impression or likeness of the applicable county seal to be included on a ballot.

AFFIDAVIT OF CANDIDACY FOR 2020 GENERAL ELECTION NOMINEES. The Act provides that a candidate nominated for county hospital trustee or township trustee for the 2020 general election shall file with the county commissioner a signed, notarized affidavit of candidacy and nomination petition, if applicable, by 5:00 p.m. not less than 69 days before the general election.

ENERGY AND PUBLIC UTILITIES

- **SENATE FILE 583** Private Electricity Generation Electric Utility Billing
- HOUSE FILE 2452 At-Risk City Water Utility Systems
- HOUSE FILE 2475 Sewer and Water Supply Distribution System Extensions Approval and Permitting

RELATED LEGISLATION

- SENATE FILE 2025 Joint Employment of County Engineers SEE LOCAL GOVERNMENT. This Act rescinds the requirement that multiple counties be adjacent in order to jointly employ a county engineer.
- HOUSE FILE 2412 Public Construction Bidding Utility Infrastructure and Rural Water District Improvements SEE LOCAL GOVERNMENT. This Act modifies the definition of "public improvement" contained in the Iowa Construction Bidding Procedures Act to exclude construction, repair, or maintenance work if such work is performed for a city utility by its employees and the work relates to existing utility infrastructure or involves establishing connections to existing utility infrastructure.
- HOUSE FILE 2643 State and Local Government and Regulatory Matters Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. Division XXXIII provides that an incumbent electric transmission owner has the right to construct, own, and maintain an electric transmission line which connects to an electric transmission facility owned by the incumbent electric transmission owner.

ENERGY AND PUBLIC UTILITIES

SENATE FILE 583 - Private Electricity Generation — Electric Utility Billing

BY COMMITTEE ON COMMERCE. This Act relates to billing methods that may be utilized in connection with distributed generation facilities. "Distributed generation facility" is defined in the Act.

The Act requires the Iowa Utilities Board of the Department of Commerce to collect specific data, as detailed in the Act, on eligible distributed generation facilities and publish the data on the board's Internet site. "Eligible distributed generation facility" is defined in the Act.

The Act requires electric utilities to file with the board either a net billing tariff or an inflow-outflow billing tariff, as detailed in the Act, to govern how eligible distributed generation facilities bill or credit specific distributed generation customers. "Electric utility," "net billing," "inflow-outflow billing," and "distributed generation customer" are defined in the Act.

The Act provides that if the board is petitioned by an electric utility after July 1, 2027, or if the statewide distributed generation penetration rate is equal to 5 percent, whichever is earlier, the board must initiate a formal proceeding to develop a specific solar methodology and rates for eligible distributed generation facilities, as detailed in the Act. "Statewide distributed generation penetration" is defined in the Act.

Prior to the board's approval of a value of solar methodology, or prior to July 1, 2027, whichever is earlier, the Act prohibits an electric utility from treating distributed generation customers as a separate rate class in a general rate case. The Act provides that any customer utilizing a net billing tariff approved by the board on or before the availability of inflow-outflow billing may continue to receive electric service pursuant to the net billing tariff for the duration of the contract regardless of any subsequent changes in ownership of the customer's facility. When the statewide net metering penetration level reaches 10 percent, the Act requires the board to determine whether the net billing and inflow-outflow billing methods are still reasonable, and to make recommendations to the General Assembly. "Net metering" is defined in the Act.

HOUSE FILE 2452 - At-Risk City Water Utility Systems

BY COMMITTEE ON COMMERCE. This Act relates to the disposal and acquisition of city water utilities. The Act defines the term "at-risk system" as it relates to city water utilities. Under the Act, when a city utility system that is disposed of by sale is an at-risk system, the new owner may provide to the Department of Natural Resources (DNR) proof of the availability of financial resources to meet system upgrade requirements and provide a revised timetable for compliance with DNR rules. If DNR determines that the revised timetable is reasonable based on the information provided by the new owner, DNR shall agree to the revised timetable.

The Act also requires the Iowa Utilities Board within the Iowa Department of Commerce to issue a final order within 180 days when a public utility applies for approval of the acquisition of an at-risk system.

HOUSE FILE 2475 - Sewer and Water Supply Distribution System Extensions — Approval and Permitting

BY COMMITTEE ON ENVIRONMENTAL PROTECTION. This Act relates to the review and permitting of sewer extensions and water supply distribution system extensions. The director of the Department of Natural Resources is responsible for the approval and permitting of plans and specifications that are not subject to approval and permitting by a local public works department. Under prior law, a city or county public works department oversaw the approval and permitting of plans and specifications and water supply distribution systems when the local public works department employed a qualified, licensed engineer who reviewed the plans and specifications using specified standards adopted by the Environmental Protection Commission. Under the Act, plans and specifications for sewer extensions are subject to approval and permitting by a local public works department if the local public works department employs or retains a qualified, licensed engineer.

The Act took effect June 1, 2020.

ENVIRONMENTAL PROTECTION

RELATED LEGISLATION

- HOUSE FILE 2452 At-Risk City Water Utility Systems
 SEE ENERGY AND PUBLIC UTILITIES. This Act relates to the disposal and acquisition of city water utility systems that are designated as "at-risk systems" as defined by the Act.
- HOUSE FILE 2475 Sewer and Water Supply Distribution System Extensions Approval and Permitting SEE ENERGY AND PUBLIC UTILITIES. This Act relates to the review and permitting of sewer extensions and water supply distribution system extensions. The Act took effect June 1, 2020.

GAMING

HOUSE FILE 2623 - Gambling Regulation — Setoffs, Use of Credit Cards, and Qualifying Sponsoring Organizations

RELATED LEGISLATION

HOUSE FILE 2643 - State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes
 SEE APPROPRIATIONS. Division VI of this Act makes appropriations to the Department of Public Health for reducing and treating addictive disorders.

GAMING

HOUSE FILE 2623 - Gambling Regulation — Setoffs, Use of Credit Cards, and Qualifying Sponsoring Organizations

BY COMMITTEE ON WAYS AND MEANS. This Act amends setoff requirements imposed on certain gambling licensees related to winnings on pari-mutuel wagering, gambling game wagering, and sports wagering. Under Iowa law, a debtor who wins money on a wager at a racetrack, excursion gambling boat, or gambling structure is subject to a setoff collected by the licensed facility from those winnings of the amount of debt owed if the winnings are equal to or greater than a specified amount. The Act modifies prior law that required a setoff for winnings equal to or greater than \$1,200 and provides that debtors are subject to the setoff only if the winnings are required to be reported on Internal Revenue Service form W-2G for gambling winnings.

The Act prohibits participants in an internet fantasy sports contest from making any payments by credit card and also prohibits gambling game licensees from accepting a credit card for sports wagering.

The Act also provides that the inclusion of a member of an applicable county board of supervisors and city council as ex officio, nonvoting members of a board for a qualified sponsoring organization licensed to conduct or operate gambling games is at the option of each applicable county and city.

HEALTH AND SAFETY

SENATE FILE 155	- Mobile Barbershops
SENATE FILE 2119	- Controlled Substances — Scheduled Substances and Cannabis-Derived Products
SENATE FILE 2120	- Prescription Monitoring Program — Reporting Requirements — Veterinarians
SENATE FILE 2191	- Payment of Required Medical Aid Provided to Prisoners
SENATE FILE 2195	 Elevator Code — Applicability to Owner-Occupied, Multi-Story, Commercial Buildings in Historic Districts
SENATE FILE 2299	 Health Care Facilities and Providers — Background Checks
HOUSE FILE 310	 Practice of Optometry — Administration of Injections
HOUSE FILE 594	- Withdrawal of Life-Sustaining Procedures from Minors and Abortion Prerequisites
HOUSE FILE 2197	 Medical Residency Training State Matching Grants Program — Rural Rotation Opportunity — Fields of Practice
HOUSE FILE 2221	- Local Boards of Health Membership — Health Professional Member
HOUSE FILE 2267	 Dentistry — Regulation of Dental Hygienists and Assistants
HOUSE FILE 2561	- Anatomical Gifts and Potential Transplant Recipients
HOUSE FILE 2589	- Medical Cannabidiol and Marijuana — Miscellaneous Changes
	RELATED LEGISLATION
SENATE FILE 2135	- Disinterment and Final Disposition of Human Remains SEE STATE GOVERNMENT. This Act relates to disinterment and final disposition of human remains. The Act provides definitions for "cremated remains" and "cremation" for the purposes of the Act. The Act provides the process for disinterment of a dead body or fetus, and for the disinterment of cremated remains, with or without a court order. The Act also amends a provision of Iowa Code chapter 144C (Final Disposition Act) specifying who may act as the designee who shall have sole responsibility and discretion for making decisions concerning the final disposition of the declarant's remains and the ceremonies planned after the declarant's death.
SENATE FILE 2144	 Miscellaneous Supplemental Appropriations SEE APPROPRIATIONS. This Act makes appropriations from the General Fund of the State to the Department of Human Services for the Glenwood Resource Center and to the Department of Homeland Security and Emergency Management to be credited to the Flood Recovery Fund, and requires the departments to submit status reports on the use of the appropriated moneys.
SENATE FILE 2261	- Behavioral Health Services — Use of Telehealth in School Settings SEE EDUCATION. This Act provides for the provision of behavioral health screenings and services through a school setting, including in person and via telehealth.
SENATE FILE 2268	 Tobacco, Tobacco Products, Alternative Nicotine Products, Vapor Products, and Cigarettes Minimum Age for Purchase, Sale, Possession, or Use SEE STATE GOVERNMENT. This Act increases the minimum age relative to various activities relating to tobacco, tobacco products, alternative nicotine products, vapor

products, and cigarettes from 18 years of age to 21 years of age, and makes conforming changes throughout the Iowa Code. The Act took effect June 29, 2020.

SENATE FILE 2284	- State Board of Regents, Regents Institutions, and Institution Programs and Services
	SEE EDUCATION. This Act relates to matters involving the State Board of Regents and
	the institutions it governs. Iowa Code chapter 135P provides a process by which a health
	care provider, or a health care provider with a health facility, may confidentially discuss an
	adverse health care incident with a patient. The Act includes the University of Iowa Hospitals
	and Clinics in the definition of health facility and extends from 180 days to one year the time
	within which the notice of an offer to engage in an open discussion must be sent to the
	patient. If an adverse health care incident occurs, the facility may on its own provide such
	notice, and a facility may designate a person or class of persons to provide the patient with
	written notice of the desire of the facility to open discussion with the patient.

SENATE FILE 2357 - Physician Assistants — Practice and Licensure SEE STATE GOVERNMENT. This Act relates to the practice and licensure of physician assistants. The Act also requires the Board of Medicine and the Board of Physician Assistants to each, at the next meeting of the respective boards held one calendar week or more after the enactment of the Act, approve a Notice of Intended Action to adopt rules to implement the Act.

SENATE FILE 2408 - Supplemental, Standing, and Continuing Appropriations and Related Matters — Emergency Authority and Responsibilities — Instructional Time Waivers
 SEE APPROPRIATIONS. Division I of this Act makes a supplemental appropriation from the General Fund of the State to the State Board of Regents for the State Hygienic Laboratory of the State University of Iowa. Division VI waived the instructional time requirements and minimum school day requirements for school districts and accredited nonpublic schools that closed in order to prevent or contain the spread of COVID-19, and the division was repealed July 1, 2020.

HOUSE FILE 2372 - Driver's Licenses and Nonoperator Identification Cards — Operation of Farmers' Special Trucks — Autism Spectrum Disorder Status Marks
 SEE TRANSPORTATION. This Act allows a person with a driver's license or nonoperator's identification card who has an autism spectrum disorder to request that the person's driver's license or nonoperator's identification card be marked to reflect the person's autism spectrum disorder status on the face of the driver's license or nonoperator's identification card.

HOUSE FILE 2528 - State Mutual Aid Compact — Authorized Representatives of Participating Governments SEE LOCAL GOVERNMENT. This Act relates to persons authorized to request assistance during an emergency pursuant to the statewide mutual aid compact.

HOUSE FILE 2581 - Regulation of Hemp

SEE AGRICULTURE. This Act provides for the regulation of hemp and associated hemp products, including by amending a number of provisions enacted in 2019 Iowa Acts, chapter 130. The Act provides for producing, testing, inspecting, harvesting, transporting, and storing the plant cannabis sativa L. The Act provides for the manufacture, sale, and consumption of consumable hemp products in this state and prohibits a person from possessing, using, manufacturing, marketing, transporting, delivering, or distributing harvested hemp or hemp product intended to be introduced into the body by any method of inhalation.

HOUSE FILE 2627 - Government Regulation and Standards — Occupational and Professional Licensing
 SEE STATE GOVERNMENT. This Act relates to governmental and regulatory matters. The Act allows a patient in a facility for the treatment of a substance-related disorder to receive consultations with counsel and contact with family and friends telephonically or electronically. The Act also eliminates the Hospital Licensing Board.

HEALTH AND SAFETY

SENATE FILE 155 - Mobile Barbershops

BY ZUMBACH. This Act allows barbershops to operate in movable locations.

The Act took effect March 10, 2020.

SENATE FILE 2119 - Controlled Substances — Scheduled Substances and Cannabis-Derived Products

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to controlled substances. The Act requires the Board of Pharmacy to reschedule cannabidiol investigational products and cannabis-derived products according to the rescheduling of such products by the federal Drug Enforcement Administration. The Act also excludes cannabis-derived investigational products and cannabis-derived products that have been approved as prescription medications by the United States Food and Drug Administration from the definitions of marijuana, cannabimimetic agents, tetrahydrocannabinols, and hemp. The Act adds several substances to the schedule of controlled substances.

The Act took effect June 1, 2020.

SENATE FILE 2120 - Prescription Monitoring Program — Reporting Requirements — Veterinarians

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the lowa prescription monitoring program (PMP). The Act allows veterinarians to register for and access information from the PMP. The Act expands PMP reporting requirements to all schedule III and schedule IV controlled substances and to all schedule V controlled substances except for sales of pseudoephedrine that are reported to the real-time electronic repository. The Act also requires the reporting of other prescription substances that the PMP advisory council and board of pharmacy determine could be addictive or fatal if not taken under the proper care and direction of a prescribing practitioner.

The Act changes the due date for annual reports to the governor and legislature regarding the PMP from January 1 to February 1.

SENATE FILE 2191 - Payment of Required Medical Aid Provided to Prisoners

BY COMMITTEE ON JUDICIARY. This Act relates to the payment of required medical aid provided to prisoners confined in a jail or municipal holding facility. The Act provides definitions for "governmental entity," "health insurance," "other benefits," and "prisoner" for the purposes of the Act, and provides that a prisoner has the primary responsibility for payment of the costs of required medical aid provided to the prisoner.

Payment and reimbursement for medical aid provided to a prisoner is to be sought by a governmental entity, hospital, or medical provider in accordance with the Act. Except as otherwise provided by law, a governmental entity shall not be responsible for payment of the costs of any medical aid provided to a prisoner if such medical aid is provided after the prisoner is released from the custody of the governmental entity or when the individual is released on parole. The Act does not preclude a city or a county from seeking reimbursement from a prisoner for the costs of medical aid incurred by the city or county for the prisoner's medical aid. Payment for medical aid provided to a prisoner at a state-funded hospital shall be provided through state funds received by the hospital.

SENATE FILE 2195 - Elevator Code — Applicability to Owner-Occupied, Multi-Story, Commercial Buildings in Historic Districts

BY COMMITTEE ON LOCAL GOVERNMENT. This Act provides that Iowa Code chapter 89A, the Iowa State Elevator Code, does not apply to a conveyance installed in a building in a federally designated national historic district as long as certain specified conditions are met. The owner of the building must own a commercial enterprise that occupies the first story of the building, the building must have no more than two stories above the first story of the building must live in the upper stories of the building, and the building must have sufficient physical barriers or safety protocols to ensure that only the owner, the owner's guests, or a government official acting in an official capacity can access the elevator.

SENATE FILE 2299 - Health Care Facilities and Providers — Background Checks

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to background record checks for employees and students of certain facilities, providers, programs, and agencies.

The Act provides that in addition to background record checks being performed by the Department of Public Safety and the Department of Human Services, an entity may have a third-party vendor conduct a preliminary background check pending completion of the required record checks. The Act makes conforming changes throughout the Iowa Code to allow for the preliminary record checks requirements for entities including hospitals and health care facilities, providers of in-home services including homemaker-home health aides and home care aides, and other providers of in-home services, adult day services, hospices, home and community-based services waiver providers, elder group homes, assisted living programs, certified nurse aide training programs, and nursing programs.

HOUSE FILE 310 - Practice of Optometry — Administration of Injections

BY COMMITTEE ON STATE GOVERNMENT. This Act allows optometrists to administer certain injections, subject to approval from the Board of Optometry. The board shall not approve the administration of injections by an optometrist, other than injections to counteract an anaphylactic reaction, unless the optometrist demonstrates sufficient training in the administration of injections.

HOUSE FILE 594 - Withdrawal of Life-Sustaining Procedures from Minors and Abortion Prerequisites BY COMMITTEE ON JUDICIARY. This Act relates to medical procedures.

The Act provides that a court of law or equity shall not have the authority to require the withdrawal of life-sustaining procedures from a minor child over the objection of the minor child's parent or guardian, unless there is conclusive medical evidence that the minor child has died and any electronic brain, heart, or respiratory monitoring activity exhibited to the contrary is a false artifact. For the purposes of the Act, "life-sustaining procedure" means the same as under the Life-Sustaining Procedures Act (lowa Code chapter 144A) and "minor" means the same as specified in lowa Code section 599.1 (Period of Minority—Exception for Certain Inmates).

The Act also amends Iowa Code section 146A.1 (Prerequisites for Abortion—Licensee Discipline) to require that a physician performing an abortion shall obtain written certification from the pregnant woman of certain activities at least 24 hours, rather than the current 72 hours, prior to performing an abortion.

HOUSE FILE 2197 - Medical Residency Training State Matching Grants Program — Rural Rotation Opportunity — Fields of Practice

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the Medical Residency Training State Matching Grants Program. Under current law, the program requires that a residency program, including federal residency positions at the University of Iowa Hospitals and Clinics, offer persons to whom a primary care residency position is awarded the opportunity to participate in a rural rotation to expose the resident to the rural areas of the state. Under current law, primary care specifically includes the practice area of psychiatry. Under the Act, the specified primary care practice areas are expanded to also include obstetrics, gynecology, family medicine, internal medicine, and emergency medicine.

HOUSE FILE 2221 - Local Boards of Health Membership — Health Professional Member

BY COMMITTEE ON HUMAN RESOURCES. This Act provides that instead of requiring one of the five members of a local board of health to be a physician, one of the five members is required to be a physician, a physician assistant, an advanced registered nurse practitioner, or an advanced practice registered nurse. The Act also makes a conforming change to define the "health officer" of the local board of health as a physician, a physician assistant, an advanced registered nurse practitioner, or an advanced practice registered nurse.

HOUSE FILE 2267 - Dentistry — Regulation of Dental Hygienists and Assistants

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the practice of dentistry. Under current law, dental hygienists and dental assistants may only provide services in a dental office, public or private school, public health agency, or the armed forces. The Act removes this restriction.

The Act authorizes a dental assistant to perform expanded functions if the dental assistant has received additional training, except that the Dental Board shall not adopt rules to allow a dental assistant to administer local anesthesia or remove plaque, stain, calculus, or hard natural material except by use of a toothbrush, floss, or rubber cup coronal polish.

The board may impose a \$500 fee on licensees, registrants, and trainees who engage in the practice of dentistry or employ a person to engage in the practice of dentistry without the proper license, registration, permit, or qualification, or who fail to meet continuing education requirements. Such administrative penalties are not disciplinary actions, may be contested, and shall be deposited into the General Fund of the State.

The Act repeals a section of the 2000 Iowa Acts reflecting the intent of the General Assembly that the Board of Dental Examiners, replaced by the Dental Board, adopt rules regarding the practice of dental assistants.

HOUSE FILE 2561 - Anatomical Gifts and Potential Transplant Recipients

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to certain potential recipients of anatomical gifts.

The Act prohibits a hospital, physician, or other person from determining the ultimate recipient of an anatomical gift based upon a potential recipient's disability, except to the extent that the disability has been found by a physician, following a case-by-case evaluation of the potential recipient, to be medically significant to the provision of the anatomical gift. The prohibition applies to each part of the anatomical gift process and provides that a person with a disability shall not be required to demonstrate postoperative independent living abilities in order to be placed on the national list of potential transplant recipients if there is evidence that the person will have sufficient, compensatory support and assistance. The Act provides that a court shall accord priority on its calendar and handle expeditiously any action brought to seek any remedy authorized by law for purposes of enforcing compliance with the Act. The Act is not to be deemed to require referrals or recommendations for, or the performance of, medically inappropriate transplants of a part (an organ, an eye, or tissue of a human being). The Act defines "anatomical gift" as having the same meaning as under lowa Code chapter 142C (Revised Uniform Anatomical Gift Act) and "disability" as having the same meaning as used in the federal Americans with Disabilities Act of 1990.

HOUSE FILE 2589 - Medical Cannabidiol and Marijuana — Miscellaneous Changes

BY COMMITTEE ON PUBLIC SAFETY. This Act relates to the use of medical cannabidiol and marijuana. A person is disqualified from receiving unemployment benefits if the person is separated from employment due to the use of marijuana or another controlled substance that the person was using unlawfully. Such a disqualification shall continue until the person has worked in and has been paid wages for insured work equal to 10 times the person's weekly benefit amount.

The Act makes several changes to the Medical Cannabidiol Act (Iowa Code chapter 124E). Chronic pain replaces untreatable pain on the list of debilitating medical conditions for which the use of medical cannabidiol may be recommended, and severe, intractable autism with self-injurious or aggressive behaviors and post-traumatic stress disorder are added to the list. Physician assistants, advanced registered nurse practitioners, advanced practice registered nurses, and podiatrists are added to the list of health care practitioners who may recommend the use of medical cannabidiol.

The definition of medical cannabidiol is altered to remove the 3 percent cap on the tetrahydrocannabinol level. Instead, a medical cannabidiol dispensary may not dispense more than a combined total of 4.5 grams of total tetrahydrocannabinol in a 90-day period to a patient or the patient's primary caregiver unless the patient's health care practitioner certifies that the patient has a debilitating medical condition that is a terminal illness with a life expectancy of less than one year, which certification shall include a new total tetrahydrocannabinol cap. The employees of a medical cannabidiol dispensary may access the medical cannabidiol patient registry to verify whether a patient has purchased total tetrahydrocannabinol in excess of what is allowed by this Act. "Total tetrahydrocannabinol" is defined in the Act. A medical cannabidiol dispensary must employ a pharmacist or pharmacy technician for the purpose of making dosing recommendations.

The Act removes the Department of Transportation from the process of issuing medical cannabidiol registration cards and transfers the authority to issue medical cannabidiol registration cards to the Department of Public Health (DPH). Further, the conviction of certain felony offenses no longer disqualifies a person from holding a medical cannabidiol patient or primary caregiver card.

The Act requires the Medical Cannabidiol Board to convene at least twice but no longer limits the board to meeting four times per year. The Act removes the authorization of the board to make recommendations for revisions to the definition of medical cannabidiol to the General Assembly.

Under current law, a medical cannabidiol manufacturer must contract with the State Hygienic Laboratory or a private testing lab to test the contents of the manufacturer's medical cannabidiol. The Act requires that a private lab first be approved by DPH and that the lab report testing results to both the manufacturer and to DPH.

The Act expands access to the registry of medical cannabidiol patients to allow a health care practitioner to access the database in order to verify whether a patient seeking a written certification to receive a medical cannabidiol registration card has already received such a certification from another health care practitioner.

DPH may conduct an observational effectiveness study to study the effectiveness of medical cannabidiol in the treatment of debilitating medical conditions.

The Act allows employers to prohibit the possession and use of any form of marijuana, including medical cannabidiol, by an employee and to maintain and enforce zero-tolerance and drug testing policies. Similarly, a property owner need not allow the use or possession of marijuana on that person's property, and public and private health insurance and workers' compensation carriers need not reimburse a person for costs associated with the medical use of marijuana. An adverse employment decision based on a person's use of marijuana does not give rise to any cause of action under lowa law.

The Act exempts cannabis-derived investigational products and cannabis-derived products approved as a prescription drug by the United States Food and Drug Administration from regulation under Iowa Code chapter 124E.

DPH shall request guarantees from federal agencies that provide funding to educational and long-term care facilities that facilities allowing patients to possess medical cannabidiol on the grounds of the facility shall not lose their federal funding.

HUMAN SERVICES

HOUSE FILE 2220	- Preparation for Adult Living Program — Eligibility Requirements	
HOUSE FILE 2269	 Medicaid Home and Community-Based Services Elderly Waiver — Elimination of Monthly Cap 	
HOUSE FILE 2485	- Child Development Homes — Child-to-Staff Ratio Requirements	
RELATED LEGISLATION		
SENATE FILE 2144	 Miscellaneous Supplemental Appropriations SEE APPROPRIATIONS. Division I of this Act makes a supplemental appropriation from the General Fund of the State to the Department of Human Services for the Glenwood Resource Center, and requires the department to submit status reports on the use of the appropriated moneys. 	
SENATE FILE 2408	 Supplemental, Standing, and Continuing Appropriations and Related Matters — Emergency Authority and Responsibilities — Instructional Time Waivers SEE APPROPRIATIONS. Division I of this Act makes supplemental appropriations from the General Fund of the State to the Department of Human Services for medical assistance program (Medicaid) reimbursement and associated costs, the State Children's Health Insurance Program, and the Glenwood Resource Center. 	
HOUSE FILE 2411	 Sobriety and Drug Monitoring Program Participation — Temporary Restricted Driver's Licenses and Ignition Interlock Devices SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act modifies or eliminates provisions relating to the Iowa Sobriety and Drug Monitoring Program. 	
HOUSE FILE 2643	 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes SEE APPROPRIATIONS. Division VI of this Act makes appropriations to the Department of Human Services (DHS) and Department of Public Health (DPH). Division VII provides for nonreversion of certain moneys appropriated for FY 2019-2020, and for the transfer of remaining FY 2017-2018 decategorization carryover funding to the medical assistance program (Medicaid). Division VIII specifies that certain provisions in 2019 Iowa Acts, chapter 85, are not applicable for FY 2020-2021. Division IX sets forth requirements on appropriations made to DPH and DHS, makes an appropriation to DHS for health program operations, and provides for certain provider and service reimbursement rates and methodologies. Division XI contains provisions relating to the regulation of mental health and disability services regions by DHS. Division XII provides for a Foster Home Insurance Fund administered by DHS. 	

HUMAN SERVICES

HOUSE FILE 2220 - Preparation for Adult Living Program — Eligibility Requirements

BY COMMITTEE ON HUMAN RESOURCES. This Act relates to the definition of "young adult" for purposes of participation in the Preparation for Adult Living program (PAL program).

The purpose of the PAL program is to assist young adult persons, who are leaving foster care and other court-ordered services at age 18 or older, in making the transition to self-sufficiency.

The Act includes in the eligibility criteria for the PAL program a person who, at the time the person turned 18 years of age, received court-ordered care in accordance with Iowa Code chapter 232 by a relative or another person with a significant relationship with the person.

HOUSE FILE 2269 - Medicaid Home and Community-Based Services Elderly Waiver — Elimination of Monthly Cap

BY COMMITTEE ON HUMAN RESOURCES. This Act requires the Department of Human Services (DHS) to eliminate the monthly budget maximum or cap for individuals eligible for the Medicaid Home and Community-based Services Elderly Waiver. DHS shall track the average amount expended per waiver recipient each fiscal year beginning July 1, 2020, and shall report the information annually to the Governor and the General Assembly by October 1.

HOUSE FILE 2485 - Child Development Homes — Child-to-Staff Ratio Requirements

BY COMMITTEE ON HUMAN RESOURCES. This Act establishes an exception to the number of children allowed to be present for child care at any one time in a child development home under certain conditions.

The Act directs the Department of Human Services to adopt rules allowing registered child development homes providing care to school-aged children to exceed the child-to-staff ratio when a school-aged child's school starts late, is dismissed early, or is canceled due to inclement weather, a public health emergency, or structural damage. The child must already be enrolled at the child development home, and the number of children present cannot exceed the child development home's registration capacity.

LABOR AND EMPLOYMENT

- SENATE FILE 2296 Independent Contractors Operating a Vehicle While Performing Services Conditional Vehicle Sale or Lease Agreements
- HOUSE FILE 2259 Human Trafficking Prevention Training Lodging Providers Certification Public Funds Use
- HOUSE FILE 2362 Unemployment Compensation Employer Reimbursement of Benefits Paid Nonprofit Organizations — Appeals
- HOUSE FILE 2363 Unemployment Insurance Contribution Rates Landscaping Employers
- HOUSE FILE 2364 Unemployment Insurance Injunctions for Employer Violations
- HOUSE FILE 2365 Unemployment Compensation Claims Notification and Voluntary Shared Work Program

RELATED LEGISLATION

SENATE FILE 2195 - Elevator Code — Applicability to Owner-Occupied, Multi-Story, Commercial Buildings in Historic Districts

SEE HEALTH AND SAFETY. This Act provides that the Iowa State Elevator Code does not apply to a conveyance installed in a building in a federally designated national historic district as long as certain specified conditions are met.

- HOUSE FILE 717
 Veterans Preference Rights to Judicial Review
 SEE PUBLIC DEFENSE AND VETERANS. This Act concerns veterans preference for public employment. The Act requires a public employer to provide notification to a veteran of a refusal to appoint or employ the veteran and of the veteran's right to maintain an action for mandamus or file an appeal, and the time to file an appeal. The Act also provides that if a veteran is removed from a position of public employment, the veteran shall be provided written notification of the right to review the decision by a writ of certiorari or judicial review.
- HOUSE FILE 2589
 Medical Cannabidiol and Marijuana Miscellaneous Changes
 SEE HEALTH AND SAFETY. This Act relates to the use of medical cannabidiol and marijuana. A person is disqualified from receiving unemployment benefits if the person is separated from employment due to the use of marijuana or another controlled substance that the person was using unlawfully. Such a disqualification shall continue until the person has worked in and has been paid wages for insured work equal to 10 times the person's weekly benefit amount. The Act allows employers to prohibit the possession and use of any form of marijuana, including medical cannabidiol, by an employee and to maintain and enforce zero-tolerance and drug testing policies. An adverse employment decision based on a person's use of marijuana does not give rise to any cause of action under lowa law.
- HOUSE FILE 2629
 Educational Improvement, Vocational Training, and Affordable Child Care Access Programs SEE EDUCATION. This Act adds to and modifies Code provisions enacted in 2018 under the Future Ready Iowa Act and provides for creation of a Future Ready Iowa Expanded Registered Apprenticeship Opportunities Program, subject to an appropriation; establishes an Iowa Child Care Challenge Program under the Department of Workforce Development; creates an Iowa Child Care Challenge Fund in the State Treasury; and makes changes relating to the Future Ready Iowa Skilled Workforce Last-Dollar Scholarship Program administered by the College Student Aid Commission.

LABOR AND EMPLOYMENT

SENATE FILE 2296 - Independent Contractors — Operating a Vehicle While Performing Services — Conditional Vehicle Sale or Lease Agreements

BY COMMITTEE ON TRANSPORTATION. This Act relates to persons who, for purposes of certain workers' compensation, wage, and unemployment requirements, are deemed independent contractors when performing services while operating certain vehicles.

Under Iowa Code chapter 85 (Workers' Compensation), a "worker" or "employee" is entitled to certain workers' compensation benefits; however, the terms "worker" and "employee" do not include an independent contractor. An owner-operator who owns a vehicle licensed and registered as a truck, road tractor, or truck tractor is considered an independent contractor while performing services in the operation of the owner-operator's vehicle under certain conditions. The Act defines the term "owns" as it relates to an owner-operator who owns a vehicle and qualifies as an independent contractor for purposes of workers' compensation.

The Act excludes from the term "employee," as it relates to wage payment collection and minimum wage, an owner-operator performing services while operating their vehicle who qualifies as an independent contractor. By operation of law, an employer is exempt from certain wage payment collection requirements and minimum wage requirements as it relates to nonemployees.

The Act also provides that an employing unit, as defined in Iowa Code chapter 96 (Employment Security — Unemployment Compensation), shall not be deemed to employ an owner-operator performing services while operating their vehicle who qualify as an independent contractor. By operation of law, an employing unit is exempt from certain unemployment compensation requirements as it relates to persons it does not employ.

HOUSE FILE 2259 - Human Trafficking Prevention Training — Lodging Providers — Certification — Public Funds Use

BY MOHR. This Act relates to human trafficking prevention training and reporting for a lodging provider's employees. "Lodging provider" and "lodging provider's employee" are defined in the Act.

No later than December 31, 2021, the Commissioner of Public Safety must develop and maintain a certification process as detailed in the Act to certify a lodging provider's voluntary completion of human trafficking prevention training. The training may be developed and delivered by the Office to Combat Human Trafficking, a governmental agency, or a nongovernmental or community organization that has expertise in the area of human trafficking. The minimum content requirements for the training are outlined in the Act. A provider's employee who acts in good faith is immune from civil liability for reporting suspected human trafficking activities to any law enforcement official.

The commissioner is required to create a publicly accessible Internet site that identifies certified providers and the Department of Public Safety must maintain the Internet site. Beginning January 1, 2022, a provider may voluntarily complete and certify to the commissioner that each of the provider's employees have completed training. On or after January 1, 2022, a public employer or a public employee must confirm a provider's current certification status via the Internet site prior to expending or committing public funds for certain purposes as outlined in the Act. If a lodging provider is not certified, a public employer or a public employee shall not use public funds for certain uses as detailed in the Act.

The Act directs the commissioner to adopt rules as necessary to implement and administer the provisions of the Act.

HOUSE FILE 2362 - Unemployment Compensation — Employer Reimbursement of Benefits Paid — Nonprofit Organizations — Appeals

BY COMMITTEE ON LABOR. This Act provides that an appeal by certain nonprofit organizations of a redetermination by the Iowa Department of Workforce Development of the amount due for reimbursement of the cost of unemployment benefits shall be referred to an administrative law judge for hearing instead of being filed in district court.

HOUSE FILE 2363 - Unemployment Insurance Contribution Rates — Landscaping Employers

BY COMMITTEE ON LABOR. This Act provides that a landscaping contributory employer which is newly subject to unemployment insurance shall pay contributions at the rate specified in the 21st benefit ratio rank until the end of the calendar year in which the employer's account has been chargeable with benefits for 12 consecutive calendar quarters.

HOUSE FILE 2364 - Unemployment Insurance — Injunctions for Employer Violations

BY COMMITTEE ON LABOR. This Act provides that an employer subject to unemployment insurance that refuses or fails to make and file required records is subject to a possible injunction by the Iowa Department of Workforce Development. The Act specifies that a plan for liquidation of deficiencies relating to unemployment insurance by an employer is a plan for the liquidation of a business to pay for such deficiencies.

HOUSE FILE 2365 - **Unemployment Compensation** — **Claims Notification and Voluntary Shared Work Program** BY COMMITTEE ON LABOR. This Act provides that notifications of interested parties that a claim for unemployment benefits has been made shall be in a format as specified by the Iowa Department of Workforce Development (IWD) that is selected by the parties instead of being sent by ordinary mail.

The Act modifies conditions for approval of a voluntary shared work plan by IWD. The Act provides that a reduction in hours and corresponding reduction in wages must be applied equally to all employees in the affected unit equally for each week reported. The Act also permits an employer to file an appeal in writing of a denial or approval of a plan or revocation of an approved plan by IWD within 30 days from the date of the decision. Provisions relating to voluntary shared work plans apply to all voluntary shared work plans approved by IWD on or after July 1, 2020.

LOCAL GOVERNMENT

SENATE FILE 2025	- Joint Employment of County Engineers
HOUSE FILE 2412	- Public Construction Bidding — Utility Infrastructure and Rural Water District Improvements
HOUSE FILE 2477	- County Zoning for Agricultural Experiences
HOUSE FILE 2481	- Subdivision Platting — Taxes and Special Assessments — Certificates of the Treasurer
HOUSE FILE 2502	- Regulation of Weapons, Firearms Attachments, Ammunition, and Shooting Ranges
HOUSE FILE 2512	 County Zoning — Exemptions and Procedures
HOUSE FILE 2528	- State Mutual Aid Compact — Authorized Representatives of Participating Governments
	RELATED LEGISLATION
SENATE FILE 457	 Criminal and Civil Penalties, Fines, Surcharges, Fees, and Costs — Related Funds — Court Debt Collection <i>SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS.</i> This Act prohibits jail fees assessed against a defendant from inclusion in the defendant's criminal restitution plan. A county may pursue a criminal defendant for jail fees in a separate civil proceeding. The provision took effect June 25, 2020.
SENATE FILE 2191	- Payment of Required Medical Aid Provided to Prisoners SEE HEALTH AND SAFETY. This Act relates to the payment of required medical aid provided to prisoners confined in a jail or municipal holding facility. The Act provides that a prisoner has the primary responsibility for payment of the costs of required medical aid provided to the prisoner. Payment and reimbursement for medical aid provided to a prisoner is to be sought by a governmental entity, hospital, or medical provider in accordance with the Act. The Act does not preclude a city or a county from seeking reimbursement from a prisoner for the costs of medical aid incurred by the city or county for the prisoner's medical aid.
SENATE FILE 2196	 Wireless Communications Facilities and Infrastructure — Repeal Extended SEE BUSINESS, BANKING, AND INSURANCE. This Act extends the future repeal date of the Iowa Cell Siting Act, codified in Iowa Code chapter 8C, from July 1, 2022, to July 1, 2025. The Iowa Cell Siting Act provides uniform rules and limitations that local entities shall follow with respect to regulating equipment used to facilitate wireless communications technology. The Act took effect June 1, 2020.
SENATE FILE 2373	 Public Safety Telecommunicators SEE PUBLIC DEFENSE AND VETERANS. This Act modifies the term "telecommunicator" to be "public safety telecommunicator" and specifies that the term means a person who serves as a first responder by receiving requests for, or by dispatching requests to, emergency response agencies.
HOUSE FILE 737	- Care and Treatment of Animals SEE AGRICULTURE. This Act regulates persons who handle, possess, or own certain animals, including by prohibiting the mistreatment of those animals, and providing criminal penalties. The Act includes provisions that prohibit a person from tampering with a valid rabies vaccination tag and from removing, disabling, or destroying an electronic handling device. It also amends a number of offenses which prohibit animal abuse, animal neglect,

animal torture, and animal abandonment.

HOUSE FILE 760	 Hotel and Motel Tax Exemptions — Renting of Lodging SEE TAXATION. This Act modifies the exemptions from state and local hotel and motel taxes for lodging rented for specified periods of time and lodging of families and friends of a hospital patient.
HOUSE FILE 2236	 Public Records — Fees for Examination and Copying — Veterans Benefits Claims SEE PUBLIC DEFENSE AND VETERANS. This Act provides that a county recorder shall not charge a fee for the examination and copying of public records necessary to complete and file claims for veterans benefits.
HOUSE FILE 2238	- Foodstands Operated by Minors SEE BUSINESS, BANKING, AND INSURANCE. This Act exempts food stands operated by a minor from regulations governing food establishments and food processing plants. The Act also prevents a municipal corporation or regulatory authority from requiring a license, permit, or fee to sell or otherwise distribute food at a stand operated by a minor.
HOUSE FILE 2382	- Disabled Veteran Tax Credit and Military Tax Exemption Information — Confidentiality <i>SEE PUBLIC DEFENSE AND VETERANS.</i> This Act provides that the name and address of an individual allowed a Disabled Veteran Tax Credit or a military property tax exemption maintained by the county recorder, county assessor, city assessor, or other entity are confidential. However, the Act allows the sharing of this information upon request to a

HOUSE FILE 2452 - At-Risk City Water Utility Systems SEE ENERGY AND PUBLIC UTILITIES. This Act relates to the disposal and acquisition of city water utility systems that are designated as "at-risk systems" as defined by the Act.

county veterans service officer for purposes of providing information on veterans' benefits.

- HOUSE FILE 2475 Sewer and Water Supply Distribution System Extensions Approval and Permitting SEE ENERGY AND PUBLIC UTILITIES. This Act relates to the review and permitting of sewer extensions and water supply distribution system extensions by a local public works department. The Act took effect June 1, 2020.
- HOUSE FILE 2486
 Elections, Electors, and County Seals SEE ELECTIONS, ETHICS, AND CAMPAIGN FINANCE. This Act relates to the conduct of elections, including the use of emergency powers and the design and use of county seals. The Act prohibits the State Commissioner of Elections from reducing the number of polling places in a county by more than 35 percent when an emergency exists in all precincts of a county. The Act strikes the requirement that the word "treasurer" appears on a county seal. The Act also allows the impression or likeness of the applicable county seal to be included on a ballot.
- HOUSE FILE 2556
 Public Property and Publication of Official Proceedings VETOED BY THE GOVERNOR *SEE STATE GOVERNMENT*. This bill related to governmental real property and to official publications. The bill would have modified provisions governing disposition of certain real property by the state or a county, city, school district, or township to provide that the applicable governing body shall sell the real property to the highest responsive, responsible bidder unless the governing body, by at least a two-thirds vote, agrees to accept a different bidder for good cause or agrees to proceed in a different manner. The bill would have also modified provisions governing the selection of newspapers for publication of official proceedings by a county, municipality, or political subdivision of the state to provide that if no newspapers are published within the applicable county, municipality, or political subdivision, the governing body of the jurisdiction may designate for publication of official proceedings a newspaper that is located within 25 miles from the border of the applicable county, municipality, or political subdivision and is published at least once a week.

HOUSE FILE 2581 - Regulation of Hemp SEE AGRICULTURE. This Act provides for the regulation of hemp and associated hemp products, including by providing that a political subdivision is prohibited from regulating the manufacture, sale, or consumption of a consumable hemp product.

HOUSE FILE 2641 - Taxation, Business Entities, Short-term Rentals, Special Registration Plates, and Food Operation Trespass

SEE TAXATION. This Act makes changes to the Iowa Reinvestment Act by establishing an additional period of time for the Economic Development Authority Board to approve reinvestment districts, beginning July 1, 2020, and ending July 1, 2025, and establishes an additional \$100 million aggregate limit of state sales tax revenues and state hotel and motel tax revenues that may be approved by the board for remittance to all municipalities for those districts approved on or after July 1, 2020, but before July 1, 2025.

The Act provides that if a vacancy occurs in the office of county or city assessor, the appointee selected by the conference board shall not assume the office of city or county assessor until the appointment is confirmed by the Director of Revenue. The Act prohibits an assessor or deputy assessor from assessing certain property, and makes legal counsel changes to litigation dealing with assessments.

The Act prohibits a county or city from adopting or enforcing an ordinance relating to short-term rental properties within the county or city under certain circumstances.

The Act provides that the board of supervisors of certain counties with a private real estate development adjacent to or abutting in part a lake may designate an area surrounding the lake a rural improvement zone upon the receipt of the petition and a determination that the area is in need of improvements.

HOUSE FILE 2643 - State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division XXII of this Act prohibits political subdivisions from adopting or enforcing a provision requiring an alarm system contractor to pay certain fees or fines. Division XXIX relates to eligible electors for membership on a county zoning commission or a county board of adjustment.

LOCAL GOVERNMENT

SENATE FILE 2025 - Joint Employment of County Engineers

BY KOELKER. This Act relates to county engineers employed jointly by multiple counties. Under prior law, two or more adjacent counties may jointly employ a county engineer and the professional and clerical staff for the engineer pursuant to an agreement under Iowa Code chapter 28E. Under the Act, counties do not need to be adjacent in order to jointly employ a county engineer and the engineer's support staff.

HOUSE FILE 2412 - **Public Construction Bidding** — **Utility Infrastructure and Rural Water District Improvements** BY COMMITTEE ON COMMERCE. This Act relates to the definition of "public improvement" for purposes of the Iowa Construction Bidding Procedures Act.

The Iowa Construction Bidding Procedures Act contains several exclusions from the definition of "public improvement." One such exclusion is related to construction, repair, or maintenance work performed for a city utility by its employees or performed for a rural water district by its employees.

The Act modifies this exclusion by providing that such construction, repair, or maintenance work is not a public improvement if it is performed by the city utility's employees and it relates to existing utility infrastructure or involves establishing connections to existing utility infrastructure. The Act defines "utility infrastructure" to include facilities used for the storage, collection, disposal, treatment, generation, transmission, or distribution of water, sewage, waste, electricity, gas, or telecommunications service.

The Act retains the exclusion relating to work performed for a rural water district by its employees.

HOUSE FILE 2477 - County Zoning for Agricultural Experiences

BY COMMITTEE ON STATE GOVERNMENT. This Act restricts the ability of counties to regulate activities referred to as "agricultural experiences" on property associated with farming. The Act defines "agricultural experience" as any agriculture-related activity conducted to promote or educate the public about agriculture, agricultural practices, agricultural activities, or agricultural products on property of which the primary use is agricultural production. The Act prohibits a county from requiring a conditional use permit, special use permit, special exception, or a variance for agricultural experiences.

HOUSE FILE 2481 - Subdivision Platting — Taxes and Special Assessments — Certificates of the Treasurer

BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to the validity of certificates of the treasurer issued by county treasurers. When a person presents a subdivision plat to a county recorder for recording, the subdivision plat shall be accompanied by, among other items, a certificate of the treasurer indicating that the land is free from certified taxes and that any certified special assessments are secured by a bond that is double the amount of the lien. The Act provides that a certificate of the treasurer shall expire upon the next annual delivery of the tax list from the county auditor to the county treasurer. An expired certificate of the treasurer shall not be considered an acceptable document presented to the county recorder for recording.

HOUSE FILE 2502 - Regulation of Weapons, Firearms Attachments, Ammunition, and Shooting Ranges

BY COMMITTEE ON PUBLIC SAFETY. This Act relates to the carrying, possession, or transportation of weapons in buildings or physical structures located on property under the control of a political subdivision and in county courthouses, and the regulation by counties and cities of shooting ranges and the storage of weapons.

lowa Code chapter 657 (Nuisances) requires a person to obtain the approval of the appropriate county or city zoning commission, or if the county or city does not have a zoning commission, the county board of supervisors or the city council, as appropriate, before improving property acquired to establish, use, and maintain a shooting range or before substantially changing the existing use of a shooting range. The Act requires the appropriate commission, the county board of supervisors, or the city council to apply and enforce zoning regulations and restrictions that have been properly adopted, but prohibits the appropriate commission, the county board of supervisors, or the city council from otherwise requiring the person seeking approval to comply with any conditions on the establishment, use, or maintenance of a shooting range that are more stringent than those imposed by state law.

Prior law prohibited a political subdivision from enacting an ordinance that regulates the ownership, possession, legal transfer, lawful transportation, registration, or licensing of firearms when the ownership, possession, transfer, or transportation is otherwise lawful. A person who was adversely affected by an ordinance, measure, enactment, rule, resolution, motion, or policy that regulates the ownership, possession, legal transfer, lawful transportation, registration, or licensing of firearms may file suit in the appropriate court for declaratory and injunctive relief for damages. The Act extends this prohibition to ordinances, motions, resolutions, policies, or amendments that regulate the modification of firearms and further provides that the prohibition applies to firearm attachments and other weapons. A person adversely affected may file a lawsuit for damages attributable to the violation. A court shall award the prevailing party reasonable attorney fees and court costs.

The Act provides that political subdivisions may restrict the carrying, possession, or transportation of firearms or other dangerous weapons in the buildings or physical structures located on property under the political subdivision's control if adequate arrangements are made to screen persons entering into the building or physical structure for firearms or other dangerous weapons and the political subdivision provides armed security personnel inside the building or physical structure.

The Act prohibits a political subdivision from enacting an ordinance, motion, resolution, policy, or amendment regulating the storage of weapons or ammunition. Any such ordinance, motion, resolution, policy, or amendment existing on or after July 1, 2020, is void. However, the Act does not preclude a political subdivision from regulating the storage of explosive materials consistent with Iowa Code chapter 101A (Explosive Materials).

The Act provides that an Iowa Supreme Court or judicial branch order that prohibits a person from lawfully carrying, possessing, or transporting a weapon in a county courthouse or other joint-use public facility shall be unenforceable unless the judicial order applies only to a courtroom or a court office, or to a courthouse used only for judicial branch functions.

HOUSE FILE 2512 - County Zoning — Exemptions and Procedures

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to the applicability of county zoning ordinances, the zoning duties of county boards of supervisors, and the membership of county zoning commissions and county boards of adjustment.

Certain buildings and structures used for agricultural purposes are exempt from county zoning ordinances. The Act prohibits a county from requiring an application, approval, or payment of a fee for the exemption to apply to land, farm barns, farm outbuildings, or other buildings or structures that are primarily adopted for use for agricultural purposes. Under the Act, agricultural land, buildings, and structures can qualify for the exemption independently or in combination with other agricultural uses. The Act specifies that land enrolled in a soil or water conservation program qualifies for the agricultural exemption.

Prior law allowed a county board of supervisors to amend a comprehensive plan at any time. The Act strikes this provision and requires a county board of supervisors to follow the same procedures to adopt an amendment to a comprehensive plan that it would follow for adopting the comprehensive plan. The Act prohibits a county board of supervisors from holding a public hearing or otherwise acting on a recommendation proposed by the county zoning commission until the county zoning commission provides a final report with its recommendation. The Act requires the county board of supervisors to hold a public hearing before adopting a comprehensive plan. This provision of the Act applies to comprehensive plans and amendments to comprehensive plans proposed or adopted on or after July 1, 2020.

Prior law required only a majority of members of a given county zoning commission or county board of adjustment to reside in the county outside of the corporate limits of any city. The Act instead requires a member of the zoning commission or board of adjustment to be an eligible elector, as defined in Iowa Code section 39.3, and to reside in the area that the county zoning ordinance regulates. These provisions of the Act apply to members of zoning commissions and boards of adjustment on and after June 1, 2020. House File 2643 (see Appropriations) amends the residency requirement so a member shall be an eligible elector and reside in the county outside of the corporate limits of any city, as opposed to living in the area that the county zoning ordinance regulates. The change enacted

in HF 2643 applies retroactively to June 1, 2020. If a person serving on a zoning commission or board of adjustment is no longer eligible to hold that position due to the new eligibility requirements, that position is deemed vacant and the county board of supervisors must appoint a new member who meets the new eligibility requirements by June 1, 2021.

The Act took effect June 1, 2020.

HOUSE FILE 2528 - State Mutual Aid Compact — Authorized Representatives of Participating Governments BY COMMITTEE ON LOCAL GOVERNMENT. This Act relates to persons authorized to request assistance during an emergency pursuant to the statewide mutual aid compact.

Emergency management commissions, counties, cities, townships, and other political subdivisions that enacted the statewide mutual aid compact are considered participating governments for purposes of the compact unless the governing body of the emergency management commission, county, city, township, or other political subdivision has acted to withdraw through an ordinance or resolution. During an emergency, an authorized representative of a participating government may request assistance of another participating government by contacting the authorized representative of that participating government. Prior law defined "authorized representative of a participating government" as a mayor or the mayor's designee, a member of the county board of supervisors or a representative of the board, or an emergency management coordinator or the coordinator's designee.

The Act amends the definition of "authorized representative of a participating government" to include the elected chief executive officer of the participating government or the elected chief executive officer's designee authorized to enter into contracts on behalf of the participating government. By operation of law, the Act allows the elected chief executive officer of the participating government or the elected chief executive officer's designee to request assistance of another participating government.

NATURAL RESOURCES AND OUTDOOR RECREATION

SENATE FILE 280	 Hunting, Fishing, and Trapping Privileges — Residency of Active Duty Armed Forces Members and Their Spouses
SENATE FILE 537	- Coyote Hunting — Infrared Light Source
SENATE FILE 2250	- Harvesting, Purchasing, and Transporting of Timber
HOUSE FILE 599	- Regulation of Hunting — Persons Under Age Sixteen
HOUSE FILE 716	- Deer Hunting Regulations — Firearm and Projectile Specifications — Age Requirements
HOUSE FILE 2410	- Special Senior Statewide Antlerless Deer Only Crossbow Licenses — Minimum Age
HOUSE FILE 2455	- Deer Hunting — Use of Leashed Dogs

RELATED LEGISLATION

SENATE FILE 457 - Criminal and Civil Penalties, Fines, Surcharges, Fees, and Costs — Related Funds — Court Debt Collection
 SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act creates a simple misdemeanor offense punishable by a scheduled fine in the amount of \$15 for a nonresident operator of a vehicle who fails to pay the entry fee to Lake Manawa State Park or Waubonsie State Park.

- HOUSE FILE 737 Care and Treatment of Animals SEE AGRICULTURE. This Act regulates persons who handle, possess, or own certain animals, including by prohibiting the mistreatment of those animals, and providing criminal penalties.
- HOUSE FILE 2627 Government Regulation and Standards Occupational and Professional Licensing SEE STATE GOVERNMENT. This Act relates to governmental and regulatory matters. The Act allows the Department of Natural Resources to distribute 50 nonresident deer hunting licenses and 50 nonresident wild turkey hunting licenses to nonresident guests and dignitaries for the purpose of promoting the state and its natural resources. Prior law distributed such licenses as requested by members of a committee created for that purpose.

NATURAL RESOURCES AND OUTDOOR RECREATION

SENATE FILE 280 - Hunting, Fishing, and Trapping Privileges — Residency of Active Duty Armed Forces Members and Their Spouses

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act changes the definition of "resident" in Iowa Code chapter 483A as it relates to members of the armed forces of the United States. A resident for purposes of Iowa Code chapter 483A is entitled to certain privileges related to hunting, fishing, and trapping. The Act includes in the definition of a "resident" a member of the armed forces of the United States who is stationed at a federal military installation in this state, or at a federal military installation contiguous to a county in this state, and is domiciled within this state. The Act amends the definition of resident to also include a member of the armed forces who is stationed at and resides or is domiciled within a federal military installation located contiguous to a county in this state. The definition also includes the spouse of a member of the armed forces who is a resident for purposes of lowa Code chapter 483A.

SENATE FILE 537 - Coyote Hunting — Infrared Light Source

BY COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT. This Act allows a person to use an infrared light source to hunt coyotes as long as the infrared light source is mounted to the method of take or to a scope mounted on the method of take. However, the Act prohibits a person from using an infrared light source to hunt coyotes during any established muzzleloader, bow, or shotgun deer hunting season. Prior law generally prohibited a person from casting artificial light on a highway or in a field, woodland, or forest while taking or attempting to take a bird or animal with a firearm, bow, or other implement or device.

SENATE FILE 2250 - Harvesting, Purchasing, and Transporting of Timber

BY COMMITTEE ON TRANSPORTATION. This Act relates to responsibilities of timber buyers and persons engaged in the business of transporting timber. The Act amends the definition of "timber" to remove certain wood products from the exception to the definition. The Act amends the definition of "timber buyer" to remove the requirement that the person buys timber from a timber grower.

Prior law required a timber buyer to file with the Natural Resource Commission a surety bond that is not less than \$3,000 and not more than \$15,000. The Act requires the surety bond to be for not less than \$25,000 and not more than \$50,000.

The Act changes instances of "timber buyer" to "person" in the provision of Iowa Code section 456A.36 that lists violations. The Act requires a person engaged in the business of transporting timber to possess a completed timber transport certificate, which shall be on a form approved by the Department of Natural Resources. The Act requires a person taking possession of timber by purchase to first obtain a copy of the timber transport certificate, or written proof of ownership or consent of the owner as provided in prior law. The Act makes a violation of timber buying or transporting practices a serious misdemeanor, if no other punishment is provided.

HOUSE FILE 599 - Regulation of Hunting — Persons Under Age Sixteen

BY COMMITTEE ON NATURAL RESOURCES. Under prior law, a resident of this state under 16 years of age was not required to have a license to hunt game if the minor was accompanied by the minor's parent, guardian, or other competent adult with consent from the minor's parent or guardian and the person accompanying the minor has a valid hunting license. This Act extends that exemption to any person regardless of residency. A minor hunting deer must still have a valid deer hunting license and a minor hunting wild turkey must still have a valid wild turkey hunting license. Such license must be appropriate for the minor's residency status. The provisions of the Act are not restricted by a nonresident's state's failure to provide reciprocal benefits to lowa residents.

HOUSE FILE 716 - Deer Hunting Regulations — Firearm and Projectile Specifications — Age Requirements

BY COMMITTEE ON PUBLIC SAFETY. This Act requires the Natural Resource Commission to define and categorize firearms to be consistent with federal definitions. The Act modifies Iowa Code provisions relating to hunting deer with a pistol or revolver to reflect consistency with federal definitions. The Act allows a person 20 years of age or less to hunt using a pistol or revolver only if the person is under direct supervision of a person who is at least 21 years of age with a valid hunting license, and has consent from a parent, guardian, or spouse who

is at least 21 years of age. The responsible person with a valid hunting license who is at least 21 years of age is responsible for conveying the pistol or revolver while the pistol or revolver is not actively being used for hunting.

Prior law required the commission to establish rules that prohibit the use of pistols and revolvers with shoulder stock or long-barrel modifications when hunting deer. Prior law also prohibited a person under the age of 16 from hunting deer with a pistol or revolver.

HOUSE FILE 2410 - Special Senior Statewide Antlerless Deer Only Crossbow Licenses — Minimum Age

BY COMMITTEE ON NATURAL RESOURCES. This Act allows a resident who is 65 years of age or older to be issued a special senior statewide antlerless deer only crossbow deer hunting license to hunt deer during bow season as established by rule by the Natural Resource Commission. Prior law allowed a resident who is 70 years of age or older to be issued one special senior statewide antlerless deer only crossbow deer hunting license. A person who obtains such a license is required to purchase a resident hunting license but is not required to pay the wildlife habitat fee.

HOUSE FILE 2455 - Deer Hunting — Use of Leashed Dogs

BY COMMITTEE ON NATURAL RESOURCES. This Act allows a hunter with a valid hunting license and deer hunting license who wounds a deer while hunting to use a dog to track and retrieve the wounded deer. The dog being used for tracking a wounded deer and a person using a dog for tracking a wounded deer shall both be trained in deer blood tracking. Any person using a dog for tracking a wounded deer must maintain physical control of the dog at all times during the search by means of a maximum 50-foot lead attached to the dog's collar or harness. The person may dispatch the deer using a legal method of take authorized by the person's valid deer hunting license. A person may use a dog to track a wounded deer on private property at any time with the consent of the property owner. The Act prohibits a person from possessing a firearm or archery device when using a dog to track a wounded deer outside of legal deer hunting hours. The Act directs the Natural Resource Commission to adopt rules to implement the Act's provisions.

A violation of the Act's provisions is punishable by a scheduled fine of \$250.

PUBLIC DEFENSE AND VETERANS

SENATE FILE 2373	- Public Safety Telecommunicators
HOUSE FILE 717	- Veterans Preference — Rights to Judicial Review
HOUSE FILE 2236	- Public Records — Fees for Examination and Copying — Veterans Benefits Claims
HOUSE FILE 2312	- Veterans Home Admission Requirements — Certificate of Eligibility Affidavits
HOUSE FILE 2382	- Disabled Veteran Tax Credit and Military Tax Exemption Information — Confidentiality

RELATED LEGISLATION

SENATE FILE 280 - Hunting, Fishing, and Trapping Privileges — Residency of Active Duty Armed Forces Members and Their Spouses
 SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act changes the definition of "resident" to entitle certain members of the armed forces of the United States stationed at a federal military installation in this state or at a federal military installation contiguous to a county in this state to certain hunting, fishing, and trapping privileges. "Resident" also includes the spouse of a member of the armed forces who is a resident for such purpose.

SENATE FILE 388 - Iowa Medal of Honor Highway SEE TRANSPORTATION. This Act designates United States Highway 20 as the "Iowa Medal of Honor Highway."

PUBLIC DEFENSE AND VETERANS

SENATE FILE 2373 - Public Safety Telecommunicators

BY COMMITTEE ON STATE GOVERNMENT. This Act modifies Iowa Code section 80B.11C governing telecommunicator training standards and the definition of "telecommunicator." The Act modifies the term "telecommunicator" to be "public safety telecommunicator" and specifies that the term means a person who serves as a first responder by receiving requests for, or by dispatching requests to, emergency response agencies.

HOUSE FILE 717 - Veterans Preference — Rights to Judicial Review

BY COMMITTEE ON PUBLIC SAFETY. This Act concerns veterans preference for public employment. The Act requires a public employer to provide notification to a veteran of a refusal to appoint or employ the veteran and the veteran's right to maintain an action for mandamus or file an appeal, and the time to file an appeal. The Act also provides that if a veteran is removed from a position of public employment, the veteran shall be provided written notification of the right to review the decision by a writ of certiorari or judicial review. The Act establishes filing deadlines for an action for mandamus or writ of certiorari.

HOUSE FILE 2236 - Public Records — Fees for Examination and Copying — Veterans Benefits Claims

BY COMMITTEE ON VETERANS AFFAIRS. This Act provides that a county recorder shall not charge a fee for the examination and copying of public records necessary to complete and file claims for veterans benefits.

HOUSE FILE 2312 - Veterans Home Admission Requirements — Certificate of Eligibility Affidavits

BY COMMITTEE ON VETERANS AFFAIRS. This Act repeals the requirement that an applicant for admission to the lowa Veterans Home file with the commandant of the home an affidavit signed by two members of the Commission of Veteran Affairs of the county in which the person resides relating to certain eligibility requirements for admission.

HOUSE FILE 2382 - Disabled Veteran Tax Credit and Military Tax Exemption Information — Confidentiality

BY COMMITTEE ON VETERANS AFFAIRS. This Act provides that the name and address of an individual allowed a Disabled Veteran Tax Credit or a military property tax exemption maintained by the county recorder, county assessor, city assessor, or other entity are confidential. However, the Act allows the sharing of this information upon request to a county veterans service officer for purposes of providing information on veterans' benefits.

STATE GOVERNMENT

SENATE FILE 2135	- Disinterment and Final Disposition of Human Remains
SENATE FILE 2268	 Tobacco, Tobacco Products, Alternative Nicotine Products, Vapor Products, and Cigarettes — Minimum Age for Purchase, Sale, Possession, or Use
SENATE FILE 2357	- Physician Assistants — Practice and Licensure
SENATE FILE 2400	- Broadband Service and Funding — Rural and Underserved Areas
HOUSE FILE 2389	- Administrative Rulemaking Procedures
HOUSE FILE 2535	- Nonsubstantive Code Corrections
HOUSE FILE 2536	- Substantive Code Corrections
HOUSE FILE 2556	- Public Property and Publication of Official Proceedings — VETOED BY THE GOVERNOR
HOUSE FILE 2565	- Debts Owed to Public Agencies — Setoff Procedures
HOUSE FILE 2585	- Person with Speech or Hearing Disorders — Terminology Changes
HOUSE FILE 2627	- Government Regulation and Standards — Occupational and Professional Licensing
	RELATED LEGISLATION
SENATE FILE 2191	- Payment of Required Medical Aid Provided to Prisoners SEE HEALTH AND SAFETY. This Act relates to the payment of required medical aid provided to prisoners confined in a jail or municipal holding facility. The Act provides that a prisoner has the primary responsibility for payment of the costs of required medical aid provided to the prisoner. Payment and reimbursement for medical aid provided to a prisoner is to be sought by a governmental entity, hospital, or medical provider in accordance with the Act. Payment for medical aid provided to a prisoner at a state-funded hospital shall be provided through state funds received by the hospital.
SENATE FILE 2196	 Wireless Communications Facilities and Infrastructure — Repeal Extended SEE BUSINESS, BANKING, AND INSURANCE. This Act extends the future repeal date of the Iowa Cell Siting Act, codified in Iowa Code chapter 8C, from July 1, 2022, to July 1, 2025. The Iowa Cell Siting Act provides uniform rules and limitations that the state shall follow with respect to regulating equipment used to facilitate wireless communications technology. The Act took effect June 1, 2020.
SENATE FILE 2408	 Supplemental, Standing, and Continuing Appropriations and Related Matters — Emergency Authority and Responsibilities — Instructional Time Waivers SEE APPROPRIATIONS. Division IV of this Act provides that certain limitations and requirements for interdepartmental and intradepartmental transfers made by the Director of the Department of Management do not apply to transfers made for FY 2019-2020 or made from July 1, 2020, through August 31, 2020. Division V makes appropriations from the Iowa Economic Emergency Fund to the Department of Management for the period beginning March 17, 2020, and ending August 31, 2020.
SENATE FILE 2413	 Regulation of Agriculture and Food Production SEE AGRICULTURE. This Act authorizes the Department of Agriculture and Land Stewardship (DALS) to take action necessary to ensure the health of animals associated with agriculture. The Act authorizes DALS to seize abandoned animals pursuant to a declaration or proclamation issued by the Governor, an order issued by the Secretary of Agriculture, or another provision of law. The Act prohibits a person from interfering

with an official act taken by DALS in the performance of a duty to prevent or control the transmission of a disease afflicting animals. The Act authorizes DALS to control swine running at large, designated as "feral." Finally, the Act eliminates the State Pseudorabies Advisory Committee.

 HOUSE FILE 2238
 Foodstands Operated by Minors SEE BUSINESS, BANKING, AND INSURANCE. This Act exempts food stands operated by a minor from regulations governing food establishments and food processing plants. The Act also prevents a municipal corporation or regulatory authority from requiring a license, permit, or fee to sell or otherwise distribute food at a stand operated by a minor.

HOUSE FILE 2259 - Human Trafficking Prevention Training – Lodging Providers – Certification – Public Funds Use
 SEE LABOR AND EMPLOYMENT. This Act prohibits a public employer or a public employee from expending or committing public funds for certain purposes, as outlined in the Act, with a lodging provider that has not voluntarily completed and certified to the Commissioner of Public Safety that each of the lodging provider's employees have completed human trafficking prevention training.

- **HOUSE FILE 2528** State Mutual Aid Compact Authorized Representatives of Participating Governments **SEE LOCAL GOVERNMENT.** This Act relates to persons authorized to request assistance during an emergency pursuant to the statewide mutual aid compact.
- HOUSE FILE 2581
 Regulation of Hemp SEE AGRICULTURE. This Act provides for the regulation of hemp and associated hemp products by the Department of Agriculture and Land Stewardship, the Department of Public Safety, and the Department of Inspections and Appeals. It requires the issuance of documentation, inspection, and testing requirements. It prohibits the use of hemp or a hemp product if the intended use is to be introduced into the body by any method of inhalation.

 HOUSE FILE 2642 - Appropriations — Infrastructure and Capital Projects SEE APPROPRIATIONS. This Act relates to and makes appropriations to state departments and agencies from the Rebuild Iowa Infrastructure Fund (RIIF) and the Technology Reinvestment Fund. The Act reduces the standing appropriation from RIIF to the Routine Maintenance Fund under the control of the Department of Administrative Services for the fiscal year beginning July 1, 2020, from \$2 million to \$1 million.

HOUSE FILE 2643 - State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes

SEE APPROPRIATIONS. Division I of this Act contains the FY 2020-2021 continuing appropriations for the operations of state departments and agencies. Division II reduces the FY 2020-2021 appropriation to the General Assembly. Division III makes appropriations to the Department of Administrative Services for the payment of utility costs. Division X recognizes the supremacy of federal regulations relating to the COVID-19 pandemic over any conflicting state administrative rules.

STATE GOVERNMENT

SENATE FILE 2135 - Disinterment and Final Disposition of Human Remains

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to disinterment and final disposition of human remains. The Act provides definitions for "cremated remains" and "cremation" for the purposes of the Act. The Act provides the process for disinterment of a dead body or fetus, and for the disinterment of cremated remains, with or without a court order.

Under the Act, disinterment of a dead body or fetus, without a court order, shall be allowed for the purpose of autopsy or reburial only, and then only if supervised by a funeral director.

The Act provides that disinterment of cremated remains, without a court order, shall be allowed, but only if supervised by a funeral director. In all cases of disinterment without a court order, the state registrar shall not issue a permit without the consent of the person authorized to control the decedent's remains under Iowa Code section 144C.5 (Final Disposition of Remains — Right to Control).

Under the Act, disinterment of a dead body or fetus for the purpose of reburial may be allowed, by court order, only upon a showing of substantial benefit to the public and then only if supervised by a funeral director.

The Act provides that disinterment of a dead body or fetus for the purpose of autopsy, by court order, shall be allowed only when reasonable cause is shown that someone is criminally or civilly responsible for the death, after hearing, upon reasonable notice prescribed by the court to the person authorized to control the decedent's remains under lowa Code section 144C.5, and then only if supervised by a funeral director.

The Act provides that disinterment of a dead body or fetus for the purpose of cremation may be allowed, by court order, only if supervised by a funeral director, and subsequent to the disinterment, cremation shall only be allowed upon a determination by the state or county medical examiner that the death was due to natural causes.

A permit for disinterment shall be issued by the State Registrar of Vital Statistics according to adopted administrative rules or when ordered by the district court of the county in which the body is buried. A person authorized to control the decedent's remains under Iowa Code section 144C.5 is an interested person and shall be entitled to notice prior to the obtaining of a court order.

Due consideration under the Act relative to disinterment shall be given to the public health, the preferences of a person authorized to control final disposition of the decedent's remains under Iowa Code section 144C.5, and any court order.

The Act also amends a provision of Iowa Code chapter 144C (Final Disposition Act) specifying who may act as the designee who shall have sole responsibility and discretion for making decisions concerning the final disposition of the declarant's remains and the ceremonies planned after the declarant's death. Under current law, a funeral director, an attorney, or any agent, owner, or employee of a funeral establishment, cremation establishment, cemetery, elder group home, assisted living program, adult day services program, or licensed hospice program shall not serve as a designee unless related to the declarant within the third degree of consanguinity. Under the Act, in addition to the exception for relatives within the third degree of consanguinity, an individual who is one of the named entities is exempt from the prohibition if the individual is married to the declarant.

SENATE FILE 2268 - Tobacco, Tobacco Products, Alternative Nicotine Products, Vapor Products, and Cigarettes — Minimum Age for Purchase, Sale, Possession, or Use

BY COMMITTEE ON STATE GOVERNMENT. This Act increases the minimum age relative to various activities relating to tobacco, tobacco products, alternative nicotine products, vapor products, and cigarettes from 18 years of age to 21 years of age.

The Act prohibits a person from selling, giving, or otherwise supplying any tobacco, tobacco products, alternative nicotine products, vapor products, or cigarettes to any person under 21 years of age. The Act also prohibits a person

under 21 years of age from smoking, using, possessing, purchasing, or attempting to purchase any tobacco, tobacco products, alternative nicotine products, vapor products, or cigarettes.

The Act makes conforming changes in the Iowa Code relative to use of a driver's license or nonoperator's identification card by an underage person to obtain tobacco, tobacco products, alternative nicotine products, vapor products, or cigarettes; compliance efforts; sale of tobacco, tobacco products, alternative nicotine products, vapor products, or cigarettes through vending machines; the giving away of samples of tobacco, tobacco products, alternative nicotine products, alternative nicotine products, vapor products, or cigarettes through vending machines; the giving away of samples of tobacco, tobacco products, alternative nicotine products, vapor products, or cigarettes to persons under 21 years of age and within 500 feet of certain locations; and the mailing, shipping, or other delivery of alternative nicotine products or vapor products.

A person holding a permit, including a retailer, who violates a provision of the Act is subject to civil penalties and permit suspension or revocation provisions based on the number of violations. A person other than a retailer who sells, gives, or otherwise supplies any tobacco, tobacco products, alternative nicotine products, vapor products, or cigarettes to any person under 21 years of age is guilty of a simple misdemeanor. An employee of a retailer who sells, gives, or otherwise supplies any tobacco, tobacco products, alternative nicotine products, vapor products, or cigarettes to any person under 21 years of age commits a simple misdemeanor punishable as a scheduled violation ranging from \$100 to \$500 based upon the number of violations. A person under 21 years of age who smokes, uses, possesses, purchases, or attempts to purchase any tobacco, tobacco products, alternative nicotine products, vapor products, vapor products, or cigarettes is subject to a civil penalty ranging from \$50 to \$250 based upon the number of violations for a first offense to 16 hours for a third or subsequent offense.

The Act took effect June 29, 2020.

SENATE FILE 2357 - Physician Assistants — Practice and Licensure

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to the practice and licensure of physician assistants.

With regard to drug dispensing, supplying, and prescribing, the Act provides that a physician assistant may prescribe, dispense, order, administer, or procure prescription drugs, controlled substances, or medical devices necessary to complete a course of therapy in accordance with Code section 148C.4 which provides that the physician assistant may provide any legal medical service for which the physician assistant has been prepared by education, training, or experience and is competent to perform. Additionally, the Act provides that a physician may delegate the function of prescribing drugs, controlled substances, and medical devices for which the supervising physician has sufficient training or experience after the supervising physician determines the physician assistant's proficiency and competence. Rules relating to the authority of physician assistants to prescribe drugs, controlled substances, and medical devices shall be adopted by the board of physician assistants, after consultation with the board of medicine and the board of pharmacy.

The Act includes physician assistants in the listing of health care providers in provisions relating to the scope of recovery in an action for damages for personal injury, limitations on noneconomic damage awards against health care providers, and contingent fees for attorneys in any action for personal injury or wrongful death against a health care provider.

The Act includes definitions for the purposes of Code chapter 148C (physician assistants). The Act amends the definition of "approved program" for the education of physician assistants; includes a definition of "collaboration" and "supervising physician", and defines "physician assistant" or "P.A." as a person who meets the qualifications under Code chapter 148C and is licensed to practice medicine by the board of physician assistants.

The Act amends the reference to a physician assistant examination that may be completed in lieu of graduation from an approved program, and provides that a licensed physician assistant shall perform only those services for which the licensed physician assistant is qualified by training or education and which are not prohibited by the board.

The Act provides with regard to the services that may be performed by a physician assistant, that a physician assistant may provide any legal medical service for which the physician assistant has been prepared by the physician assistant's education, training, or experience and is competent to perform. The degree of collaboration between a

physician assistant and the appropriate member of a health care team shall be determined at the practice level, and may involve decisions made by the medical group, hospital service, supervising physician, or employer of the physician assistant, or the credentialing and privileging system of a licensed health care facility. A physician shall be accessible at all times for consultation with a physician assistant unless the physician assistant is providing emergency medical services. The supervising physician shall have ultimate responsibility for determining the medical care provided by the supervising physician assistant team.

The Act also includes physician assistants as approved providers of health care services, including primary care for purposes of managed care or prepaid services contracts under the Medicaid program and provides that the provision shall not be construed to expand the scope of practice of a physician assistant.

The Act also requires the board of medicine and the board of physician assistants to each, at the next meeting of the respective boards held one calendar week or more after the enactment of the Act, to approve a notice of intended action to adopt rules to implement the Act. The Act specifies the rules that the two boards are to address or rescind. The Act provides that the board of medicine and the board of physician assistants, upon the adoption of rules pursuant to Code chapter 17A as required by the Act, shall not thereafter approve a notice of intended action for the amendment or rescission of such rules for a period of two years from the effective date of the Act. With the exception of the two-year limitation, the rulemaking requirements provided in the Act shall not be construed to prohibit the board of medicine or the board of physician assistants from engaging in further rulemaking not in conflict with the provisions of the Act relating to rulemaking and to the subject matter of those provisions of the Act or to otherwise diminish the authority to engage in rulemaking provided to either board by Code section 147.76 (rules) or any other statute.

The Act took effect March 18, 2020.

SENATE FILE 2400 - Broadband Service and Funding — Rural and Underserved Areas

BY COMMITTEE ON APPROPRIATIONS. This Act relates to broadband service, including matters under the purview of the Office of the Chief Information Officer and the Empower Rural Iowa Broadband Grant Fund.

The Act changes the name of the Connecting Iowa Farms, Schools, and Communities Broadband Grant Fund to the Empower Rural Iowa Broadband Grant Fund (fund). The Act allows the office to use moneys in the fund for purposes of broadband mapping and administering and operating the grant program. The Act limits the amount the office may expend from the fund for expenses associated with the administration and operation of this grant program to not more than 1 percent of the moneys in the fund at the beginning of the fiscal year. The Act also requires the office to provide technical assistance to communications service providers related to the fund's grant applications.

For purposes of determining whether a communications service provider meets the proper upload and download speed specified in the definition of targeted service area, the Act deletes reference to a communications service provider offering broadband service and also removes the requirement that the maps or data sources used to determine download and upload speeds be widely accepted for accuracy and available for public review and comment. In addition, the Act requires that the office's determinations exclude mobile wireless or satellite data, capabilities, and delivery mediums.

The Act also prevents the office from increasing the minimum upload and download speeds for grant eligibility.

The Act modifies the factors the office is to consider when determining whether to award grants from the fund, as detailed in the Act.

Prior law prohibited the office from awarding a grant from the fund that exceeded 15 percent of the communications service provider's project cost. The Act modifies this provision to allow for an award of up to 35 percent of the communications service provider's project cost. The total award amount is determined based on the upload and download speeds the broadband infrastructure will facilitate, as detailed in the Act.

The Act allows the office to provide grants of federal moneys obtained as a result of the public health disaster emergency proclaimed by the Governor on March 17, 2020, to communication service providers to install broadband

infrastructure or facilitate broadband service so long as the office complies with federal requirements for the use of such moneys.

The Act took effect June 25, 2020.

HOUSE FILE 2389 - Administrative Rulemaking Procedures

BY COMMITTEE ON STATE GOVERNMENT. This Act includes numerous technical changes pertaining to the executive branch administrative rulemaking process under Iowa Code chapter 17A, the Iowa Administrative Procedure Act.

The Act allows the Administrative Code Editor to update the contact information of an agency, officer, or other entity cited in a rule. The Act provides that all rule filings, rather than only notices and certain emergency rules, are subject to fiscal impact statements if they necessitate certain increased annual expenditures. The Act authorizes an agency to establish alternative procedures for providing public access to a copy of a publication containing standards adopted by reference in rulemaking if the publication is proprietary or contains proprietary information.

The Act requires agencies to submit petitions for rulemaking and the disposition of such petitions to the Administrative Rules Review Committee (ARRC). The Act modifies the terms of ARRC members beginning with the convening of the 2021 Regular Session of the General Assembly. The Act authorizes the ARRC to establish an alternative date for its regular monthly meeting. The Act authorizes the ARRC to suspend the applicability of emergency rules filed within 35 days of the publication of the rule in the Iowa Administrative Bulletin.

The Act strikes the requirement that agencies submit reports on waivers of rules to the Administrative Rules Coordinator and the ARRC. The Act requires that agencies submit information regarding a waiver on an Internet site devised by the Administrative Code Editor and the Administrative Rules Coordinator within 60 days of granting or denying the waiver.

The Act makes various changes to terminology used in Iowa Code chapter 17A.

HOUSE FILE 2535 - Nonsubstantive Code Corrections

BY COMMITTEE ON JUDICIARY. This Act makes Iowa Code changes and corrections that are considered to be nonsubstantive and noncontroversial, in addition to style changes.

Changes made include adding lowa Code section citations to language referring to content by name only; correcting references by name to the Bioscience Development Corporation; conforming terminology use to similar terminology used elsewhere in the lowa Code; shortening references to the lowa Commission on Volunteer Service in lowa Code chapter 15H to reflect a definition; corrections to spelling, grammar, and punctuation, and updating archaic usage or style; adding Oxford commas before the last item in a series and striking an unnecessary "and" in one instance; adding numeric citations to references by name only to federal Acts; supplying missing modifiers; numbering or combining of unnumbered paragraphs; changing verb forms to correspond to the related nouns; reformatting of provisions to place items that were in a series in an alphanumeric list; converting lowa Code chapter divisions and unnumbered subchapter headings into lowa Code chapter subchapters and correcting references to those units; placing definitions in alphabetical order; correcting string citations to remove references to repealed provisions; matching federal acts citation style to other similar citations; updating an obsolete reference to the conservation commission; conforming references to the lowa Rules of Civil Procedure; removing numeric self-references; dividing long sentences; correcting references in an Act to the National Guard Service Scholarship Program; moving language to place it with related subject matter; and correcting internal references to provisions numbered, renumbered, or transferred in this Act.

The correction to the name of the National Guard Service Scholarship Program in 2019 Iowa Acts, chapter 135, took effect June 17, 2020, and is retroactively applicable to July 1, 2019.

HOUSE FILE 2536 - 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 eminent domain; state funds and budgeting practices; the Iowa Communications Network; corporate or partnership farming; agricultural landholding restrictions; the Treasurer of State; the Iowa Finance Authority; local budget requirements; the State Military Code and Code of Military Justice; emergency management and security; elections, officers, electors, and candidates; constitutional amendments and public measures; vacancies in, terms of, and removal from office; public bonds and debt obligations; the Department of Workforce Development; workers' compensation; occupational disease compensation; unemployment compensation; the Iowa Public Employees' Retirement System; gambling regulation; alcoholic beverages; controlled substances; health facility information; life sustaining procedures; hospitalization aftercare assistance; nursing; dentistry; agricultural marketing; foot and mouth disease control; county agricultural extension districts and councils; fertilizers and soil conditioners; hemp regulation; regulation of motor fuel; property of residents of Department of Human Services institutions; persons with intellectual disabilities; the Children's Behavioral Health System; hospitalization and treatment of persons with mental illness; juvenile justice; guardianships and conservatorships; Medical Assistance Program procedures; nursing facility quality assurance assessment; the Child Support Recovery Unit and child support orders; educational instruction and course content standards; tuition assistance and grant programs; the Higher Education Loan Authority; the Senior Year Plus Program; powers and duties of the State Board of Regents; discipline of licensed school employees; area education agency boards of directors; school elections; admission to or exclusion from public schools; historical area designations; establishment, alteration, vacating, and funding of highways, facilities, and roads; motor vehicle regulation and financial responsibility; vehicle manufacturers, distributors, wholesalers, and dealers; railway property maintenance; airport regulation; organization, powers, and duties of county government; county public hospitals; official newspapers; water and sanitary districts; powers and duties of townships; city elections; self-liquidating municipal improvements; municipal utilities; civil service; urban renewal; city zoning; special charter cities; income and sales and use taxation; school infrastructure funding; homestead tax credits; taxation of railway company property; taxation of electricity and natural gas providers; assessment and valuation of property; fuel taxes; cigarette and tobacco taxes and regulation of alternative nicotine and vapor products; the Department of Natural Resources; waste volume reduction and recycling; the Groundwater Protection Fund; the State Geologist; exploration for oil, gas, and other minerals; public lands and waters; water navigation regulation; watershed protection and management; levee and drainage districts; energy development and conservation; public utility regulation; limited liability companies; regulation of insurance, insurers, health maintenance organizations, and pharmacy benefits managers; residential and motor vehicle service contracts; banks, banking, and credit unions; regulated loans; consumer credit transactions; landscape architects; business opportunity promotions; conveyances; labor and materials on public improvements; self-service storage facilities; married persons; judicial salaries and retirement annuities; regulation of attorneys; limitations of civil and criminal actions; rules of evidence; execution of judgments; probate; trusts; sureties; nuisances; abandoned or unsafe buildings; state and municipal tort claims; the Iowa Criminal Code and Code of Criminal Procedure; sexual exploitation by counselors, therapists, or school employees; weapons permits; forms of criminal citations; criminal sentencing; the Sobriety and Drug Monitoring Program; the Economic Development Authority; labeling of agricultural products; and child welfare.

Changes made to provisions relating to Gap Tuition Assistance Program allocations, the ordering of candidates on election ballots, and judicial salaries in the event of layoffs took effect June 17, 2020, and apply retroactively to July 1, 2019.

HOUSE FILE 2556 - **Public Property and Publication of Official Proceedings** — **VETOED BY THE GOVERNOR** BY COMMITTEE ON STATE GOVERNMENT. This bill related to governmental real property and to official publications.

The bill would have required an executive branch authority or the Director of the Department of Administrative Services to provide prior written notice to the Legislative Services Agency for submission to the General Assembly's

standing committees on government oversight information for certain purchases or leases of real property. The bill would have specified what information the notification needed to include.

The bill would have modified provisions governing disposition of certain real property by the state or a county, city, school district, or township to provide that the applicable governing body shall sell the real property to the highest responsive, responsible bidder unless the governing body, by at least a two-thirds vote, agrees to accept a different bidder for good cause or agrees to proceed in a different manner.

The bill would have also modified provisions governing the selection of newspapers for publication of official proceedings by a county, municipality, or political subdivision of the state to provide that if no newspapers are published within the applicable county, municipality, or political subdivision, the governing body for that jurisdiction may designate for publication of official proceedings of that jurisdiction a newspaper that is located within 25 miles from the border of the applicable county, municipality, or political subdivision and is published at least once a week.

HOUSE FILE 2565 - Debts Owed to Public Agencies — Setoff Procedures

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to the setoff procedures used by public agencies.

The Act repeals the setoff procedures administered by the Department of Administrative Services and reestablishes the setoff procedures under the purview of the Department of Revenue. The Act updates references to the setoff procedures accordingly throughout the Iowa Code.

Pursuant to the Act, the Department of Revenue is required to establish and maintain a procedure to set off against any claim owed to a person by a public agency any liability of that person owed to a public agency, a support debt being enforced by the child support recovery unit, or any other qualifying debt. The Act also creates a process for a person deemed to owe a debt to challenge a setoff.

The Act provides that any rule, regulation, form, order, or directive adopted by the Department of Administrative Services to administer setoff procedures is to continue in full force or effect until the Department of Revenue amends, repeals, or supplements such rule, regulation, form, order, or directive.

2020 Iowa Acts, HF 2641 (see Taxation), amends the Act to provide that the Act takes effect on the later of January 1, 2021, or the effective date of the rules adopted by the department implementing the Act other than the adoption of transitional rules. This provision took effect June 29, 2020.

HOUSE FILE 2585 - Person with Speech or Hearing Disorders — Terminology Changes

BY COMMITTEE ON STATE GOVERNMENT. This Act relates to the terminology used in relating to the deaf and hard-of-hearing persons by replacing the term "deaf" with "deaf or hard of hearing" or "deaf and hard of hearing" and by replacing the term "hearing impaired" with "hard of hearing" throughout the Iowa Code. The Act includes a directive to the Iowa Code Editor and to the Administrative Code Editor to correct, eliminate, or update all references in accordance with the Act.

HOUSE FILE 2627 - Government Regulation and Standards — Occupational and Professional Licensing

BY COMMITTEE ON WAYS AND MEANS. This Act relates to governmental and regulatory matters, including professional licenses.

Division I — Professional Licensing

The Act provides that a person can only be disqualified from holding a professional license or have a professional license revoked on the basis of a criminal conviction if the offense "directly relates" to the profession. An offense directly relates to a profession if the actions taken in furtherance of the offense are customarily performed within the scope of the profession or the circumstances under which the offense was committed are circumstances customary to the profession.

The Act requires a board that may deny a license on the basis of a criminal conviction to list the offenses that will disqualify an applicant. A board that may disqualify a person from holding a license on the basis of a criminal

conviction must grant an exception to a person if the board finds that the person is rehabilitated and an appropriate candidate for licensure. A person may petition a licensing board for a determination of whether the person's criminal record will disqualify the person from holding a professional license, and a board that denies a person a license based on the person's criminal record shall notify the applicant in writing of the grounds for denial, the applicant's appeal rights, the earliest date at which the applicant may reapply, and evidence of rehabilitation that the applicant may demonstrate. A board may require an applicant with a criminal record to submit a complete criminal record and a personal statement.

The Act requires an entity that issues a professional or occupational license in lowa to issue such a license to a person who establishes residency in this state or who is married to an active duty member of the military who is accompanying the member on an official permanent change of station to a military installation in this state if the person is licensed in another state and meets certain requirements relating to education, experience, and licensee discipline. A board may still perform a criminal history check and require a person to take an examination on the laws of this state. A person applying for a professional license in this state who has relocated to this state from a state that does not require a license to practice that profession may, at the discretion of the board issuing the license, use work experience to satisfy an educational requirement.

The Act requires a board to waive fees charged to an applicant for a professional license if the applicant's household income does not exceed 200 percent of the federal poverty income guidelines and the applicant is applying for the license for the first time.

The Act requires certain boards to adopt identical rules to implement the provisions of the Act.

Division I of the Act takes effect January 1, 2021.

Division II — Miscellaneous Changes

This division of the Act makes various changes related to governmental and regulatory matters.

The Act makes changes regarding access to public records. The Act allows a custodian of public records to provide for the electronic copying and inspection of certain public records in lieu of allowing in-person copying and inspection of the records. The Act requires a custodian of public records to post information regarding how access to public records may be requested.

The Act excludes businesses for debt collection from the definition of "private security business" for the purposes of lowa Code chapter 80A.

The Act allows the Elevator Safety Board to consider setting reduced fees for nonprofit associations and nonprofit corporations.

The Act allows a patient in a facility for the treatment of a substance-related disorder to receive consultations with counsel and contact with family and friends telephonically or electronically.

The Act eliminates the Hospital Licensing Board.

The Act allows a person licensed by the Board of Educational Examiners to complete continuing education requirements by electronic means.

The Act allows the Department of Natural Resources to distribute 50 nonresident deer hunting licenses and 50 nonresident wild turkey hunting licenses to nonresident guests and dignitaries for the purpose of promoting the state and its natural resources. Prior law distributed such licenses as requested by members of a committee created for that purpose.

The Act alters what constitutes hours meeting supervisory and experience requirements for an applicant for certification as a real estate appraiser.

The Act allows a person applying for licensure as an architect who has passed a module of the Architect Registration Examination but failed to pass the examination to forego retaking the module that the person passed in a prior examination.

The Act eliminates Iowa Code chapter 9D, regulating travel agencies and agents.

The Act changes the repeal date of Iowa Code section 155A.44, concerning vaccine and immunization administration, from July 1, 2020, to July 1, 2021.

The Act makes various temporary changes beginning June 25, 2020. Through June 30, 2021, each licensing board shall allow licensees to complete continuing education requirements by electronic means. Through December 31, 2020, requirements for physical examinations prior to participation in a school sport may be satisfied by a certificate signed on or after July 1, 2019, by a health care professional. Through December 31, 2020, a shareholder, policyholder, or members meeting otherwise required to be held in person may be held by electronic means so long as participants can participate in the meeting substantially concurrent with the meeting.

Division II of the Act took effect June 25, 2020.

TAXATION

SENATE FILE 2403	- Excise Taxes on Motor Fuel and Special Fuel
HOUSE FILE 760	 Hotel and Motel Tax Exemptions — Renting of Lodging
HOUSE FILE 2641	 Taxation, Business Entities, Short-term Rentals, Special Registration Plates, and Food Operation Trespass
	RELATED LEGISLATION
HOUSE FILE 2340	 Iowa Educational Savings Plan Trust — Use of Funds for Out-of-State Elementary or Secondary School Tuition SEE EDUCATION. This Act relates to the Iowa Educational Savings Plan Trust (known as the Iowa 529 plan) by permitting the use of plan funds for certain beneficiaries requiring special education to attend out-of-state elementary or secondary schools. The Act applies retroactively to tax years beginning on or after January 1, 2020.
HOUSE FILE 2382	- Disabled Veteran Tax Credit and Military Tax Exemption Information — Confidentiality SEE PUBLIC DEFENSE AND VETERANS. This Act provides that the name and address of an individual allowed a Disabled Veteran Tax Credit or a military property tax exemption maintained by the county recorder, county assessor, city assessor, or other entity are confidential. However, the Act allows the sharing of this information upon request to a county veterans service officer for purposes of providing information on veterans' benefits.
HOUSE FILE 2481	- Subdivision Platting — Taxes and Special Assessments — Certificates of the Treasurer SEE LOCAL GOVERNMENT. This Act causes the expiration of a certificate of the treasurer to occur upon the next annual delivery of the tax list from the county auditor to the county treasurer.
HOUSE FILE 2643	 State and Local Government and Regulatory Matters — Appropriations and Miscellaneous Changes SEE APPROPRIATIONS. Division XIV of this Act appropriates moneys for reimbursement of the Homestead Property Tax Credit and for implementation and reimbursement of the

Elderly and Disabled Tax Credit.

TAXATION

SENATE FILE 2403 - Excise Taxes on Motor Fuel and Special Fuel

BY COMMITTEE ON WAYS AND MEANS. This Act relates to the excise taxes on motor fuel and certain special fuel.

This Act imposes a per-gallon excise tax of 30 cents on motor fuel other than ethanol blended gasoline classified as E-15 or higher. Until July 1, 2026, the Act imposes a per-gallon excise tax on ethanol blended gasoline classified as E-15 or higher that is up to six cents less than the per-gallon excise tax on other motor fuel, based on the distribution of percentage of the fuels. On and after July 1, 2026, the per-gallon excise tax on ethanol blended gasoline classified as E-15 or higher is 30 cents. The Act requires the distribution percentage to be based on data from reports filed pursuant to lowa Code section 452A.33.

Current law provides for legislative review of the fuel distribution percentage formulas at least every six years. The Act provides for legislative review of the fuel distribution percentage formulas at least every five years.

Under current law, the per-gallon excise tax on E-85 gasoline is up to 14 cents less than the per-gallon excise tax on other motor fuel, depending on the amount of excise tax paid on E-85 gasoline during the past calendar year and the amount of the excise tax on other motor fuel. The Act strikes the provisions relating to the per-gallon excise tax on E-85 gasoline.

Under current law, until June 30, 2020, the per-gallon excise tax on biodiesel blended fuel classified as B-11 or higher is up to three cents less than the per-gallon excise tax on other special fuel for diesel engines of motor vehicles, based on the distribution percentage of the fuels. After June 30, 2020, the per-gallon excise tax on biodiesel blended fuel classified as B-11 or higher and other special fuel for diesel engines of motor vehicles is 32.5 cents. The Act extends the date on which the per-gallon excise tax on biodiesel blended fuel classified as B-11 or higher becomes 32.5 cents to July 1, 2026. For the determination period beginning January 1, 2021, and for each determination period thereafter, the Act requires the distribution percentage to be based on data from reports filed pursuant to lowa Code section 452A.33.

The Act creates reporting classifications for ethanol blended gasoline classified as E-15 or higher and biodiesel fuel classified as B-11 or higher for purposes of the gallonage report submitted to the Department of Revenue pursuant to Iowa Code section 452A.33.

HOUSE FILE 760 - Hotel and Motel Tax Exemptions — Renting of Lodging

BY COMMITTEE ON WAYS AND MEANS. This Act modifies the exemptions from the state and local hotel and motel taxes. Under previous law, the sales price from the renting of lodging which is rented by the same person for a period of more than 31 consecutive days was entirely exempt from state and local hotel and motel taxes. The Act changes the exemption and makes the renting of certain lodging entirely exempt if the person rents the lodging for more than 90 consecutive days.

The Act exempts from state and local hotel and motel taxes the sales price of lodging provided by a nonprofit lodging provider where the lodging is for the purpose of providing the friends and family of a hospital patient a place to stay during the time of a medical need of the patient.

HOUSE FILE 2641 - Taxation, Business Entities, Short-term Rentals, Special Registration Plates, and Food Operation Trespass

BY COMMITTEE ON WAYS AND MEANS. This Act relates to state taxation, including the administration by the Department of Revenue of certain tax credits and refunds, regulating partnerships and pass-through entities, and modifying provisions relating to business entities, the assessment and valuation of property, the Iowa Reinvestment Act, short-term rentals, special registration plates, and animals and food.

DEPARTMENT OF REVENUE — ADMINISTRATION — PENALTIES. The Act permits the Director of the Department of Revenue to enter into Iowa Code chapter 28E agreements with the State Fair or a county or district

fair to collect and remit sales taxes and fees from sellers making retail sales on the grounds owned by the fair or through events conducted by the fair.

The Act makes numerous changes to fines and criminal penalties related to tax filing.

The Act provides that a business with no tax shown due or required to be shown due that fails to timely file their income tax return or information return shall pay an increased penalty up to but not exceeding \$25,000. This provision applies to tax years beginning on or after January 1, 2022.

The Act provides that the penalty for a business that willfully fails to file a return with no tax shown due or required to be shown due with the intent to evade such a filing requirement or reporting lowa-source income, shall be the greater of \$1,500 or an amount equal to 75 percent of the imputed lowa liability of the specified business. This provision applies to tax years beginning on or after January 1, 2022.

Under the Act, the penalty for individuals or businesses that fail to timely file a return may be waived under certain circumstances. This provision applies to tax years beginning on or after January 1, 2022.

The Act makes several changes to the criminal offense of fraudulent practice by expanding the criminal offense to include a person who willfully makes a false application, or willfully submits any false information, document, or document containing false information with the intent of obtaining a benefit or exemption to which the person is not entitled or to evade taxes.

A person who commits a fraudulent practice, in addition to the criminal penalty, is liable for an additional penalty equal to 75 percent of the refund, credit, exemption, reimbursement, rebate, or other payment or benefit being fraudulently claimed.

The Act adds an additional penalty in the amount of \$1,000 if a taxpayer fails to file a tax return within 90 days of written notice by the department that the taxpayer is required to file such a return. This provision applies to a return a taxpayer is required to file on or after January 1, 2022.

The Act creates a new criminal offense for perjury in Iowa Code chapter 421 (Department of Revenue), in addition to the existing perjury criminal offense in Iowa Code section 720.2. A person who commits the new criminal offense of perjury commits a class "D" felony.

The Act creates and formalizes a process for a person to act on behalf of a taxpayer as a power of attorney or to act on behalf of a taxpayer without a power of attorney.

The Act specifies that the tax return preparer regulations enacted during the 2019 Legislative Session do not apply to withholding returns.

The criminal offenses relating to the unlawful disclosure of tax return information by state personnel or former state personnel are modified by the Act.

The Act permits the director of the department to disclose tax return information of a partnership, limited liability company, or S corporation to a person who was a partner, shareholder, or member of the entity during any part of the period covered by the tax return.

The Act specifies the information the department is required to redact prior to the disclosure of the record in an appeal or contested case and establishes a process for the department to redact additional information. The department may also redact other tax information from the record in an appeal or contested case if the taxpayer proves by clear and convincing evidence that the release of the tax information would disclose a trade secret or be an unwarranted invasion of personal privacy. However, the department may disclose information that is required to be redacted if the department determines such information is necessary to the resolution of the case.

The Act provides that the period of limitation on examination and determination (statute of limitations) is unlimited under Iowa Code Title X (Financial Resources) in any action by the department to recover or rescind a tax expenditure

or any other incentive or assistance administered by the Economic Development Authority. The amendment took effect June 29, 2020. It is the intent of the General Assembly that this is a conforming amendment consistent with current law, and that the amendment does not change the application of current law.

The Act requires a county recorder to record the declaration of value but prohibits the county recorder from charging a recording fee for the filing.

The Act removes the role of the department in the application for reinstatement by a limited liability company, corporation, cooperative, or nonprofit corporation after the dissolution of such an entity.

SALES AND USE TAX. The Act requires the county recorder to collect sales or use tax if an owner of a vehicle is unable to present satisfactory evidence that the sales or use tax has been paid.

The Act specifies that any services arising from or related to software sold as tangible personal property are subject to the sales tax.

The Act specifies that the following is not subject to the sales tax: the retail sale of a specified digital product and a service where the specified digital product is essential and exclusive to the use of the service, and the true object of the transaction is the service.

The Act provides that the sales price from the sale of a commercial recreation service offering the opportunity to hunt a preserve whitetail deer is exempt from the sales tax if the sale occurred between July 1, 2005, and December 31, 2015. This provision took effect June 29, 2020, and applies retroactively to July 1, 2005. Any refunds resulting from this provision are prohibited.

The Act specifies that the sales price of tangible personal property or specified digital products sold to and of services furnished to a tribal government, or the instrumentalities of such tribal government, are exempt from the sales tax under most circumstances.

The Act specifies that services performed pursuant to a written construction contract with a designated exempt entity are exempt from the sales tax. Previously, the construction contract was not required to be a written contract and only building materials, supplies, and equipment used in such a contract were exempt from the sales tax.

For purposes of sales tax refunds, the Act adds a tribal government to the definition of a "designated exempt entity." The Act substitutes the terms "goods, wares, and merchandise" with the terms "building materials, supplies, and equipment" for purposes of when a designated exempt entity makes an application to the department for the refund of the sales or use tax upon the sales price of all sales or services related to the performance of a written construction contract. If the sales price of all building materials, supplies, equipment, or services related to the performance of a written construction contract are to be exempt from the sales or use tax, all of the following must apply to the application for a refund: the building materials, supplies, equipment, or services are completely consumed in the performance of a construction project; the property that is the subject of the construction project becomes public property or the property of an exempt entity; and the building materials, supplies, equipment, or services furnished that are not used in the performance of a construction contract with a designated exempt entity in connection with the construction of certain facilities.

The Act requires the contractor for a transportation construction project to pay the sales or use tax for the services related to such a contract.

The Act strikes the imposition of a 6 percent excise tax on the use of manufactured housing, or on the purchase price if the manufactured housing is sold in the form of tangible personal property, or on the installed purchase price if such housing is sold in the form of realty.

The Act provides that a retailer maintaining a place of business in this state and making taxable sales shall, at the time of making such sales, collect the sales tax. It is the intent of the General Assembly that this is a conforming amendment consistent with current law, and that the amendment does not change the application of current law.

The Act specifies that if a purchaser fails to pay sales tax to a retailer required to collect the sales tax, then the purchaser shall pay a use tax directly to the department, and makes the retailer and purchaser jointly liable for the failure to pay either the sales or use tax in most circumstances. It is the intent of the General Assembly that the addition of "joint liability" is a conforming amendment consistent with current law, and that the amendment does not change the application of current law. If the purchaser pays the use tax, the retailer remains liable for any local option sales and services tax that the retailer failed to collect.

INCOME TAX. The Act provides that a taxpayer may elect to waive the entire carryback period with respect to an lowa net operating loss for any taxable year, in the manner prescribed by the department and by the due date for filing the taxpayer's return, including extensions of time. After the election is made for any taxable year, the election shall be irrevocable for such taxable year. If an election has been properly made, the lowa net operating loss shall be carried forward 20 taxable years. This provision applies to tax years beginning on or after January 1, 2020.

The Act modifies the election for an lowa farming loss, which may be carried back for five taxable years prior to the taxable year of the loss. The Act specifies that a farming business that has an lowa farming loss may make an election to carry back the loss for five taxable years, in the manner prescribed by the department, and shall be made by the due date for filing the taxpayer's return, including extensions of time. After the election is made for any taxable year, the election shall be irrevocable for such taxable year. This provision applies to tax years beginning on or after January 1, 2020.

RESEARCH ACTIVITIES TAX CREDIT. The Act updates references to the Internal Revenue Code relating to the alternative simplified credit for increasing research activities. This provision took effect June 29, 2020, and applies retroactively to January 1, 2019, for tax years beginning on or after that date.

PARTNERSHIP AND PASS-THROUGH ENTITY AUDITS AND REPORTING OF FEDERAL ADJUSTMENTS. The Act establishes new processes relating to partnership and pass-through entity audits and the reporting of federal adjustments due to an audit that has a final determination date on or after July 1, 2020.

The Act specifies that a taxpayer is required to pay a penalty of 5 percent of the tax due, unless the taxpayer provides written notification to the department of a federal audit while it is in progress and voluntarily files an amended return which includes the final disposition of the audit and final federal adjustments to taxes paid within 180 days of the final determination date. The Act defines "final determination date" to generally mean the first day on which no federal adjustments to taxes arising from the audit or other action remain to be finally determined.

The Act provides that any income subtracted from federal taxable income shall be added back in computing net income for state individual and corporate income tax purposes when federal adjustments are made to taxes in the adjustment year.

The Act creates a process for audited partnerships and their direct and indirect partners to report final federal partnership adjustments to the department. The state partnership representative for the reviewed year shall have sole authority to act on behalf of the partnership. The Act permits an audited partnership or a tiered partner (partner that is a partnership or pass-through entity) to make irrevocable elections about the payment of any adjustments, and specifies the consequences of making certain elections. The Act permits the department to assess additional Iowa income tax, interest, and penalties arising from a federal partnership adjustment in the same manner as provided in other tax-related provisions.

The Act requires the state partnership representative acting on behalf of the partnership for the reviewed year to be the partnership's federal partnership representative with respect to an action required or permitted to be taken by a state partnership representative, unless the partnership designates in writing another person to act as the state partnership representative.

The Act provides that for tax years beginning on or after January 1, 2020, any adjustments to a partnership's or pass-through entity's taxes or an adjustment allocated to a partner's taxes as a result of a department audit shall be determined at the partnership or pass-through entity level in the same manner as provided by federal law.

The Act changes the period of limitation (statute of limitations) for a claim for a refund of or a credit against individual income tax by a taxpayer to one year from the final determination date of any final adjustment with respect to the particular tax year when claiming an income tax refund or credit. Previously, a claim was six months from the final disposition of any income tax matter between the taxpayer and the Internal Revenue Service.

SETOFF PROCEDURES — RULEMAKING — EFFECTIVE DATE. The Act requires the department to adopt transitional rules governing setoffs upon the enactment of HF 2565 (see State Government). The Act provides that HF 2565 takes effect on the later of January 1, 2021, or the effective date of the rules adopted by the department implementing the Act other than the adoption of transitional rules. This provision took effect June 29, 2020.

MARRIED TAXPAYERS — *JOINT LIABILITY*. The Act provides that relief from Iowa joint tax liability is available under all circumstances that are available under federal law. The Act also provides a mechanism for the department to allow the spouse not requesting relief from joint tax liability to intervene in the department's process when deciding whether to grant relief. This provision took effect June 29, 2020.

BUSINESS INTEREST EXPENSE DEDUCTION. The federal Tax Cuts and Jobs Act (TCJA) created a new limitation on the deduction of business interest expense for tax years beginning on or after January 1, 2018. Previously, the state coupled with federal law limiting the deduction of business interest expense for tax years beginning on or after January 1, 2019.

The Act decouples, for Iowa individual and corporate income tax purposes, from the federal limitation on deduction of business interest expenses for tax years beginning on or after January 1, 2020. The decoupling does not apply during any tax year in which the additional first-year depreciation allowance authorized in section 168(k) of the Internal Revenue Code (bonus depreciation) applies in computing net income for state tax purposes.

For any tax year in which a taxpayer is not permitted to deduct any amount of interest expense paid or accrued in a previous taxable year due to the allowance of the additional first-year depreciation, the Act prohibits the deduction of any amount of interest expense paid or accrued in a previous taxable year in the current taxable year by reason of the carryforward of disallowed business interest provisions of section 163(j)(2) of the Internal Revenue Code, if either of the following apply: the interest expense was originally paid or accrued during a tax year in which there was a decoupling from the federal limitation on business expense, or the interest expense was originally paid or accrued during a tax year in which the taxpayer was not required to file an Iowa return.

GLOBAL INTANGIBLE LOW-TAXED INCOME (GILTI). Federal law includes in a taxpayer's gross income, global intangible low-taxed income, as defined in section 951A of the Internal Revenue Code, subject to a deduction equal to 50 percent of the corporation's GILTI under section 250(a)(1)(B) of the Internal Revenue Code. The Act allows a corporate taxpayer to deduct, for lowa tax purposes, GILTI included in a taxpayer's federal gross income. This provision took effect June 29, 2020, and applies retroactively to tax years beginning on or after January 1, 2019.

IOWA REINVESTMENT ACT. The "Iowa Reinvestment Act" (Iowa Code chapter 15J) authorizes municipalities (a city or a county) 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 board was previously prohibited from approving a proposed district plan on or after July 1, 2018, and imposed a \$100 million aggregate limit of state sales tax revenues and state hotel and motel tax revenues that may be approved by the board for remittance to all municipalities.

The Act establishes an additional period of time for the board to approve reinvestment districts, beginning July 1, 2020, and ending July 1, 2025, and establishes an additional \$100 million aggregate limit of state sales tax revenues and state hotel and motel tax revenues that may be approved by the board for remittance to all municipalities for those districts approved on or after July 1, 2020, but before July 1, 2025.

The Act also expands the definition of "municipality" to include a joint board or other legal entity established or designated in an agreement between two or more contiguous cities or counties pursuant to Iowa Code chapter 28E.

As part of the criteria for establishing a district, previous law required the district to consist of contiguous parcels not to exceed 25 acres in total. For districts approved under the Act on or after July 1, 2020, the area comprising the district may consist of contiguous parcels not to exceed 75 acres in total.

Part of the approval criteria for a district includes the requirement that the amount of proposed capital investment within the proposed district related to retail businesses does not exceed 50 percent of the total capital investment for all proposed projects in the proposed district plan, excluding "new lessors," as defined in Iowa Code section 15J.2, from the definition of "retail business." The Act adds businesses engaged in an activity subject to the sales tax under Iowa Code section 423.2(3) to that exclusion from the definition of "retail business."

The Act also modifies the calculation of new state sales tax revenue and new hotel and motel tax revenue that are to be remitted to a reinvestment district established on or after July 1, 2020, to subtract out specified amounts of sales based on sales data from existing businesses classified as "new retail establishments" or "new lessors," within the meaning of Iowa Code chapter 15J.

Revenues received by a municipality are prohibited from being used for a project that includes relocation of a commercial or industrial enterprise not presently located within the municipality, except under certain circumstances. "Relocation" is defined to mean the closure or substantial reduction of an enterprise's existing operations in one area of the state and the initiation of substantially the same operation in the same county or a contiguous county in the state. The Act provides, however, that if the initiation of operations includes an expanded scope or nature of the enterprise's existing operations, the new operation shall not be considered to be "substantially the same operation."

The department, 20 years after the district's commencement date, shall cease to deposit state sales tax revenues and state hotel and motel tax revenues into the district's account within the fund, unless the municipality dissolves the district prior to that date, or the 20-year period of time is extended under special circumstances.

COMPUTER PERIPHERALS. The Act exempts from the sales and use tax certain sales of computer peripherals in the same manner as computers are exempted from the sales and use tax, and excludes from the exemption certain computer peripheral sales in the same manner as computers are excluded from the exemption.

The Act defines "computer peripheral" to mean an ancillary device connected to the computer digitally, by cable, or by other medium, used to put information into or get information out of a computer.

SCHOOL TUITION ORGANIZATION TAX CREDITS. Beginning January 1, 2022, the Act allows the total approved school tuition tax credits, currently set at \$15 million for calendar year 2020, to increase each calendar year, if the amount of awarded tax credits from the preceding calendar year are equal to or greater than 90 percent of the total approved school tuition tax credits for the current calendar year, until reaching a maximum of amount of \$20 million per calendar year.

The Act permits corporations to be awarded more than the 25 percent of the allowable school tuition organization tax credits in a calendar year.

BROADBAND INFRASTRUCTURE TAXATION. Under the Act, a communications service provider given a federal, state, or local broadband grant may exclude from the computation of the individual or corporate state income tax, as applicable, the amount of the grant to the extent the grant is subject to federal individual or corporate federal income tax, if the grant is used to install broadband infrastructure that facilitates broadband service in targeted service areas at or above the download and upload speeds specified in the definition of targeted service area.

The division of the Act relating to broadband infrastructure taxation permits refunds of taxes, interest, or penalties arising from claims resulting from the enactment of the Act if claims are filed prior to October 1, 2020.

The Act took effect June 29, 2020, and applies retroactively to tax years beginning on or after January 1, 2019.

LOCAL ASSESSORS. The Act provides that if a vacancy occurs in the office of county or city assessor, the appointee selected by the conference board shall not assume the office of city or county assessor until the appointment is

confirmed by the Director of Revenue. If the Director of Revenue rejects the appointment, the conference board must submit a new appointee.

The Act also provides that an assessor or deputy assessor shall not personally assess a property if the person or a member of the person's immediate family owns the property, has a financial interest in the property, or has a financial interest in the entity that owns the property.

The Act provides that the conference board may employ special counsel to assist in litigation dealing with assessments, if the conference board obtains prior approval by the city legal department or the county attorney, as applicable.

PAYCHECK PROTECTION PROGRAM. The Act excludes from the calculation of Iowa income tax for certain fiscal filers the federal paycheck protection program Ioan proceeds that were forgiven and excluded from federal gross income. This provision took effect June 29, 2020.

INCOME TAX EXCLUSION — *EMERGENCY STUDENT GRANT MONEY.* The Act excludes from Iowa net income federal Coronavirus Aid, Relief, and Economic Security Act (CARES ACT) funds received by a student through a higher education institution to support the student's financial needs as a result of the COVID-19 pandemic pursuant for any tax year ending after March 27, 2020. This provision took effect June 29, 2020, and applies retroactively to March 27, 2020, for tax years ending on or after that date.

IOWA INCOME EXCLUSION — *STIMULUS CHECKS.* In determining the amount of deduction for federal income tax for tax years beginning in the 2020 calendar year, the amount of the deduction for the tax year shall not be adjusted by the amount received during the tax year of the income tax rebate provided pursuant to the federal CARES ACT, and the amount of such income tax rebate shall not be subject to taxation.

PRO RATA SHARE OF ENTITY-LEVEL INCOME TAX PAID BY SHAREHOLDERS OR BENEFICIARIES. The Act provides that a resident partner of an entity taxed as a partnership, a resident shareholder of an S corporation, or a resident beneficiary of an estate or trust shall be deemed to have paid the resident partner's, resident shareholder's, or resident beneficiary's pro rata share of entity-level income tax paid by the partnership, S corporation, estate, or trust to another state or foreign country on income that is also subject to lowa personal income tax, but only if the entity provides the resident partner, resident shareholder, or resident beneficiary a statement that documents the resident partner's, resident shareholder's, or resident beneficiary's share of the income derived in the other state or foreign country, the income tax liability of the entity in that state or foreign country, and the income tax paid by the entity to that state or foreign country.

The Act also provides that a resident shareholder of a regulated investment company shall be deemed to have paid the shareholder's pro rata share of entity-level income tax paid by the regulated investment company to another state or foreign country and treated as paid by its shareholders pursuant to section 853 of the Internal Revenue Code, but only if the regulated investment company provides the resident shareholder a statement that documents the resident shareholder's share of the income derived in the other state or foreign country, the income tax liability of the regulated investment company in that state or foreign country, and the income tax paid by the regulated investment company to that state or foreign country.

IOWA SMALL BUSINESS RELIEF GRANT PROGRAM. The Act excludes from the calculation of Iowa individual and corporate income tax any financial assistance grant provided to an eligible small business by the Economic Development Authority under the Iowa Small Business Relief Grant Program for businesses impacted by the COVID-19 pandemic. This provision took effect June 29, 2020, and applies retroactively to March 23, 2020, for tax years ending on or after that date.

SECTION 179 EXPENSING. The Act provides that for purposes of lowa taxes, the state will couple with any future changes to the increased expensing allowance under section 179 of the Internal Revenue Code. The change to the treatment of section 179 expensing for lowa tax purposes applies retroactively to January 1, 2020, for tax years beginning on or after that date.

IOWA EDUCATIONAL SAVINGS PLAN TRUST (529 PLANS). The Act specifies that funds in a 529 plan may be used to pay expenses for the participation in a certified apprenticeship program. The Act also allows up to \$10,000 of 529 plan funds to be used to pay the student loans of the beneficiary of the 529 plan or a sibling of the beneficiary, respectively.

529 PLANS — *EXTENSION*. A participant who makes a contribution to a 529 plan on or after January 1, 2020, and on or before July 31, 2020, may elect to be deemed to have made the contribution on the last day of calendar year 2019. This provision took effect June 29, 2020.

529 PLAN — *RECONTRIBUTION.* The Act exempts from the individual income tax refunds of any qualified higher education expenses from an eligible educational institution to the extent the refund has been recontributed to the same 529 plan account within 60 days of the refund, and the recontribution does not exceed the amount of the refunded contribution.

IOWA FIRST-TIME HOMEBUYER ACCOUNT — *EXTENSION.* An individual who opened a first-time homebuyer account during calendar year 2019 and who wishes to participate in the Iowa First-time Homebuyer Savings Account Program shall designate the account as a first-time homebuyer account and the beneficiary of such an account on or before July 31, 2020, on forms provided by the department. This provision took effect June 29, 2020.

QUALIFYING PERSONAL PROTECTIVE EQUIPMENT (PPE) — *DONATION.* The Act exempts from the use tax qualifying protective personal equipment and materials assembled and donated by a business during the period beginning with a state of disaster emergency proclamation by the Governor and ending 180 days after the expiration of such proclamation. This provision took effect June 29, 2020, and applies retroactively to January 1, 2020, for qualifying personal protective equipment and materials assembled and donated on or after January 1, 2020. Refunds of taxes, interest, or penalties that arise are permitted for donations occurring prior to June 29, 2020, if claims are filed prior to October 1, 2020.

FOOD OPERATION TRESPASS. The Act creates the criminal offense of food operation trespass. A person commits the offense by entering or remaining on the property of a food operation without the consent of a person who has real or apparent authority over the property. A food operation is a location where a food animal is produced or kept, a location where a meat or poultry product, milk or milk product, eggs or an egg product, aquatic product, or honey is prepared (e.g., processed and packaged) for human consumption. A food operation does not include a food establishment or a farmers market. A food animal includes an animal belonging to the bovine, caprine, ovine, or porcine species; farm deer; turkeys, chickens, or other poultry; fish or other aquatic animals; or honey bees. A person who commits food operation trespass commits an aggravated misdemeanor for the first offense and a class "D" felony for a second or subsequent offense.

SHORT-TERM RENTAL PROPERTIES. The Act prohibits a county or city from adopting or enforcing an ordinance relating to short-term rental properties within the county or city. The Act requires a county or city to consider short-term rental properties as a residential land use for zoning purposes. A city or county may enforce or enact an ordinance that regulates, prohibits, or otherwise limits short-term rental properties under certain circumstances if enforcement is performed in the same manner as enforcement applicable to similar properties that are not short-term rentals.

RURAL IMPROVEMENT ZONES. The Act modifies rural improvement zone provisions in Iowa Code section 357H.1 to provide that the board of supervisors of a county with a private real estate development adjacent to or abutting in part a lake may designate an area surrounding the lake a rural improvement zone upon the receipt of the petition and a determination that the area is in need of improvements. This provision took effect June 29, 2020, and applies to rural improvement zones in existence on or established on or after June 29, 2020.

ENTERPRISE ZONE PROGRAM. Under previous law, the Economic Development Authority could approve a transfer of an investment tax credit awarded to a housing business under the Enterprise Zone Program if an eligible business was awarded the tax credit before May 30, 2014, and notified the authority before July 1, 2014, of its intent to transfer the tax credit. The Act allows the authority to also approve the transfer of tax credits that were awarded

to an eligible housing business before July 1, 2015, for a housing development in a blighted area in a county with a population of less than 105,000, if the housing business submitted a request for approval to the authority before June 1, 2019. This provision took effect June 29, 2020, and is retroactive to May 30, 2014.

FLYING OUR COLORS SPECIAL REGISTRATION LICENSE PLATES. The Act authorizes the Department of Transportation to issue flying our colors special registration plates. The Act requires that the flying our colors plate is to be designed with navy along the top, red along the bottom, and contain a white space in the middle of the plate which must include the plate's letters and numbers in black and an image of a bald eagle behind the plate's letters and numbers. The Act provides that the flying our colors special fees be deposited into the Road Use Tax Fund. Until July 1, 2023, the Treasurer of State must credit monthly from the Statutory Allocations Fund to the Flood Mitigation Fund the amount of special fees for flying our colors plates collected in the previous month.

TRANSPORTATION

SENATE FILE 388	- Iowa Medal of Honor Highway
SENATE FILE 2091	- Requirements for Odometer Statements — Exemptions
HOUSE FILE 2235	- Commercial Motor Vehicle Operation — Disqualification — Human Trafficking
HOUSE FILE 2310	 Vehicles of Excessive Size — Transport of Hay, Straw, Stover, or Bagged Livestock Bedding
HOUSE FILE 2360	- Expiration of Driver's Licenses — Persons Seventy-Eight Years Old or Older
HOUSE FILE 2372	 Driver's Licenses and Nonoperator Identification Cards — Operation of Farmers' Special Trucks — Autism Spectrum Disorder Status Marks
	RELATED LEGISLATION
SENATE FILE 457	 Criminal and Civil Penalties, Fines, Surcharges, Fees, and Costs — Related Funds — Court Debt Collection SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act repeals the \$200 civil penalty assessed when a driver's license is suspended under lowa Code section 321.218A (suspension due to criminal conviction) or 321A.32A (suspension due to nonpayment of fines).
SENATE FILE 2025	- Joint Employment of County Engineers SEE LOCAL GOVERNMENT. This Act rescinds the requirement that multiple counties be adjacent in order to jointly employ a county engineer.
SENATE FILE 2250	- Harvesting, Purchasing, and Transporting of Timber SEE NATURAL RESOURCES AND OUTDOOR RECREATION. This Act makes changes to requirements for timber buyers and transporters, including changes to the definitions of "timber" and "timber buyer," the minimum and maximum amounts for surety bonds that timber buyers are required to file, and the applicability of the Iowa Code section relating to timber buying and transporting and violations of that Iowa Code section.
SENATE FILE 2296	 Independent Contractors — Operating a Vehicle While Performing Services — Conditional Vehicle Sale or Lease Agreements SEE LABOR AND EMPLOYMENT. This Act relates to persons who, for purposes of certain workers' compensation, wage, and unemployment compensation requirements, are deemed independent contractors when performing services while operating a vehicle licensed and registered as a truck, road tractor, or truck tractor that is owned by the person.
SENATE FILE 2403	- Excise Taxes on Motor Fuel and Special Fuel SEE TAXATION. This Act relates to the excise taxes on motor fuel and certain special fuel.
HOUSE FILE 684	 Possession or Consumption of Alcohol by Underage Persons — Limited Criminal Immunity Sanctions by Regents Institutions Prohibited SEE CRIMINAL LAW, PROCEDURE, AND CORRECTIONS. This Act provides immunity from certain alcohol-related criminal offenses and prohibits certain disciplinary sanctions for certain persons who seek or require emergency assistance for alcohol. A person under the age of 18 who receives immunity from prosecution under the Act will not face the loss of such person's driver's license for one year.

HOUSE FILE 2641
 Taxation, Business Entities, Short-term Rentals, Special Registration Plates, and Food Operation Trespass
 SEE TAXATION. This Act authorizes the Department of Transportation to issue flying our colors special registration plates. The flying our colors plate shall be designed with navy along the top, red along the bottom, and contain a white space in the middle of the plate which must include the plate's letters and numbers in black and an image of a bald eagle behind the plate's letters and numbers.

HOUSE FILE 2644 - Appropriations — Transportation SEE APPROPRIATIONS. This Act makes appropriations to the Department of Transportation for FY 2020-2021.

TRANSPORTATION

SENATE FILE 388 - Iowa Medal of Honor Highway

BY CARLIN. This Act designates United States Highway 20 as the "Iowa Medal of Honor Highway." The Department of Transportation must adopt administrative rules to provide for an application, approval, and inspection process for the purchase and installation of signs indicating the designation by private entities. All costs and expenses of the purchase and installation of the signs must be paid by the private entity whose application is approved. The signs must include a depiction of the three versions of the medal of honor for the army, navy, and air force.

SENATE FILE 2091 - Requirements for Odometer Statements — Exemptions

BY COMMITTEE ON TRANSPORTATION. This Act eliminates an exception that allows a certificate of title to be issued for a motor vehicle without an odometer statement, if the motor vehicle is 10 model years old or older. The Act allows a certificate of title to be issued for a motor vehicle without an odometer statement if the motor vehicle falls within a federally recognized exemption adopted by the United States Department of Transportation (49 C.F.R. §580.17). The Act further allows a licensed motor vehicle dealer to have in its possession as inventory for sale a used motor vehicle acquired by the dealer for which the dealer does not possess an odometer statement by the transferor if a federally recognized exemption applies or if a certificate of title has been issued for the vehicle in the name of the dealer.

A federally recognized exemption referenced by the Act includes the following: a vehicle that has a gross vehicle weight rating of more than 16,000 pounds, a vehicle that is not self-propelled, a vehicle that was manufactured in a model year beginning at least 10 years before January 1 of the calendar year in which the vehicle is transferred, a vehicle sold directly by the manufacturer to any agency of the United States in conformity with contractual specifications, and a new vehicle prior to its first transfer for purposes other than resale.

The Act also requires that any rules adopted by the Department of Transportation to administer Iowa Code section 321.71 (odometer requirements in compliance with the federal Truth in Mileage Act of 1986) must be in compliance with federal rules adopted by the United States Department of Transportation, specifically, 49 C.F.R. pt. 580 (Odometer Disclosure Requirements).

The Act takes effect January 1, 2021.

HOUSE FILE 2235 - Commercial Motor Vehicle Operation — Disqualification — Human Trafficking

BY COMMITTEE ON TRANSPORTATION. This Act provides that a person is disqualified from operating a commercial motor vehicle for life if the person is convicted of a felony involving the use of a commercial vehicle in the commission of an act or practice of human trafficking as defined in Iowa Code section 710A.1.

HOUSE FILE 2310 - Vehicles of Excessive Size — Transport of Hay, Straw, Stover, or Bagged Livestock Bedding

BY COMMITTEE ON TRANSPORTATION. This Act amends a number of provisions in Iowa Code chapter 321 regulating the transport of a divisible load of hay, straw, stover, or bagged livestock bedding on highways. The Act eliminates the annual permit allowing a vehicle or combination of vehicles transporting such material in excess of current width, length, or height restrictions on highways without a finding of a special or emergency situation. The Act increases the current width, length, and height restrictions of vehicles or combinations of vehicles transporting such material thereby allowing such vehicles to move on highways so long as they have an overall width not exceeding 12 feet 5 inches, an overall length not exceeding 75 feet, and an overall height not exceeding 14 feet 6 inches.

HOUSE FILE 2360 - Expiration of Driver's Licenses — Persons Seventy-Eight Years Old or Older

BY COMMITTEE ON TRANSPORTATION. This Act increases the age from 72 to 78 as it relates to when a licensee's driver's license expires. Under the Act, if a licensee is between the ages of 17 years 11 months and 78 years on the date of issuance of the driver's license, the license expires eight years from the licensee's birthday anniversary occurring in the year of issuance, but not to exceed the licensee's 80th birthday. A driver's license for a licensee that is 78 years of age or older is effective for a period of two years from the licensee's birthday anniversary

occurring in the year of issuance. Under the prior law, a driver's license was effective for a period of two years if the licensee reached their 74th birthday during the year of issuance. The Act takes effect on September 1, 2020.

HOUSE FILE 2372 - Driver's Licenses and Nonoperator Identification Cards — Operation of Farmers' Special Trucks — Autism Spectrum Disorder Status Marks

BY COMMITTEE ON AGRICULTURE. This Act amends several provisions in Iowa Code chapter 321 regulating the use of motor vehicles administered by the Department of Transportation (DOT).

The Act amends lowa Code section 321.1, which includes a number of definitions of terms, including for "chauffeur." A farmer or the farmer's hired help, who is 18 years of age or older, is excluded from the definition if operating a special truck owned by the farmer and used exclusively to transport the farmer's own products or property to a destination no more than 100 miles from farmland owned or rented by the farmer as measured by calculating the straight-line distance between the farmland and the destination.

The Act amends lowa Code section 321.189 providing for issuance of driver's licenses and nonoperator's identification cards. The Act allows a person with a driver's license or nonoperator's identification card who has an autism spectrum disorder to request that the person's driver's license or nonoperator's identification card be marked to reflect the person's autism spectrum disorder status on the face of the driver's license or nonoperator's identification card be more advised to reflect the person's autism spectrum disorder status on the face of the driver's license or nonoperator's identification card. The Act allows the DOT to adopt rules establishing criteria under which a driver's license or nonoperator's identification card may be marked, including requiring the person to submit medical proof of the person's autism spectrum disorder status. When a person's driver's license contains an autism spectrum disorder mark, the person's autism spectrum disorder must be noted in the electronic database used by the DOT and law enforcement to access registration, titling, and driver's license information. The Act requires the DOT, in consultation with the Mental Health and Disability Services Commission, to develop educational media to raise awareness of a person's ability to request their license or nonoperator's identification card to be marked to reflect the person's autism spectrum disorder status.

2020 SECTIONS AMENDED, ADDED, OR REPEALED

KEY TO CHART

Eff. Date:	Indicates first date on which bill section has legal effect, not necessarily specified in bill.
App. Date:	Indicates first date on which bill section practically applies as particularly specified in the bill.
Gov's Action:	Signed, Veto, Item Veto Full, or Item Veto Part.
Gov's Action Date:	Indicates date of approval, veto, or item veto.

LAST UPDATED: July 30, 2020

					Gov's	Gov's Action
Reference	Action	Bill/Section	Eff. Date	App. Date	Action	Date
1C.9	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
2.12B (2A)	Add	HF2642, §11	2020-07-01		Signed	2020-06-30
2B.13 (2)(0f)	Add	HF2389, §1	2020-07-01		Signed	2020-06-25
6B.32	Amend	HF2536, §1	2020-07-01		Signed	2020-06-17
6B.45	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
7E.5B	New	HF2556, §1	2020-07-01		Vetoed	2020-06-30
8.2 (5)	Amend	HF2536, §2	2020-07-01		Signed	2020-06-17
8.35	Amend	HF2536, §3	2020-07-01		Signed	2020-06-17
8.44 (1)	Amend	SF2284, §1	2020-07-01		Signed	2020-06-17
8.57C (3)(a)(2)	Amend	HF2642, §12	2020-07-01		Signed	2020-06-30
8.57C (3)(i)	Add	HF2642, §13	2020-07-01		Signed	2020-06-30
8A.321 (8)	Amend	HF2556, §3	2020-07-01		Vetoed	2020-06-30
8A.321 (16)	Add	HF2556, §2	2020-07-01		Vetoed	2020-06-30
8A.323 (5)	Amend	HF2565, §1, 28	Custom		Signed	2020-06-17
8A.502 (2)	Strike	HF2565, §2, 28	Custom		Signed	2020-06-17
8A.504	Repeal	HF2565, §26, 28	Custom		Signed	2020-06-17
8B.1 (5,13,14)	Amend	SF2400, §1, 17	2020-06-25		Signed	2020-06-25
8B.4 (17A)	Add	SF2400, §2, 17	2020-06-25		Signed	2020-06-25
8B.9 (5)	Amend	SF2400, §3, 17	2020-06-25		Signed	2020-06-25
8B.10 (1)	Amend	SF2400, §4, 17	2020-06-25		Signed	2020-06-25
8B.10 (3)	Add	SF2400, §5, 17	2020-06-25		Signed	2020-06-25
8B.11 (1)	Amend	SF2400, §6, 17	2020-06-25		Signed	2020-06-25
8B.11 (2)(a,b)	Amend	SF2400, §7, 17	2020-06-25		Signed	2020-06-25
8B.11 (2)(d)	Add	SF2400, §8, 17, 18	2020-06-25	2015-07-01	Signed	2020-06-25
8B.11 (3)	Amend	SF2400, §9, 17	2020-06-25		Signed	2020-06-25
8B.11 (4)(a)(u1)	Amend	SF2400, §10, 17	2020-06-25		Signed	2020-06-25
8B.11 (4)(a)(2)	Amend	SF2400, §11, 17	2020-06-25		Signed	2020-06-25
8B.11 (5)	Amend	SF2400, §12, 17	2020-06-25		Signed	2020-06-25
8C.9	Amend	SF2196, §1, 2	2020-06-01		Signed	2020-06-01
8D.3 (3)(e)(3)	Strike	HF2536, §4	2020-07-01		Signed	2020-06-17
8D.9 (2)(a)(u1)	Amend	SF2284, §2	2020-07-01		Signed	2020-06-17
8D.9 (2)(b,c)	Amend	SF2284, §3	2020-07-01		Signed	2020-06-17
8D.13 (13)	Strike	HF2536, §5	2020-07-01		Signed	2020-06-17
8E.208	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
Ch. 9D	Repeal	HF2627, §44, 51	2020-06-25		Signed	2020-06-25
9G.6	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
9H.1 (23)	Amend	HF2536, §6	2020-07-01		Signed	2020-06-17
10.2 (u1)	Amend	HF2536, §7	2020-07-01		Signed	2020-06-17
Ch. 12	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
12.20	Amend	HF2536, §8	2020-07-01		Signed	2020-06-17
12.30 (1)(a)	Amend	HF2536, §9	2020-07-01		Signed	2020-06-17

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action	Date
12.82 (4)	Amend	HF2535, §1	2020-07-01		Signed	2020-06-17
12.89 (5)	Amend	HF2535, §2	2020-07-01		Signed	2020-06-17
12.89A (5)	Amend	HF2535, §3	2020-07-01		Signed	2020-06-17
12D.1 (2)(k)	Amend	HF2641, §127, 131, 132	2020-06-29	2019-01-01	Signed	2020-06-29
12D.1 (2)(0l,0m)	Add	HF2641, §128, 131, 132	2020-06-29	2019-01-01	Signed	2020-06-29
13.12	New	HF2647, §1	2020-07-01		Signed	2020-06-12
13B.13	New	SF2182, §1	2020-07-01		Signed	2020-06-17
15.101 (2)	Amend	HF2535, §4	2020-07-01		Signed	2020-06-17
15.293A (1)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
15.293A (2)(c,f)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
15.300	Repeal	HF2536, §389	2020-07-01		Signed	2020-06-17
15.301	Repeal	HF2536, §389	2020-07-01		Signed	2020-06-17
15.319 (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
15.319 (6)(c)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
15.333 (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
15.335 (4)(a)	Amend	HF2641, §55, 59, 60	2020-06-29	2019-01-01	Signed	2020-06-29
15.335 (4)(b)(u1)	Amend	HF2641, §56, 59, 60	2020-06-29	2019-01-01	Signed	2020-06-29
15.355 (3)(b)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
15.355 (3)(e)(3,6)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
15B.4 (5)	Amend	HF2629, §1	2020-07-01		Signed	2020-06-29
15C.1 (3)(b)	Amend	HF2629, §2	2020-07-01		Signed	2020-06-29
15C.2	New	HF2629, §3	2020-07-01		Signed	2020-06-29
15E.43 (1)(a,d)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
15E.44 (4)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
15E.52 (2)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
15E.52 (13)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
15E.62 (8) 15E.71	Amendment Directive	HF2535, §94 HF2535, §5	2020-07-01		Signed	2020-06-17 2020-06-17
15E.305 (1)	Amend Amendment Directive	HF2535, §94	2020-07-01 2020-07-01		Signed Signed	2020-06-17
15E.362 (10)	Amend	HF2535, §6	2020-07-01		Signed	2020-06-17
15H.3 (1)(u1)	Amend	HF2535, §7	2020-07-01		Signed	2020-06-17
15H.5 (2)	Amend	HF2535, §8	2020-07-01		Signed	2020-06-17
15H.6 (1)	Amend	HF2535, §9	2020-07-01		Signed	2020-06-17
15H.7 (1)(a)	Amend	HF2535, §10	2020-07-01		Signed	2020-06-17
15H.8 (1)(a)	Amend	HF2535, §11	2020-07-01		Signed	2020-06-17
15H.9 (1)	Amend	HF2535, §12	2020-07-01		Signed	2020-06-17
15J.2 (4,7,8,9)	Amend	HF2641, §83	2020-07-01		Signed	2020-06-29
15J.4 (1)(u1)	Amend	HF2641, §84	2020-07-01		Signed	2020-06-29
15J.4 (1)(c,d)	Amend	HF2641, §85	2020-07-01		Signed	2020-06-29
15J.4 (3)(a)	Amend	HF2641, §86	2020-07-01		Signed	2020-06-29
15J.4 (3)(b)(6)	Amend	HF2641, §87	2020-07-01		Signed	2020-06-29
15J.4 (3)(f)	Amend	HF2641, §88	2020-07-01		Signed	2020-06-29
15J.4 (4,5)	Amend	HF2641, §89	2020-07-01		Signed	2020-06-29
15J.5 (1)(b)	Amend	HF2641, §90	2020-07-01		Signed	2020-06-29
15J.5 (2)(b)	Amend	HF2641, §91	2020-07-01		Signed	2020-06-29
15J.7 (4)(b)	Amend	HF2641, §92	2020-07-01		Signed	2020-06-29
15J.7 (6)	Amend	HF2641, §93	2020-07-01		Signed	2020-06-29
15J.8	Amend	HF2641, §94	2020-07-01		Signed	2020-06-29
16.2 (1)	Amend	HF2536, §10	2020-07-01		Signed	2020-06-17
16.47 (1)	Amend	HF2536, §11	2020-07-01		Signed	2020-06-17
16.64 (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
16.82 (1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
16.82A (1)(c)	Amend	HF2535, §13	2020-07-01		Signed	2020-06-17

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16 924 (2)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
16.82A (3)(c) 17A.4 (4,6)	Amend	HF2389, §2	2020-07-01		Signed	2020-00-17
17A.4 (4,0) 17A.4 (7)	Strike	HF2389, §3	2020-07-01		Signed	2020-00-25
17A.5 (2)(b)(2)	Amend	HF2389, §4	2020-07-01		Signed	2020-06-25
17A.6 (3)	Add	HF2389, §5	2020-07-01		Signed	2020-06-25
17A.6A (2)(c)	Amend	HF2389, §6	2020-07-01		Signed	2020-06-25
17A.7 (1)	Amend	HF2389, §7	2020-07-01		Signed	2020-06-25
17A.8 (2,5,9)	Amend	HF2389, §8	2020-07-01		Signed	2020-06-25
17A.8 (2,3,8) 17A.8 (10)	Add	HF2389, §9	2020-07-01		Signed	2020-06-25
17A.9A	Amend	HF2389, §10	2020-07-01		Signed	2020-06-25
17A.22	Amend	HF2389, §11	2020-07-01		-	2020-00-25
21.3	Amendment Directive	HF2535, §94	2020-07-01		Signed Signed	2020-06-25
	Amend	SF2284, §4	2020-07-01		Signed	2020-00-17 2020-06-17
21.5 (1)(l)	Add	HF2627, §32, 51	2020-07-01		-	
22.2 (2A)	Amend		2020-00-25		Signed	2020-06-25
22.3 (2) 22.4		HF2236, §1			Signed	2020-06-17
	Amend	HF2627, §33, 51	2020-06-25		Signed	2020-06-25
23A.2 (10)(k)(u1)	Amend Amend	SF2284, §5	2020-07-01 2020-07-01		Signed	2020-06-17 2020-06-17
23A.2 (10)(k)(8,9)	Amend	SF2284, §6			Signed	
24.4		HF2536, §12	2020-07-01 2020-07-01		Signed	2020-06-17
24.5	Amend	HF2536, §13			Signed	2020-06-17
24.17	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
25B.6	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
26.2 (3)(b)(5)	Amend	HF2412, §1	2020-07-01		Signed	2020-06-25
26.2 (3)(b)(6)	Add Amandment Directive	HF2412, §2	2020-07-01		Signed	2020-06-25
28A.24	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
29A.1 (u1)	Amend	HF2536, §14	2020-07-01		Signed	2020-06-17
29A.1 (14)	Amend	HF2536, §15	2020-07-01		Signed	2020-06-17
29A.4	Amend	HF2536, §16	2020-07-01		Signed	2020-06-17
29A.20	Amend	HF2536, §17	2020-07-01		Signed	2020-06-17
29A.47 (1)	Amend	HF2535, §14	2020-07-01		Signed	2020-06-17
29A.74 (2)	Amend	HF2536, §18	2020-07-01		Signed	2020-06-17
29B.35 (2)	Amend	HF2535, §15	2020-07-01		Signed	2020-06-17
29B.119 (1)	Amend	HF2536, §19	2020-07-01		Signed	2020-06-17
29C.7	New	SF2188, §1	2020-07-01		Signed	2020-06-17
29C.22 (3)(e)	Amend	HF2528, §1	2020-07-01		Signed	2020-06-25
29C.24 (3)(a)(3)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
29C.24 (3)(b)(2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
29C.24 (6)	Amend	HF2536, §20	2020-07-01		Signed	2020-06-17
34.2 (4)	Amend	HF2585, §1	2020-07-01		Signed	2020-06-25
34A.9	Amend	HF2585, §2	2020-07-01		Signed	2020-06-25
35A.13 (2)(b)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
35C.3	Amend	HF717, §1	2020-07-01		Signed	2020-06-17
35C.4	Amend	HF717, §2	2020-07-01		Signed	2020-06-17
35C.6	Amend	HF717, §3	2020-07-01		Signed	2020-06-17
35D.6	Repeal	HF2312, §1	2020-07-01		Signed	2020-06-17
35D.18 (5)	Amend	HF2643, §57	2020-07-01		IV Full	2020-06-30
39.25	Amend	HF2536, §21	2020-07-01		Signed	2020-06-17
43.14 (1)(g)	Strike	HF2486, §1	2020-07-01		Signed	2020-06-25
43.77 (1)	Amend	HF2536, §22	2020-07-01		Signed	2020-06-17
43.77 (5)(u1)	Amend	HF2535, §16	2020-07-01		Signed	2020-06-17
43.101	Amend	HF2535, §17	2020-07-01		Signed	2020-06-17
43.103	Amend	HF2536, §23	2020-07-01		Signed	2020-06-17
43.112	Amend	HF2536, §24	2020-07-01		Signed	2020-06-17

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action	Date
42 446 (4)(-)			2020 07 04			2020 06 17
43.116 (1)(a)	Amend	HF2536, §25	2020-07-01		Signed	2020-06-17
44.13	Amend	HF2536, §26	2020-07-01		Signed	2020-06-17
45.1 (8)(c)	Amend	HF2535, §18	2020-07-01		Signed	2020-06-17
45.5 (1)(f)	Strike	HF2486, §2	2020-07-01		Signed	2020-06-25
46.2A (3)	Amend	HF2536, §27	2020-07-01		Signed	2020-06-17
46.2A (4)	Add	HF2536, §28	2020-07-01		Signed	2020-06-17
46.5 (5)	Amend	HF2536, §29	2020-07-01		Signed	2020-06-17
47.1 (2)	Amend	HF2486, §3	2020-07-01		Signed	2020-06-25
48A.6 (1)	Amend	SF2348, §1, 3	Contingent		Signed	2020-06-04
48A.6A	New	SF2348, §2, 3	Contingent		Signed	2020-06-04
49.31 (1)(b)	Amend	HF2536, §386, 391, 392	2020-06-17	2019-07-01	Signed	2020-06-17
49.31 (1)(b)	Amend	HF2536, §30	2020-07-01		Signed	2020-06-17
49.38	Amend	HF2536, §31	2020-07-01		Signed	2020-06-17
49.49	Amend	HF2536, §32	2020-07-01		Signed	2020-06-17
49.57 (6)	Amend	HF2486, §4	2020-07-01		Signed	2020-06-25
49.58 (2)	Amend	HF2536, §33	2020-07-01		Signed	2020-06-17
49A.10 (1)	Amend	HF2536, §34	2020-07-01		Signed	2020-06-17
49A.11	Amend	HF2536, §35	2020-07-01		Signed	2020-06-17
50.8	Amend	HF2536, §36	2020-07-01		Signed	2020-06-17
52.2	Amend	HF2535, §19	2020-07-01		Signed	2020-06-17
52.8	Repeal	HF2536, §389	2020-07-01		Signed	2020-06-17
53.2 (4)(a)(u1)	Amend	HF2643, §123	2020-07-01		Signed	2020-06-30
53.2 (4)(b)	Amend	HF2643, §124	2020-07-01		Signed	2020-06-30
53.2 (4)(d)	Add	HF2643, §125	2020-07-01		Signed	2020-06-30
53.10 (2)(a)	Amend	HF2643, §126	2020-07-01		Signed	2020-06-30
54.5 (2)	Amend	HF2486, §5	2020-07-01		Signed	2020-06-25
54.5 (2A)	Add	HF2486, §6	2020-07-01		Signed	2020-06-25
54.7	Amend	HF2486, §7	2020-07-01		Signed	2020-06-25
54.8	Strike and Replace	HF2486, §8	2020-07-01		Signed	2020-06-25
54.8A	New	HF2486, §9	2020-07-01		Signed	2020-06-25
55.3	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
55.4	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
69.2 (1)(h)	Amend	HF2536, §37	2020-07-01		Signed	2020-06-17
6 9.13	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
6 9.16 (1)	Amend	HF2536, §38	2020-07-01		Signed	2020-06-17
76.1 (1)	Amend	HF2536, §39	2020-07-01		Signed	2020-06-17
8 0.15	Amend	HF2535, §20	2020-07-01		Signed	2020-06-17
80.45A	New	HF2259, §1	2020-07-01		Signed	2020-06-29
80A.1 (12)	Amend	HF2627, §34, 51	2020-06-25		Signed	2020-06-25
80B.3 (4)	Add	HF2647, §3	2020-07-01		Signed	2020-06-12
80B.11 (1)(j)	Amend	SF2373, §1	2020-07-01		Signed	2020-06-25
80B.11C	Amend	SF2373, §2	2020-07-01		Signed	2020-06-25
80B.11F	New	HF2647, §4	2020-07-01		Signed	2020-06-12
80B.11G	New	HF2647, §8	2020-07-01		Signed	2020-06-12
80B.13 (8,9)	Amend	HF2647, §5	2020-07-01		Signed	2020-06-12
80B.13A	New	HF2647, §6	2020-07-01		Signed	2020-06-12
80D.4A	Amend	HF2647, §7	2020-07-01		Signed	2020-06-12
80E.4	New	SF457, §48, 93	2020-07-15		Signed	2020-06-25
80H.1	New	SF526, §1	2020-07-01		Signed	2020-06-29
80H.2	New	SF526, §2	2020-07-01		Signed	2020-06-29
80H.3	New	SF526, §3	2020-07-01		Signed	2020-06-29
80H.4	New	SF526, §4	2020-07-01		Signed	2020-06-29
80H.5	New	SF526, §5	2020-07-01		Signed	2020-06-29

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action	Gov's Action Date
80H.6	New	SF526, §6	2020-07-01		Signed	2020-06-29
84A.1B (14)(u1)	Amend	HF2629, §4	2020-07-01		Signed	2020-06-29
84A.1B (14)(a)	Amend	HF2536, §40	2020-07-01		Signed	2020-06-17
84A.2 (1)(b)	Amend	HF2536, §41	2020-07-01		Signed	2020-06-17
84A.13 (4)	Amend	HF2629, §5	2020-07-01		Signed	2020-06-29
84A.13A	New	HF2629, §6	2020-07-01		Signed	2020-06-29
85.22 (5)	Amend	HF2536, §42	2020-07-01		Signed	2020-06-17
85.28	Amend	HF2535, §76	2020-07-01		Signed	2020-06-17
85.31 (1)(b)	Amend	HF2535, §77	2020-07-01		Signed	2020-06-17
85.34 (2)(u1)	Amend	HF2535, §78	2020-07-01		Signed	2020-06-17
85.34 (3)(a)	Amend	HF2535, §79	2020-07-01		Signed	2020-06-17
85.37 (1)	Amend	HF2535, §80	2020-07-01		Signed	2020-06-17
85.42 (1)(a)	Amend	HF2535, §21	2020-07-01		Signed	2020-06-17
85.42 (1)(a)	Amend	HF2536, §43	2020-07-01		Signed	2020-06-17
85.59 (3)(d)	Amend	HF2535, §81	2020-07-01		Signed	2020-06-17
85.61 (11)(c)(3)	Amend	SF2296, §1	2020-07-01		Signed	2020-06-18
85A.5	Amend	HF2536, §44	2020-07-01		Signed	2020-06-17
85A.6	Amend	HF2536, §45	2020-07-01		Signed	2020-06-17
85 A .12	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
85 A .16	Amend	HF2536, §46	2020-07-01		Signed	2020-06-17
85A.18	Amend	HF2536, §47	2020-07-01		Signed	2020-06-17
85A.19	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
89A.2 (1)(f)	Add	SF2195, §1	2020-07-01		Signed	2020-06-17
89A.3 (2)(i)	Amend	HF2627, §35, 51	2020-06-25		Signed	2020-06-25
91A.2 (3)	Amend	SF2296, §2	2020-07-01		Signed	2020-06-18
91D.1 (3A)	Add	SF2296, §3	2020-07-01		Signed	2020-06-18
93.1 (1 ,2)	Amend	HF2535, §82	2020-07-01		Signed	2020-06-17
96.1A	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
96.1B	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
96.3 (1,3)	Amend	HF2535, §83	2020-07-01		Signed	2020-06-17
96.4 (1,3)	Amend	HF2535, §84	2020-07-01		Signed	2020-06-17
96.4 (4)(b)(u1)	Amend	HF2535, §85	2020-07-01		Signed	2020-06-17
96.4 (5)(u1)	Amend	HF2535, §86	2020-07-01		Signed	2020-06-17
96.5 (7)(a,b,d)	Amend	HF2535, §87	2020-07-01		Signed	2020-06-17
96.5 (14)	Add	HF2589, §1	2020-07-01		Signed	2020-06-29
96.6 (2)	Amend	HF2365, §1	2020-07-01		Signed	2020-06-25
96.7 (2)(b)(1)	Amend	HF2535, §88	2020-07-01		Signed	2020-06-17
96.7 (2)(c)(2)	Amend	HF2363, §1	2020-07-01		Signed	2020-06-25
96.7 (2)(d)(1)	Amend	HF2536, §48	2020-07-01		Signed	2020-06-17
96.7 (8)(b)(4)	Amend	HF2362, §1	2020-07-01		Signed	2020-06-17
96.8 (2)	Amend	HF2535, §89	2020-07-01		Signed	2020-06-17
96.11 (16)	Amend	HF2565, §3, 28	Custom		Signed	2020-06-17
96.14 (16)	Amend	HF2364, §1	2020-07-01		Signed	2020-06-25
96.19	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
96.19 (17)	Amend	SF2296, §4	2020-07-01		Signed	2020-06-18
96.19 (25A)	Amend	HF2535, §22	2020-07-01		Signed	2020-06-17
96.23 (1)(u1)	Amend	HF2535, §90	2020-07-01	0000 07 04	Signed	2020-06-17
96.40 (2)(e)	Amend	HF2365, §2, 5	2020-07-01	2020-07-01	Signed	2020-06-25
96.40 (4A)	Add	HF2365, §3, 5	2020-07-01	2020-07-01	Signed	2020-06-25
96.40 (9)(b)	Amend	HF2365, §4, 5	2020-07-01	2020-07-01	Signed	2020-06-25
96.40 (10) 07D 7A (5)	Amend	HF2535, §91	2020-07-01		Signed	2020-06-17
97B.7A (5)	Amend	HF2536, §49	2020-07-01		Signed	2020-06-17
99D.2 (3)	Amend	HF2565, §4, 28	Custom		Signed	2020-06-17

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						2020-06-17
99D.7 (23)	Amend	HF2536, §50	2020-07-01 2020-07-01		Signed	
99D.28 (1)	Amend	HF2623, §1			Signed	2020-06-17 2020-06-17
99D.28 (2)	Amend Add	HF2565, §5, 28 HF2623, §2	Custom 2020-07-01		Signed Signed	2020-06-17
99E.5 (2)(j) 99F.1 (5)	Amend	HF2565, §6, 28	Custom		Signed	2020-06-17
		HF2536, §51	2020-07-01		-	2020-06-17
99F.1 (14)	Amend Amend	HF2623, §3	2020-07-01		Signed	2020-06-17
99F.6 (9)	Amend		2020-07-01		Signed	2020-06-17
99F.9 (7)		HF2623, §4 HF2536, §52	2020-07-01		Signed	2020-06-17
99F.10 (4)(a)	Amend				Signed	
99F.19 (1)	Amend	HF2623, §5	2020-07-01		Signed	2020-06-17
99F.19 (2)	Amend	HF2565, §7, 28	Custom		Signed	2020-06-17
99G.38 (3)	Amend	HF2565, §8, 28	Custom		Signed	2020-06-17
100.18 (2)(c)	Amend	HF2585, §3	2020-07-01		Signed	2020-06-25
100.18 (3)(c)	Amend	HF2585, §4	2020-07-01		Signed	2020-06-25
100B.13 (2)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
100B.41	New	SF2259, §1	2020-07-01		Signed	2020-06-01
100B.41	Amend New	HF2643, §61, 70	2020-06-30		Signed	2020-06-30
100C.1 (8A)	Add	HF2643, §86, 90	2020-06-30		Signed	2020-06-30
100C.6 (1)	Amend	HF2643, §87, 90	2020-06-30		Signed	2020-06-30
100C.11	New	HF2643, §88, 90	2020-06-30		Signed	2020-06-30
100C.12	New	HF2643, §89, 90	2020-06-30		Signed	2020-06-30
103.6 (1)(e)	Strike	HF2627, §1, 31	2021-01-01		Signed	2020-06-25
103.9 (3)	Strike	HF2627, §2, 31	2021-01-01		Signed	2020-06-25
103.10 (6)	Strike	HF2627, §3, 31	2021-01-01		Signed	2020-06-25
103.12 (6)	Strike	HF2627, §4, 31	2021-01-01		Signed	2020-06-25
103.12A (4)	Strike	HF2627, §5, 31	2021-01-01		Signed	2020-06-25
103.13 (4)	Strike	HF2627, §6, 31	2021-01-01		Signed	2020-06-25
103.15 (7)	Strike	HF2627, §7, 31	2021-01-01		Signed	2020-06-25
105.10 (5)	Strike	HF2627, §8, 31	2021-01-01		Signed	2020-06-25
105.22 (4)	Strike	HF2627, §9, 31	2021-01-01		Signed	2020-06-25
123.30 (3)(c)(1)	Amend	HF2540, §10, 16	2020-06-29		Signed	2020-06-29
123.30 (3)(c)(3)	Amend	HF2540, §11, 16	2020-06-29		Signed	2020-06-29
123.32 (1)(b)(7A)	Add	HF2540, §1	2020-07-01		Signed	2020-06-29
123.36 (5)(c)	Amend	HF2536, §53	2020-07-01		Signed	2020-06-17
123.43A (6)	Amend	HF2540, §12, 16	2020-06-29		Signed	2020-06-29
123.45 (1)(a)	Amend	HF2536, §54	2020-07-01		Signed	2020-06-17
123.45 (3)	Amend	HF2536, §55	2020-07-01		Signed	2020-06-17
123.46 (7)	Add	HF684, §1	2020-07-01		Signed	2020-06-25
123.47 (5A)	Add	HF684, §2	2020-07-01		Signed	2020-06-25
123.47B (1A)	Add	HF684, §3	2020-07-01		Signed	2020-06-25
123.49 (2)(d)(3)	Add	HF2540, §13, 16	2020-06-29		Signed	2020-06-29
123.90	Amend	HF2536, §56	2020-07-01		Signed	2020-06-17
123.126A	Amend	SF2134, §1, 2	2020-03-12		Signed	2020-03-12
123.131 (2)(a)	Amend	HF2540, §14, 16	2020-06-29		Signed	2020-06-29
123.173B	New	HF2540, §2	2020-07-01		Signed	2020-06-29
123.178 (1)	Amend	HF2540, §4	2020-07-01		Signed	2020-06-29
123.178 (4,5)	Add	HF2540, §5	2020-07-01		Signed	2020-06-29
123.178A (1)	Amend	HF2540, §6	2020-07-01		Signed	2020-06-29
123.178A (4,5)	Add	HF2540, §7	2020-07-01		Signed	2020-06-29
123.178B (1)	Amend	HF2540, §8	2020-07-01		Signed	2020-06-29
123.178B (5,6)	Add	HF2540, §9	2020-07-01		Signed	2020-06-29
123.179 (7)	Add	HF2540, §3	2020-07-01		Signed	2020-06-29
123.188 (1)	Amend	HF2536, §57	2020-07-01		Signed	2020-06-17

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action	Date
124.201 (2)	Amend	HF2536, §58	2020-07-01		Signed	2020-06-17
124.201A	Strike and Replace	SF2119, §1, 13	2020-06-01		Signed	2020-06-01
124.204 (2)(be)	Add	SF2119, §2, 13	2020-06-01		Signed	2020-06-01
124.204 (4)(m)	Amend	SF2119, §3, 13	2020-06-01		Signed	2020-06-01
124.204 (4)(u)(u1)	Amend	SF2119, §4, 13	2020-06-01		Signed	2020-06-01
124.204 (6)(i)(27,28,29, 30,31,32,33)	Add	SF2119, §5, 13	2020-06-01		Signed	2020-06-01
124.204 (7)	Strike	SF2119, §6, 13	2020-06-01		Signed	2020-06-01
124.204 (9)(af,ag,ah,ai,aj, ak,al,am,an,ao,ap,aq,ar, as,at,au,av,aw,ax)	Add	SF2119, §7, 13	2020-06-01		Signed	2020-06-01
124.206 (7)(a)	Strike	SF2119, §8, 13	2020-06-01		Signed	2020-06-01
124.208 (3)(c)	Amend	SF2119, §9, 13	2020-06-01		Signed	2020-06-01
124.210 (3)(bd)	Add	SF2119, §10, 13	2020-06-01		Signed	2020-06-01
124.210 (6)(m)	Add	SF2119, §11, 13	2020-06-01		Signed	2020-06-01
124.212 (6)	Add	SF2119, §12, 13	2020-06-01		Signed	2020-06-01
124.409	Amend	HF2535, §23	2020-07-01		Signed	2020-06-17
124.506 (4A)	Add	HF2581, §1	2020-06-17		Signed	2020-06-17
124.551 (2)(b)	Amend	SF2120, §1	2020-07-01		Signed	2020-06-01
124.553 (1)(a)(1)	Amend	SF2120, §2	2020-07-01		Signed	2020-06-01
124.553 (5,6)	Amend	SF2120, §3	2020-07-01		Signed	2020-06-01
124.554 (1)(g)	Amend	SF2120, §4	2020-07-01		Signed	2020-06-01
124.554 (2)(u1)	Amend	SF2120, §5	2020-07-01		Signed	2020-06-01
124.554 (3)(a)(u1)	Amend	SF2120, §6	2020-07-01		Signed	2020-06-01
124E.2 (2)(i)	Amend	HF2589, §2	2020-07-01		Signed	2020-06-29
124E.2 (2)(j,k)	Add	HF2589, §3	2020-07-01		Signed	2020-06-29
124E.2 (4A,4B,5A,5B,7A)	Add	HF2589, §5	2020-07-01		Signed	2020-06-29
124E.2 (5,6)	Amend	HF2589, §4	2020-07-01		Signed	2020-06-29
124E.4 (1)(u1)	Amend	HF2589, §6	2020-07-01		Signed	2020-06-29
124E.4 (1)(d)(u1)	Amend	HF2589, §7	2020-07-01		Signed	2020-06-29
124E.4 (1)(f)	Strike	HF2589, §8	2020-07-01		Signed	2020-06-29
124E.4 (2)(u1)	Amend	HF2589, §9	2020-07-01		Signed	2020-06-29
124E.4 (2)(b)	Strike	HF2589, §10	2020-07-01		Signed	2020-06-29
124E.4 (3)(u1)	Amend	HF2589, §11	2020-07-01		Signed	2020-06-29
124E.4 (3)(b)(u1)	Amend	HF2589, §12	2020-07-01		Signed	2020-06-29
124E.4 (3)(c)	Strike	HF2589, §13	2020-07-01		Signed	2020-06-29
124E.4 (4)(u1)	Amend	HF2589, §14	2020-07-01		Signed	2020-06-29
124E.4 (4)(b)	Strike	HF2589, §15	2020-07-01		Signed	2020-06-29
124E.4 (6)	Strike	HF2589, §16	2020-07-01		Signed	2020-06-29
124E.5 (2,6)	Amend	HF2589, §17	2020-07-01		Signed	2020-06-29
124E.6 (4)	Strike and Replace	HF2589, §18	2020-07-01		Signed	2020-06-29
124E.7 (1)	Strike and Replace	HF2589, §19	2020-07-01		Signed	2020-06-29
124E.9 (13,14,15)	Add	HF2589, §20	2020-07-01		Signed	2020-06-29
124E.9 (15)	Amend	HF2643, §62, 70	2020-06-30		Signed	2020-06-30
124E.11 (1)(b)(1)(a,c)	Amend	HF2589, §21	2020-07-01		Signed	2020-06-29
124E.11 (1)(b)(1)(e)	Add	HF2589, §22	2020-07-01		Signed	2020-06-29
124E.12 (7)	Amend	HF2589, §23	2020-07-01		Signed	2020-06-29
124E.20	New	HF2589, §24	2020-07-01		Signed	2020-06-29
124E.21	New	HF2589, §25	2020-07-01		Signed	2020-06-29
124E.22	New	HF2589, §26	2020-07-01		Signed	2020-06-29
124E.23	New	HF2589, §27	2020-07-01		Signed	2020-06-29
124E.24	New	HF2589, §28	2020-07-01		Signed	2020-06-29
124E.25	New	HF2589, §29	2020-07-01		Signed	2020-06-29
124E.26	New	HF2589, §30	2020-07-01		Signed	2020-06-29
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125.38 (1)	Amend		2020-06-25			2020-06-25
135.1 (2)	Amend	HF2627, §36, 51 HF2221, §1	2020-00-23		Signed Signed	2020-00-25
135.25	Amend	SF457, §49, 93	2020-07-01		Signed	2020-00-25
135.42	Amend	HF2536, §59	2020-07-01		Signed	2020-00-23
135.74 (1)	Amend	HF2536, §60	2020-07-01		Signed	2020-06-17
135.105A (5)	Amend	HF2627, §10, 31	2020-07-01		Signed	2020-00-17 2020-06-25
135.176 (2)(g)	Amend	HF2197, §1	2021-01-01		Signed	2020-00-25
135.192	New	HF2561, §1	2020-07-01		Signed	2020-06-25
	Amend	· · · · · · · · · · · · · · · · · · ·			0	
135B.5 (1) 1 35B.5 (2)		HF2627, §37, 51	2020-06-25 2020-07-01		Signed Signed	2020-06-25 2020-06-17
	Amend	HF2535, §24			•	
135B.7 (1)(a)	Amend	HF2627, §38, 51	2020-06-25		Signed	2020-06-25
135B.10	Repeal	HF2627, §45, 51	2020-06-25		Signed	2020-06-25
135B.11	Repeal	HF2627, §45, 51	2020-06-25		Signed	2020-06-25
135B.34 (1)	Amend	SF2299, §1	2020-07-01		Signed	2020-06-01
135B.34 (4)(a)	Amend	SF2299, §2	2020-07-01		Signed	2020-06-01
135B.34 (7)	Add	SF2299, §3	2020-07-01		Signed	2020-06-01
135C.1 (2A)	Add	SF2299, §4	2020-07-01		Signed	2020-06-01
135C.33	Amend	SF2299, §5	2020-07-01		Signed	2020-06-01
135L.2 (1)(a)(1)	Amend	HF2585, §5	2020-07-01		Signed	2020-06-25
135L.3 (3)(m)(4)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
135P.1 (3)	Amend	SF2284, §7	2020-07-01		Signed	2020-06-17
135P.3 (1)(u1)	Amend	SF2284, §8	2020-07-01		Signed	2020-06-17
137.105 (1)(d)	Amend	HF2221, §2	2020-07-01		Signed	2020-06-25
137F.1 (8)(n)	Add	HF2238, §1	2020-07-01		Signed	2020-06-25
137F.1 (13A)	Add	HF2238, §2	2020-07-01		Signed	2020-06-25
137F.8A	New	HF2238, §3	2020-07-01		Signed	2020-06-25
142.4	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
142.8	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
144.1 (3A,3B)	Add	SF2135, §1	2020-07-01		Signed	2020-06-01
144.34	Amend	SF2135, §2	2020-07-01		Signed	2020-06-01
144A.7 (1)(b)	Amend	HF2536, §61	2020-07-01		Signed	2020-06-17
144C.3 (4)	Amend	SF2135, §3	2020-07-01		Signed	2020-06-01
144F.1	New	HF594, §1	2020-07-01		Signed	2020-06-29
144F.1 (1)	Amend	HF2535, §25	2020-07-01		Signed	2020-06-17
144F.1 (6)	Amend	HF2536, §62	2020-07-01		Signed	2020-06-17
144F.6	Amend	HF2536, §63	2020-07-01		Signed	2020-06-17
146A.1 (1)(u1)	Amend	HF594, §2	2020-07-01		Signed	2020-06-29
147.3	Amend	HF2627, §11, 31	2021-01-01		Signed	2020-06-25
147.14 (1)(u)	Amend	HF2585, §6	2020-07-01		Signed	2020-06-25
147.55 (5)	Strike	HF2627, §12, 31	2021-01-01		Signed	2020-06-25
147.107 (3,4,5)	Amend	SF2357, §1, 12	2020-03-18		Signed	2020-03-18
147.136 (1)	Amend	SF2357, §2, 12	2020-03-18		Signed	2020-03-18
147.138	Amend	SF2357, §3, 12	2020-03-18		Signed	2020-03-18
147A.7 (1)(j)	Strike	HF2627, §13, 31	2021-01-01		Signed	2020-06-25
148.6 (2)(b)	Strike	HF2627, §14, 31	2021-01-01		Signed	2020-06-25
148C.1	Amend	SF2357, §4, 12	2020-03-18		Signed	2020-03-18
148C.3 (1,3)	Amend	SF2357, §5, 12	2020-03-18		Signed	2020-03-18
148C.4 (1)	Amend	SF2357, §6, 12	2020-03-18		Signed	2020-03-18
148C.4 (3)	Add	SF2357, §7, 12	2020-03-18		Signed	2020-03-18
148H.7 (1)(a)	Strike	HF2627, §15, 31	2021-01-01		Signed	2020-06-25
151.9 (5)	Strike	HF2627, §16, 31	2021-01-01		Signed	2020-06-25
152.2	Amend	HF2536, §64	2020-07-01		Signed	2020-06-17
152.5A	Amend	SF2299, §6	2020-07-01		Signed	2020-06-01

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152.10 (2)(c)	Strike	HF2627, §17, 31	2021-01-01		Signed	2020-06-25
153.15	Amend	HF2267, §1	2020-07-01		Signed	2020-03-12
153.33 (5)	Add	HF2267, §2	2020-07-01		Signed	2020-03-12
153.33B (u1)	Amend	HF2536, §65	2020-07-01		Signed	2020-06-17
153.34 (9)	Strike	HF2627, §18, 31	2021-01-01		Signed	2020-06-25
153.38	Amend	HF2267, §3	2020-07-01		Signed	2020-03-12
154.1 (3)	Amend	HF310, §1	2020-07-01		Signed	2020-06-29
154A.1 (4)	Amend	HF2585, §7	2020-07-01		Signed	2020-06-25
154A.24 (1)	Strike	HF2627, §19, 31	2021-01-01		Signed	2020-06-25
154A.24 (3)(p)	Amend	HF2585, §8	2020-07-01		Signed	2020-06-25
154C.7	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
156.9 (2)(e)	Strike	HF2627, §20, 31	2021-01-01		Signed	2020-06-25
158.1 (3)	Amend	SF155, §1, 2	2020-03-10		Signed	2020-03-10
158.6	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
159.23	Amend	HF2536, §66	2020-07-01		Signed	2020-06-17
163.2A	New	SF2413, §1, 16	2020-06-10		Signed	2020-06-10
163.3	Amend	SF2413, §2, 16	2020-06-10		Signed	2020-06-10
163.3A (1)	Amend	SF2413, §3, 16	2020-06-10		Signed	2020-06-10
163.3C (1)	Strike	SF2413, §4, 16	2020-06-10		Signed	2020-06-10
163.3C (2)(u1)	Amend	SF2413, §5, 16	2020-06-10		Signed	2020-06-10
163.3C (3)	Amend	SF2413, §6, 16	2020-06-10		Signed	2020-06-10
163.3D	New	SF2413, §7, 16	2020-06-10		Signed	2020-06-10
163.3E	New	SF2413, §8, 16	2020-06-10		Signed	2020-06-10
163.3F	New	SF2413, §9, 16	2020-06-10		Signed	2020-06-10
163.33	New	SF2413, §10, 16	2020-06-10		Signed	2020-06-10
163.51 (1)(a)(3)	Amend	HF2536, §67	2020-07-01		Signed	2020-06-17
163.61 (3)(c)	Add	SF2413, §11, 16	2020-06-10		Signed	2020-06-10
166D.3	Repeal	SF2413, §13, 16	2020-06-10		Signed	2020-06-10
173.6	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
173.16	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
176A.4	Amend	HF2536, §68	2020-07-01		Signed	2020-06-17
176A.8 (3,6,7,10,11)	Amend Amend	HF2536, §69 HF2536, §70	2020-07-01		Signed	2020-06-17 2020-06-17
176A.9 (5) 182.3	Amendment Directive	HF2535, §94	2020-07-01 2020-07-01		Signed Signed	2020-06-17
182.7	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-00-17 2020-06-17
189.10	Repeal	HF2536, §389	2020-07-01		Signed	2020-06-17
190B.103	Amendment Directive	-	2020-07-01		Signed	2020-06-17
190B.201	New	SF457, §58, 93	2020-07-15		Signed	2020-06-25
200.15	Amend	HF2536, §71	2020-07-01		Signed	2020-06-17
204.2 (01,001,4A,13)	Add	HF2581, §2	2020-06-17		Signed	2020-06-17
204.2 (6)	Amend	HF2581, §3	2020-06-17		Signed	2020-06-17
204.3 (4)	Amend	HF2581, §4	2020-06-17		Signed	2020-06-17
204.7 (4)	Amend	HF2581, §5	2020-06-17		Signed	2020-06-17
204.7 (5)	Strike and Replace	HF2581, §6	2020-06-17		Signed	2020-06-17
204.7 (6)	Strike and Replace	HF2581, §7	2020-06-17		Signed	2020-06-17
204.7 (7,8)	Strike	HF2581, §8	2020-06-17		Signed	2020-06-17
204.7 (9)(a)	Amend	HF2581, §9	2020-06-17		Signed	2020-06-17
204.7 (9)(b)	Strike	HF2581, §10	2020-06-17		Signed	2020-06-17
204.7 (10)	Add	HF2581, §11	2020-06-17		Signed	2020-06-17
204.8 (1)(d)	Amend	HF2581, §12	2020-06-17		Signed	2020-06-17
204.8 (3)	Strike and Replace	HF2581, §13	2020-06-17		Signed	2020-06-17
204.9 (2)(b)	Amend	HF2536, §72	2020-07-01		Signed	2020-06-17
204.9 (2)(b)	Amend	HF2581, §14	2020-06-17		Signed	2020-06-17

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204.10 (1)	Amend	HF2581, §15	2020-06-17		Signed	2020-06-17
204.14 (2,3)	Amend	HF2581, §16	2020-06-17		Signed	2020-06-17
204.14A	New	HF2581, §17	2020-06-17		Signed	2020-06-17
204.15 (3)	Amend	HF2536, §73	2020-07-01		Signed	2020-06-17
204.17 (2)(c)	Amend	HF2581, §18	2020-06-17		Signed	2020-06-17
214A.12	Amend	HF2536, §74	2020-07-01		Signed	2020-06-17
216A.99	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
216A.113 (1)	Amend	HF2585, §9	2020-07-01		Signed	2020-06-25
216A.135 (2)(c)	Amend	HF2536, §75	2020-07-01		Signed	2020-06-17
216A.136 (1)	Amend	HF2536, §76	2020-07-01		Signed	2020-06-17
217.6 (3)	Amend	HF2535, §26	2020-07-01		Signed	2020-06-17
217.34	Amend	HF2565, §9, 28	Custom		Signed	2020-06-17
217.43 (1)	Amend	HF2535, §27	2020-07-01		Signed	2020-06-17
218.2 (2)	Amend	HF2535, §28	2020-07-01		Signed	2020-06-17
218.68	Amend	HF2536, §77	2020-07-01		Signed	2020-06-17
218.70	Amend	HF2536, §78	2020-07-01		Signed	2020-06-17
218.70	Amend	HF2643, §63, 70	2020-06-30		Signed	2020-06-30
222.7 (2)	Amend	HF2536, §79	2020-07-01		Signed	2020-06-17
222.34	Amend	HF2536, §80	2020-07-01		Signed	2020-06-17
222.84	Amend	HF2536, §81	2020-07-01		Signed	2020-06-17
225C.2 (13)	Amend	HF2536, §82	2020-07-01		Signed	2020-06-17
225C.41	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
225C.52 (4)	Amend	HF2536, §83	2020-07-01		Signed	2020-06-17
226.31	Amend	HF2536, §84	2020-07-01		Signed	2020-06-17
229.1 (20)(d)(2)	Amend	HF2536, §85	2020-07-01		Signed	2020-06-17
229.13 (7)(b)	Amend	HF2536, §86	2020-07-01		Signed	2020-06-17
229.36	Amend	HF2536, §87	2020-07-01		Signed	2020-06-17
229.38	Amend	HF2536, §88	2020-07-01		Signed	2020-06-17
Ch. 232	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.2 (11)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.2 (46A)	Amend	HF2535, §29	2020-07-01		Signed	2020-06-17
232.11 (1)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.11 (6)	Amend	HF2535, §30	2020-07-01		Signed	2020-06-17
232.12	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.37 (3,6)	Amend	HF2535, §31	2020-07-01		Signed	2020-06-17
232.38 (1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.39	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.41	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.42 (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.48 (4)	Amend	HF2535, §32	2020-07-01		Signed	2020-06-17
232.52 (9)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.55 (1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.55 (2)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.57 (1,3)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.58 (1)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.67	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.68 (u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.72 (1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.87 (5)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.88	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.89 (2)(u1)	Amend	HF2535, §33	2020-07-01		Signed	2020-06-17
232.90 (2,4)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.91 (1,2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17

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232.92	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.94	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.96 (6)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.99 (4)	Amend	HF2536, §89	2020-07-01		Signed	2020-06-17
232.99 (4)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.101A (1)(b)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.102 (10)(a)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.103 (2)(u1)	Amend	HF2535, §34	2020-07-01		Signed	2020-06-17
232.103 (6)	Amend	HF2536, §90	2020-07-01		Signed	2020-06-17
232.107	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.108 (1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.109	Amend	HF2535, §35	2020-07-01		Signed	2020-06-17
232.112 (1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.114 (2,4)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.115	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.117 (9)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.127 (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.142 (6)	Amend	SF457, §50, 93	2020-07-15		Signed	2020-06-25
232.147 (10)	Amend	HF2535, §36	2020-07-01		Signed	2020-06-17
232.166	Amend	HF2536, §91	2020-07-01		Signed	2020-06-17
232.168	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.175	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.178 (1)	Amend	HF2536, §92	2020-07-01		Signed	2020-06-17
232.180	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232.182 (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
232D.105 (1)	Amend	HF2536, §93	2020-07-01		Signed	2020-06-17
234.8	Amend	HF2565, §10, 28	Custom		Signed	2020-06-17
234.46 (1)(c)	Amend	HF2220, §1	2020-07-01		Signed	2020-06-17
235.6	Repeal	HF2536, §389	2020-07-01		Signed	2020-06-17
235A.2 (1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
235A.13 (u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
235A.15 (2)(c)(5)	Amend	HF2585, §10	2020-07-01		Signed	2020-06-25
237.13	Strike and Replace	HF2643, §56	2020-07-01		Signed	2020-06-30
237A.3A (3)(f)	Add	HF2485, §1	2020-07-01		Signed	2020-06-25
249A.4 (7)(b)	Amend	SF2357, §8, 12	2020-03-18		Signed	2020-03-18
249A.4 (11,15)	Amend	HF2536, §94	2020-07-01		Signed	2020-06-17
249L.2 (5A,5B)	Add	HF2536, §96	2020-07-01		Signed	2020-06-17
249L.2 (6)	Amend	HF2536, §95	2020-07-01		Signed	2020-06-17
252B.2	Amend	HF2536, §97	2020-07-01		Signed	2020-06-17
252B.5 (4)	Amend	HF2565, §11, 28	Custom		Signed	2020-06-17
252H.5 (u1)	Strike	HF2536, §98	2020-07-01		Signed	2020-06-17
252H.12 (3)	Strike	HF2536, §99	2020-07-01		Signed	2020-06-17
256.7 (3)	Amend	SF2356, §1	2020-07-01		Signed	2020-06-17
256.7 (21)(a)	Amend	SF2310, §1	2020-07-01		Signed	2020-06-29
256.7 (26)(a)(4)	Amend	HF2629, §7, 14	2021-07-01		Signed	2020-06-29
256.7 (32)(a)	Amend	SF2310, §2	2020-07-01		Signed	2020-06-29
256.7 (32)(b)(1)(u1)	Amend	HF2536, §100	2020-07-01		Signed	2020-06-17
256.7 (32)(c)	Add	SF2310, §3	2020-07-01		Signed	2020-06-29
256.7 (34)	Add	HF2629, §15	2020-07-01		Signed	2020-06-29
256.9 (17)	Amend	HF2418, §1, 4	2020-06-25		Signed	2020-06-25
256.9 (55)	Amend	SF2310, §4	2020-07-01		Signed	2020-06-29
256.9 (60)	Add	HF2629, §8	2020-07-01		Signed	2020-06-29
256.9 (60)	Add	SF2356, §2	2020-07-01		Signed	2020-06-17

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				, pp. Date		
256.9 (60)	Add	SF2360, §1	2020-07-01		Signed	2020-06-29
256.11 (3,4)	Amend	HF2629, §9	2020-07-01		Signed	2020-06-29
256.11 (5)(k)(1)(e)	Amend	HF2535, §37	2020-07-01		Signed	2020-06-17
256.11 (5)(l)	Add Add	HF2629, §10	2020-07-01		Signed	2020-06-29
256.11 (17)		SF2310, §5	2020-07-01		Signed	2020-06-29
256.16 (1)(a)(1)	Amend	HF2359, §1 SF2360, §2, 16	2020-07-01		Signed	2020-06-25
256.16 (1)(c) 256.25	Amend New		2021-07-01		Signed	2020-06-29
256.25A		SF2360, §3, 17 SF2360, §4	2020-06-29		Signed Signed	2020-06-29
	New		2020-07-01		°,	2020-06-29
256.32A 256.42	New	SF2356, §3	2020-07-01		Signed	2020-06-17
	Repeal	SF2310, §10 SF2310, §6	2020-07-01 2020-07-01		Signed	2020-06-29
256.43 (2)(c) 256.56	Amend		2020-07-01		Signed	2020-06-29 2020-06-01
	Amend	SF2082, §1			Signed	
256A.2 (1)(a,f)	Amend Amend	SF2082, §2	2020-07-01		Signed	2020-06-01
256B.2 (2)	Amend	SF2360, §5 HF2585, §11	2020-07-01 2020-07-01		Signed	2020-06-29 2020-06-25
256B.3 (9) Ch. 256G			2020-07-01		Signed Signed	2020-06-25
	Repeal Amend	SF2284, §24	2020-07-01		•	
257.6 (1)(a)(3)		SF2082, §3 SF2360, §6	2020-07-01		Signed	2020-06-01 2020-06-29
257.6 (1)(a)(7)	Amend	SF2300, 90 SF2142, §1, 5	2020-07-01		Signed	2020-00-29
257.8 (1,2) 257.9 (2)	Amend Amend	SF2142, §1, 5 SF2164, §1, 4	2020-03-12		Signed	2020-03-12
257.9 (2) 257.11 (2)(0)(1)	Amendment Directive	HF2535, §94	2020-02-25		Signed	2020-02-23
257.11 (3)(c)(1)			2020-07-01		Signed	2020-00-17 2020-03-12
257.16B (1,2) 257.16C (2)(d)	Amend	SF2142, §2, 5	2020-03-12		Signed	2020-03-12
257.16C (2)(d) 257.16C (3)(d)(2)	Amend Amend	SF2360, §7	2020-07-01		Signed Signed	2020-00-29 2020-02-25
257.16C (3)(d)(2)	Add	SF2164, §2, 4 SF2164, §3, 4	2020-02-25		Signed	2020-02-25
257.16D (2)(b)	Amend	SF2142, §3, 5	2020-02-23		Signed	2020-02-23
257.21 (2)	Amendment Directive	HF2535, §94	2020-03-12		Signed	2020-03-12
257.35 (14A)	Add	SF2408, §6	2020-07-01		Signed	2020-03-17
257.39	Amend	HF2535, §38	2020-07-01		Signed	2020-06-17
257.40	Amend	HF2418, §2, 4, 5	2020-06-25	2020-01-01	Signed	2020-06-25
260C.48 (1)(a)	Amend	HF2454, §1	2020-00-23	2020-01-01	Signed	2020-06-01
260C.48 (1)(a)(2)	Amend	HF2643, §64, 70	2020-06-30		Signed	2020-06-30
2601.3 (1)	Amend	HF2536, §101	2020-07-01		Signed	2020-06-17
2601.10 (4)	Amend	HF2536, §385, 391, 392	2020-06-17	2019-07-01	Signed	2020-06-17
261.20 (2)	Amend	HF2643, §8	2020-07-01	2010 01 01	Signed	2020-06-30
261.37 (7)	Amend	HF2565, §12, 28	Custom		Signed	2020-06-17
261.86 (1)(u1)	Strike and Replace	HF2535, §73, 74, 75	2020-06-17	2019-07-01	Signed	2020-06-17
261.113 (5)(a)	Amend	SF2118, §1, 7, 8	2020-03-12	2019-01-01	Signed	2020-03-12
261.113 (5)(b)	Strike	SF2118, §2, 7, 8	2020-03-12	2019-01-01	Signed	2020-03-12
261.113 (5A,5B)	Add	SF2118, §3, 7, 8	2020-03-12	2019-01-01	Signed	2020-03-12
261.115 (2A)	Add	SF2118, §4, 7, 8	2020-03-12	2019-01-01	Signed	2020-03-12
261.115 (3)	Amend	SF2118, §5, 7, 8	2020-03-12	2019-01-01	Signed	2020-03-12
261.116 (4A)	Add	SF2118, §6, 7, 8	2020-03-12	2019-01-01	Signed	2020-03-12
261.120	New	SF2398, §1	2020-07-01		Signed	2020-06-17
261.130 (8)(b)	Amend	HF2536, §102	2020-07-01		Signed	2020-06-17
261.131 (1)(0a,00a)	Add	HF2629, §16	2020-07-01		Signed	2020-06-29
261.131 (1)(e)(1)	Amend	HF2629, §17	2020-07-01		Signed	2020-06-29
261A.24	Amend	HF2536, §103	2020-07-01		Signed	2020-06-17
261E.1 (1)(e)	Amend	SF2310, §7	2020-07-01		Signed	2020-06-29
261E.2 (5,7)	Strike	HF2629, §21	2020-07-01		Signed	2020-06-29
261E.6 (1)	Amend	HF2629, §22	2020-07-01		Signed	2020-06-29
261E.7 (2)	Strike	HF2629, §23	2020-07-01		Signed	2020-06-29
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261E.8 (1)	Amend	HF2629, §24	2020-07-01	Signed	2020-06-29
261E.8 (2)(b)(2)(a,b)	Amend	HF2535, §39	2020-07-01	Signed	2020-06-17
261E.8 (2)(b)(3)	Amend	HF2536, §104	2020-07-01	Signed	2020-06-17
262.7 (5)	Amend	HF2585, §12	2020-07-01	Signed	2020-06-25
262.9 (2)	Amend	HF2585, §13	2020-07-01	Signed	2020-06-25
262.9 (10,15)	Amend	HF2536, §105	2020-07-01	Signed	2020-06-17
262.9 (16)	Amend	HF2643, §127	2020-07-01	Signed	2020-06-30
262.9 (22)	Strike	SF2284, §9	2020-07-01	Signed	2020-06-17
262.9 (36)	Amend	SF2284, §10	2020-07-01	Signed	2020-06-17
262.9 (39)	Add	HF684, §4	2020-07-01	Signed	2020-06-25
262.9B (5)	Strike	SF2284, §11	2020-07-01	Signed	2020-06-17
262.14 (3)(f)	Add	SF2284, §12	2020-07-01	Signed	2020-06-17
262.23	Amend	HF2536, §106	2020-07-01	Signed	2020-06-17
262.24	Amend	HF2536, §107	2020-07-01	Signed	2020-06-17
262.24	Repeal	SF2284, §25	2020-07-01	Signed	2020-06-17
262.25	Repeal	SF2284, §25	2020-07-01	Signed	2020-06-17
262.26	Amend	SF2284, §13	2020-07-01	Signed	2020-06-17
262.28	Amend	SF2284, §14	2020-07-01	Signed	2020-06-17
262.31	Amend	HF2536, §108	2020-07-01	Signed	2020-06-17
262.32	Amend	HF2536, §109	2020-07-01	Signed	2020-06-17
262.37	Amend	HF2536, §110	2020-07-01	Signed	2020-06-17
262.38 (u1)	Amend	HF2536, §111	2020-07-01	Signed	2020-06-17
262.39 (u1)	Amend	HF2536, §112	2020-07-01	Signed	2020-06-17
262.41	Amend	HF2536, §113	2020-07-01	Signed	2020-06-17
262.42	Amend	HF2536, §114	2020-07-01	Signed	2020-06-17
262.43	Amend	HF2585, §14	2020-07-01	Signed	2020-06-25
262.45	Amend	HF2536, §115	2020-07-01	Signed	2020-06-17
262.46	Amend	HF2536, §116	2020-07-01	Signed	2020-06-17
262.48 (u1)	Amend	HF2536, §117	2020-07-01	Signed	2020-06-17
262.48 (2)	Amend	HF2536, §118	2020-07-01	Signed	2020-06-17
262.49 (u1)	Amend	HF2536, §119	2020-07-01	Signed	2020-06-17
262.51	Amend	HF2536, §120	2020-07-01	Signed	2020-06-17
262.52	Amend	HF2536, §121	2020-07-01	Signed	2020-06-17
262.68	Amend	HF2536, §122	2020-07-01	Signed	2020-06-17
263.11 (2)	Amend	HF2585, §15	2020-07-01	Signed	2020-06-25
263.12	Amend	SF2284, §15	2020-07-01	Signed	2020-06-17
263.17 (4)	Amend	SF2284, §16	2020-07-01	Signed	2020-06-17
266.39E (3)	Strike	SF2284, §17	2020-07-01	Signed	2020-06-17
267A.7	Repeal	SF2284, §25	2020-07-01	Signed	2020-06-17
269.2	Amend	SF2284, §18	2020-07-01	Signed	2020-06-17
270.1	Amend	HF2585, §16	2020-07-01	Signed	2020-06-25
270.3	Amend	HF2585, §17	2020-07-01	Signed	2020-06-25
270.3	Amend	SF2284, §19	2020-07-01	Signed	2020-06-17
270.4	Amend	SF2284, §20	2020-07-01	Signed	2020-06-17
270.5	Repeal	SF2284, §25	2020-07-01	Signed	2020-06-17
270.6	Repeal	SF2284, §25	2020-07-01	Signed	2020-06-17
270.7	Repeal	SF2284, §25	2020-07-01	Signed	2020-06-17
270.9	Amend	HF2585, §18	2020-07-01	Signed	2020-06-25
270.10 (1)	Amend	HF2585, §19	2020-07-01	Signed	2020-06-25
270.10 (1) 272.1 (5A)	Add	HF2627, §21, 31	2021-01-01	Signed	2020-06-25
272.2 (1)(a)	Amend	HF2627, §39, 51	2020-06-25	Signed	2020-06-25
272.2 (1)(a) 272.2 (1)(a)	Amend	SF2360, §8	2020-07-01	Signed	2020-06-29
272.2 (1)(a) 272.2 (14)(a)	Amend	HF2627, §22, 31	2021-01-01	Signed	2020-00-29
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				App. Date		
272.2 (14)(d)	Amend	HF2418, §3, 4	2020-06-25		Signed	2020-06-25
272.2 (22)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
272.2 (23)	Add	SF2356, §4	2020-07-01		Signed	2020-06-17
272.15 (1)(a)(2)	Amend	HF2535, §40	2020-07-01		Signed	2020-06-17
272.15 (3)	Amend	HF2536, §123	2020-07-01		Signed	2020-06-17
272C.1 (7A)	Add	HF2627, §23, 31	2021-01-01		Signed	2020-06-25
272C.4 (13)	Strike	HF2627, §24, 31	2021-01-01		Signed	2020-06-25
272C.10 (5)	Strike and Replace	HF2627, §25, 31	2021-01-01		Signed	2020-06-25
272C.12	New	HF2627, §26, 31	2021-01-01		Signed	2020-06-25
272C.13	New	HF2627, §27, 31	2021-01-01		Signed	2020-06-25
272C.14	New	HF2627, §28, 31	2021-01-01		Signed	2020-06-25
272C.15	New	HF2627, §29, 31	2021-01-01		Signed	2020-06-25
273.2 (3)	Amend	HF2536, §124	2020-07-01		Signed	2020-06-17
273.2 (11)	Add	SF2356, §5	2020-07-01		Signed	2020-06-17
273.3 (2,12)	Amend	HF2536, §125	2020-07-01		Signed	2020-06-17
273.3 (25)	Add	SF2356, §6	2020-07-01		Signed	2020-06-17
273.16	New	SF2310, §8	2020-07-01		Signed	2020-06-29
277.3	Amend	HF2536, §126	2020-07-01		Signed	2020-06-17
279.10 (3)	Add	SF2310, §9	2020-07-01		Signed	2020-06-29
279.11 (2)(a)	Amend	HF2535, §41	2020-07-01		Signed	2020-06-17
279.42	Amend	SF2082, §4	2020-07-01		Signed	2020-06-01
279.50A (1)(u1)	Amend	HF2536, §127	2020-07-01		Signed	2020-06-17
279.50A (1)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
279.51A	New	SF2360, §9	2020-07-01		Signed	2020-06-29
279.68 (2)(d)(3)(a)	Amend	SF2356, §7	2020-07-01		Signed	2020-06-17
279.72	New	SF2356, §8	2020-07-01		Signed	2020-06-17
280.3 (3)	Strike and Replace	HF2629, §11	2020-07-01		Signed	2020-06-29
280.16 (7)	Amend	HF2585, §20	2020-07-01		Signed	2020-06-25
280.21 (2)(u1)	Amend	SF2360, §10	2020-07-01		Signed	2020-06-29
280.21 (4)	Add	SF2360, §11	2020-07-01		Signed	2020-06-29
280A.1	New	SF2261, §1	2020-07-01		Signed	2020-06-29
280A.2	New	SF2261, §2	2020-07-01		Signed	2020-06-29
280A.3	New	SF2261, §3	2020-07-01		Signed	2020-06-29
280A.4	New	SF2261, §4	2020-07-01		Signed	2020-06-29
282.3 (3)	Amend	HF2536, §128	2020-07-01		Signed	2020-06-17
282.18 (8)	Amend	SF2082, §5	2020-07-01		Signed	2020-06-01
282.18 (16,17)	Strike	SF2284, §21	2020-07-01		Signed	2020-06-17
284.17 (3)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
297.22 (1)(a)	Amend	HF2556, §4	2020-07-01		Vetoed	2020-06-30
298A.13	Amend	SF2082, §6	2020-07-01		Signed	2020-06-01
299.18	Amend	HF2585, §21	2020-07-01		Signed	2020-06-25
299.19	Amend	HF2585, §22	2020-07-01		Signed	2020-06-25
299.22	Amend	HF2585, §23	2020-07-01		Signed	2020-06-25
299.23	Amend	HF2585, §24	2020-07-01		Signed	2020-06-25
303.21	Amend	HF2536, §129	2020-07-01		Signed	2020-06-17
303.34 (2,4)	Amend	HF2536, §130	2020-07-01		Signed	2020-06-17
303.51	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
306.13	Amend	HF2536, §131	2020-07-01		Signed	2020-06-17
306.24	Amend	HF2536, §132	2020-07-01		Signed	2020-06-17
306A.6	Amend	HF2536, §133	2020-07-01		Signed	2020-06-17
3 07.11	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
307.13	Amend	HF2535, §42	2020-07-01		Signed	2020-06-17
307.44	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17

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307.48	Amend	HF2536, §134	2020-07-01		Signed	2020-06-17
307.48	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
309.19	Amend	SF2025, §1	2020-07-01		Signed	2020-03-12
309.24	Amend	HF2536, §135	2020-07-01		Signed	2020-06-17
309.27	Amend	HF2536, §136	2020-07-01		Signed	2020-06-17
309.37 (u1)	Amend	HF2536, §137	2020-07-01		Signed	2020-06-17
309.47 (u1)	Amend	HF2536, §138	2020-07-01		Signed	2020-06-17
309.51	Amend	HF2536, §139	2020-07-01		Signed	2020-06-17
311.6	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
311.15	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
311.16	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
311.19	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
311.23	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
311.26	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
312.3 (1)	Amend	HF2536, §140	2020-07-01		Signed	2020-06-17
313.4 (3)	Amend	HF2536, §141	2020-07-01		Signed	2020-06-17
313.20	Amend	HF2536, §142	2020-07-01		Signed	2020-06-17
313.24	Amend	HF2536, §143	2020-07-01		Signed	2020-06-17
313.29	Amend	HF2536, §144	2020-07-01		Signed	2020-06-17
314.31	New	SF388, §1, 2	2020-07-01	2020-07-01	Signed	2020-06-17
321.1 (8)(0e)	Add	HF2372, §3	2020-07-01	2020 07 01	Signed	2020-06-25
321.1 (26)	Amend	HF2536, §145	2020-07-01		Signed	2020-06-17
321.11A (1)	Amend	HF2565, §13, 28	Custom		Signed	2020-06-17
321.24 (12)	Amend	SF457, §31, 93	2020-07-15		Signed	2020-06-25
321.31 (1)(c)	Amend	HF2565, §14, 28	Custom		Signed	2020-06-17
321.34 (11D)	Add	HF2641, §155	2020-07-01		Signed	2020-06-29
321.40 (6)(a)	Amend	HF2565, §15, 28	Custom		Signed	2020-06-17
321.40 (0)(a) 321.40 (10)	Amend	SF457, §84, 92	2021-01-01		Signed	2020-06-25
	Amend		2021-01-01		-	2020-00-23
321.71 (7,9,11) 321.166 (9)	Amend	SF2091, §1, 2 HF2641, §156	2021-01-01		Signed Signed	2020-06-29
321.187 (2)(c)	Amend	HF2536, §146	2020-07-01		Signed	2020-06-17
321.189 (10)	Add	HF2372, §1	2020-07-01		Signed	2020-06-25
321.190 (1)(b)(6)	Add	HF2372, §2	2020-07-01		Signed	2020-06-25
321.196 (1)	Amend	HF2360, §1, 2	2020-09-01		Signed	2020-06-18
321.208 (1)(c)	Amend	HF2535, §43	2020-09-01		Signed	2020-06-17
	Amend		2020-07-01			2020-03-12
321.208 (2)(d) 321.208 (5A)	Add	HF2235, §1 HF2235, §2	2020-07-01		Signed Signed	2020-03-12
			2020-07-01			
321.210A (2)	Amend Amend	SF457, §85, 92	2021-01-01		Signed	2020-06-25 2020-06-25
321.210B (1,3,8,9,11,13) 321.210B (7)	Amend	SF457, §86, 92 SF457, §51, 93	2021-01-01		Signed Signed	2020-06-25
321.216B	Amend	HF684, §5	2020-07-13		Signed	2020-00-25
321.216C	Amend		2020-07-01		-	2020-06-29
321.218A	Repeal	SF2268, §1, 8 SF457, §54, 93	2020-00-29 2020-07-15		Signed	2020-06-29
	•				Signed	2020-06-23
321.258 (1)(b,c)	Amend	HF2536, §147	2020-07-01		Signed	
321.258 (2)(b,c)	Amend	HF2536, §148	2020-07-01 2020-07-15		Signed	2020-06-17
321.260 (2) 321.262 (2)	Amend	SF457, §32, 93	2020-07-15 2020-07-15		Signed	2020-06-25
321.262 (2) 321.264	Amend	SF457, §33, 93			Signed	2020-06-25
321.264	Amend	SF457, §34, 93	2020-07-15		Signed	2020-06-25
321.265	Amend	SF457, §35, 93	2020-07-15		Signed	2020-06-25
321.279 221.270 (2)/b)	Amend	SF2275, §1	2020-07-01		Signed	2020-06-01
321.279 (2)(b)	Amend	HF2643, §65, 70	2020-06-30		Signed	2020-06-30
321.324A (4)	Add	SF457, §36, 93	2020-07-15		Signed	2020-06-25
321.371 (2)	Amend	SF457, §37, 93	2020-07-15		Signed	2020-06-25

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			2020-07-15			
321.372 (5)(b)(1) 321.378	Amend	SF457, §38, 93	2020-07-15 2020-07-01		Signed	2020-06-25
321.378	Amend Amend	HF2536, §149 HF2536, §150	2020-07-01		Signed Signed	2020-06-17 2020-06-17
321.383 (4)	Amend	SF457, §39, 93	2020-07-01		Signed	2020-06-25
321.383 (5)	Add	SF457, §40, 93	2020-07-15		Signed	2020-06-25
321.431 (2,3)	Amend	HF2536, §151	2020-07-01		Signed	2020-06-17
321.431 (6)	Amend	SF457, §41, 93	2020-07-01		Signed	2020-06-25
321.454	Amend	HF2310, §1	2020-07-01		Signed	2020-06-17
321.456	Amend	HF2310, §2	2020-07-01		Signed	2020-06-17
321.457 (2)(p)	Add	HF2310, §3	2020-07-01		Signed	2020-06-17
321.463 (4)(b)(4)(b)	Amend	HF2536, §152	2020-07-01		Signed	2020-06-17
321.480	Amend	HF2536, §153	2020-07-01		Signed	2020-06-17
321.481	Amend	HF2536, §154	2020-07-01		Signed	2020-06-17
321.488	Amend	HF2536, §155	2020-07-01		Signed	2020-06-17
321.504	Amend	HF2536, §156	2020-07-01		Signed	2020-06-17
321.511	Amend	HF2536, §157	2020-07-01		Signed	2020-06-17
321A.11	Amend	HF2536, §158	2020-07-01		Signed	2020-06-17
321A.13 (3)	Amend	HF2536, §159	2020-07-01		Signed	2020-06-17
321A.14	Amend	HF2536, §160	2020-07-01		Signed	2020-06-17
321A.26	Amend	HF2536, §161	2020-07-01		Signed	2020-06-17
321A.31	Amend	HF2536, §162	2020-07-01		Signed	2020-06-17
321A.32A	Repeal	SF457, §54, 93	2020-07-15		Signed	2020-06-25
321E.29 (2)	Strike	HF2310, §4	2020-07-01		Signed	2020-06-17
321G.4 (2)	Amend	HF2641, §34	2020-07-01		Signed	2020-06-29
3211.4 (2)	Amend	HF2641, §35	2020-07-01		Signed	2020-06-29
321J.2 (3)(b)(2)(f)	Add	SF2275, §2	2020-07-01		Signed	2020-06-01
321J.20 (3)(u1)	Amend	HF2411, §1	2020-07-01		Signed	2020-06-17
321J.20 (3)(b)	Strike	HF2411, §2	2020-07-01		Signed	2020-06-17
321J.20 (9)	Strike	HF2411, §3	2020-07-01		Signed	2020-06-17
321M.9 (1)	Amend	SF457, §52, 93	2020-07-15		Signed	2020-06-25
322.13	Amend	HF2536, §163	2020-07-01		Signed	2020-06-17
322.15 (2)	Amend	HF2536, §164	2020-07-01		Signed	2020-06-17
322.19 (2)(a)	Amend	HF2536, §165	2020-07-01		Signed	2020-06-17
322.32	Amend	HF2536, §166	2020-07-01		Signed	2020-06-17
322C.4 (4)	Amend	HF2536, §167	2020-07-01		Signed	2020-06-17
322C.14 (3)(c)(2)	Amend	HF2536, §168	2020-07-01		Signed	2020-06-17
322C.15 (2)(b)	Amend	HF2536, §169	2020-07-01		Signed	2020-06-17
322C.21 (2)(f)	Amend	HF2536, §170	2020-07-01		Signed	2020-06-17
322C.21 (3)	Amend	HF2536, §171	2020-07-01		Signed	2020-06-17
322G.12	Amend	HF2535, §44	2020-07-01		Signed	2020-06-17
327F.27 (1)(u1)	Amend	HF2536, §172	2020-07-01		Signed	2020-06-17
330.4	Amend	HF2536, §173	2020-07-01		Signed	2020-06-17
330.13	Amend	HF2535, §45	2020-07-01		Signed	2020-06-17
330.21	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
330.23	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
330.24	Amend	HF2536, §174	2020-07-01		Signed	2020-06-17
331.301 (16)	Strike	SF457, §1, 93	2020-07-15		Signed	2020-06-25
331.301 (18)	Add	HF2641, §147	2020-07-01		Signed	2020-06-29
331.302 (2)	Amend	SF457, §2, 93	2020-07-15		Signed	2020-06-25
331.322 (3)	Amend	HF2536, §175	2020-07-01		Signed	2020-06-17
331.361 (2)(0a)	Add	HF2556, §5	2020-07-01		Vetoed	2020-06-30
331.381 (9) 224.292	Amend	HF2585, §25	2020-07-01		Signed	2020-06-25
331.383	Amend	HF2536, §176	2020-07-01		Signed	2020-06-17

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			2020-07-01			2020-06-30
331.389 (4)(c)	Amend	HF2643, §49	2020-07-01		Signed	
331.389 (5) 221.200 (2)	Amend Amend	HF2643, §50	2020-07-01		Signed Signed	2020-06-30 2020-06-17
331.390 (2) 331.392 (4)		HF2536, §177 HF2643, §51	2020-07-01		Signed	2020-06-17
331.392 (4) 331.392 (6)	Amend Add	HF2643, §52	2020-07-01		Signed	2020-06-30
	Amend	HF2536, §178	2020-07-01		Signed	2020-00-30
331.397A (5)(u1)		HF2585, §26	2020-07-01		•	2020-06-17
331.502 (15) 331.502 (15)	Amend Strike	· · · · · · · · · · · · · · · · · · ·	2020-07-01		Signed	2020-06-25
331.502 (15) 331.552 (4)	Amend	SF2284, §22 HF2486, §10	2020-07-01		Signed Signed	2020-00-17
331.552 (13)	Amend	HF2585, §27	2020-07-01		Signed	2020-00-25
331.557A (4)	Amend	SF457, §53, 93	2020-07-01		Signed	2020-00-25
331.606 (3)	Amend	HF2536, §179	2020-07-01		Signed	2020-06-23
331.659 (1)(a)(u1)	Amend	SF457, §59, 64	2020-06-25		Signed	2020-06-25
335.2	Amendment Directive	HF2512, §5, 6	2020-06-01		Signed	2020-06-01
335.2 (u2,u3)	Add	HF2512, §1, 6	2020-06-01		Signed	2020-06-01
335.4	Amend		2020-00-01		Signed	2020-00-01
	Amend	HF2536, §180 HF2512, §2, 6, 7	2020-07-01	2020-07-01		2020-06-01
335.5 (4) 225 8 (1)	Amend		2020-06-01	2020-07-01	Signed Signed	2020-06-01
335.8 (1) 335.8 (1)	Amend	HF2512, §3, 6, 8 HF2643, §116, 118, 119	2020-06-01	2020-06-01	Signed	2020-06-30
335.10			2020-00-30	2020-00-01	•	2020-06-30
335.10	Amend	HF2536, §181	2020-07-01 2020-06-01	2020-06-01	Signed Signed	2020-06-07
335.11	Amend Amend	HF2512, §4, 6, 8	2020-06-01	2020-06-01		2020-06-01
335.21	Amend	HF2643, §117, 118, 119 HF2536, §182	2020-00-30	2020-00-01	Signed Signed	2020-00-30
335.26	New	· · · · · · · · · · · · · · · · · · ·	2020-07-01		-	2020-00-17
335.26	New	HF2477, §1 HF2502, §1	2020-07-01		Signed Signed	2020-06-01
335.20 335.30	Amend	HF2535, §46	2020-07-01		Signed	2020-00-23
335.30A	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-00-17 2020-06-17
347.9 (1,3)	Amend	HF2536, §183	2020-07-01		Signed	2020-00-17 2020-06-17
347.25 (1)	Amend	HF2536, §184	2020-07-01		Signed	2020-00-17 2020-06-17
349.2	Amend	HF2556, §8	2020-07-01		Vetoed	2020-06-30
349.6 (1)	Amend	HF2536, §185	2020-07-01		Signed	2020-06-17
349.6 (3)	Add	HF2556, §9	2020-07-01		Vetoed	2020-06-30
349.8	Amend	HF2536, §186	2020-07-01		Signed	2020-06-17
351.45	New	HF737, §1	2020-07-01		Signed	2020-06-29
351.46	New	HF737, §2	2020-07-01		Signed	2020-06-29
352.4 (1)(b,c,d)	Amend	HF2535, §47	2020-07-01		Signed	2020-06-17
352.4 (3)	Amend	HF2535, §48	2020-07-01		Signed	2020-06-17
354.11 (1)(f)	Amend	HF2481, §1	2020-07-01		Signed	2020-06-17
356.7 (2)(i)	Strike	SF457, §60, 64	2020-06-25		Signed	2020-06-25
356.7 (4)	Strike and Replace	SF457, §61, 64	2020-06-25		Signed	2020-06-25
356.7 (5)(a)	Amend	SF457, §3, 93	2020-07-15		Signed	2020-06-25
356.15	Amend	SF2191, §1	2020-07-01		Signed	2020-06-17
356.15A	New	SF2191, §2	2020-07-01		Signed	2020-06-17
357.3	Amend	HF2536, §187	2020-07-01		Signed	2020-06-17
357.7	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
357.14	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
357.17	Amend	HF2535, §49	2020-07-01		Signed	2020-06-17
357.26	Amend	HF2536, §188	2020-07-01		Signed	2020-06-17
357.27	Amend	HF2536, §189	2020-07-01		Signed	2020-06-17
357.28	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
357.29	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
357.34	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
357A.20 (2)(e)	Amend	HF2536, §190	2020-07-01		Signed	2020-06-17
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					Gov's	Gov's Action
Reference	Action	Bill/Section	Eff. Date	App. Date	Action	Date
357H.1 (1)	Amend	HF2641, §149, 150, 151	2020-06-29	2020-06-29	Signed	2020-06-29
358.2 (2)	Amend	HF2536, §191	2020-07-01		Signed	2020-06-17
358.23	Amend	HF2536, §192	2020-07-01		Signed	2020-06-17
358.25	Amend	HF2536, §193	2020-07-01		Signed	2020-06-17
358.30	Amend	HF2536, §194	2020-07-01		Signed	2020-06-17
Ch. 359	Amendment Directive	HF2536, §393	2020-07-01		Signed	2020-06-17
359.6	Amend	HF2536, §195	2020-07-01		Signed	2020-06-17
359.14	Amend	HF2535, §50	2020-07-01		Signed	2020-06-17
359.15	Amend	HF2536, §196	2020-07-01		Signed	2020-06-17
359.23	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
359.30	Amend	HF2536, §197	2020-07-01		Signed	2020-06-17
359.31	Amend	HF2536, §198	2020-07-01		Signed	2020-06-17
359.32	Amend	HF2536, §199	2020-07-01		Signed	2020-06-17
359.33	Amend	HF2536, §200	2020-07-01		Signed	2020-06-17
359.37	Amend	HF2536, §201	2020-07-01		Signed	2020-06-17
359.52 (1)(0a)	Add	HF2556, §6	2020-07-01		Vetoed	2020-06-30
364.3 (2)	Amend	SF457, §4, 93	2020-07-15		Signed	2020-06-25
364.7 (01)	Add	HF2556, §7	2020-07-01		Vetoed	2020-06-30
372.12	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
376.1	Amend	HF2536, §202	2020-07-01		Signed	2020-06-17
376.3	Amend	HF2536, §203	2020-07-01		Signed	2020-06-17
386.7 (3)	Amend	HF2536, §204	2020-07-01		Signed	2020-06-17
388.2A (2)(a)(3)	Add	SF620, §1	2020-07-01		Signed	2020-06-18
388.3 (3)	Amend	HF2536, §205	2020-07-01		Signed	2020-06-17
388.9 (1)	Amend	HF2536, §206	2020-07-01		Signed	2020-06-17
390.3	Amend	HF2536, §207	2020-07-01		Signed	2020-06-17
400.14	Amend	HF2536, §208	2020-07-01		Signed	2020-06-17
403.2 (1)	Amend	HF2536, §209	2020-07-01		Signed	2020-06-17
403.4 (u1)	Amend	HF2536, §210	2020-07-01		Signed	2020-06-17
403.9 (1,6)	Amend	HF2536, §211	2020-07-01		Signed	2020-06-17
403.14 (1)	Amend	HF2536, §212	2020-07-01		Signed	2020-06-17
403.16 (u1)	Amend	HF2536, §213	2020-07-01		Signed	2020-06-17
404A.2 (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
404A.2 (3)(c)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
404A.2 (5)(c)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
411.23 (3)(b)	Amend	HF2535, §51	2020-07-01		Signed	2020-06-17
414.1 (1)(e)	Add	HF2641, §148	2020-07-01		Signed	2020-06-29
414.13	Amend	HF2536, §214	2020-07-01		Signed	2020-06-17
414.26	New	HF2502, §2	2020-07-01		Signed	2020-06-25
420.43 (2)	Amend	HF2536, §215	2020-07-01		Signed	2020-06-17
420.224	Amend	HF2536, §216	2020-07-01		Signed	2020-06-17
420.226	Amend	HF2536, §217	2020-07-01		Signed	2020-06-17
420.228	Amend	HF2536, §218	2020-07-01		Signed	2020-06-17
420.235	Amend	HF2536, §219	2020-07-01		Signed	2020-06-17
420.238	Amend	HF2536, §220	2020-07-01		Signed	2020-06-17
421.6	Amend	HF2641, §1	2020-07-01		Signed	2020-06-29
421.17 (36)	Add	HF2641, §2	2020-07-01		Signed	2020-06-29
421.27 (1)	Amend	HF2641, §3, 33	2020-07-01	2022-01-01	Signed	2020-06-29
421.27 (2)(c)	Amend	HF2641, §61, 71	2020-07-01	2020-07-01	Signed	2020-06-29
421.27 (4,6)	Amend	HF2641, §4, 33	2020-07-01	Custom	Signed	2020-06-29
421.27 (8,9)	Add	HF2641, §5, 32, 33	2020-07-01	2022-01-01	Signed	2020-06-29
421.27A	New	HF2641, §6	2020-07-01		Signed	2020-06-29
421.59	New	HF2641, §7	2020-07-01		Signed	2020-06-29

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421.60 (2)(a)(2)	Amend	HF2641, §8	2020-07-01		Signed	2020-06-29
421.60 (11)	Add	HF2641, §9	2020-07-01		Signed	2020-06-29
421.62 (1)(0b)	Add	HF2641, §10	2020-07-01		Signed	2020-06-29
421.62 (1)(c)(1)	Amend	HF2641, §11	2020-07-01		Signed	2020-06-29
421.62 (2)(a)	Amend	HF2641, §12	2020-07-01		Signed	2020-06-29
421.64 (1)	Amend	HF2641, §13	2020-07-01		Signed	2020-06-29
421.65	New	HF2565, §16, 28	Custom		Signed	2020-06-17
Ch. 422	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.1	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.2	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.4	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.5	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.6 (1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.7 (18)	Add	HF2641, §100, 103, 104	2020-06-29	2019-01-01	Signed	2020-06-29
422.7 (32)(c)(1)(d)	Add	HF2641, §136, 138, 139	2020-06-29	2019-01-01	Signed	2020-06-29
422.7 (32)(c)(1)(d,e)	Add	HF2641, §129, 131, 132	2020-06-29	2019-01-01	Signed	2020-06-29
422.7 (32)(c)(2) (0a,0c,00c,d)	Add	HF2641, §130, 131, 132	2020-06-29	2019-01-01	Signed	2020-06-29
422.7 (32)(c)(2)(a)	Amend	HF2340, §1, 2	2020-07-01	2020-01-01	Signed	2020-06-29
422.7 (32)(c)(2)(c)(ii)	Amend	HF2641, §137, 138, 139	2020-06-29	2019-01-01	Signed	2020-06-29
422.7 (36)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.7 (51,52)	Strike	HF2641, §122, 126	2020-07-01	2020-01-01	Signed	2020-06-29
422.7 (59)	Add	HF2641, §111, 112, 113	2020-06-29	2020-03-27	Signed	2020-06-29
422.7 (59)	Add	HF2641, §118, 120, 121	2020-06-29	2020-03-23	Signed	2020-06-29
422.7 (59)	Add	HF2641, §62, 71	2020-07-01	2020-07-01	Signed	2020-06-29
422.7 (59)	Add	HF2641, §77, 80, 82	2020-06-29	2020-01-01	Signed	2020-06-29
422.8 (1)	Amend	HF2641, §115, 116, 117	2020-06-29	2020-01-01	Signed	2020-06-29
422.8 (4)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.9 (2)(h)	Amend	HF2641, §123, 126	2020-07-01	2020-01-01	Signed	2020-06-29
422.9 (3)(c)	Strike and Replace	HF2641, §52, 54	2020-07-01	2020-01-01	Signed	2020-06-29
422.9 (3)(d)	Amend	HF2641, §53, 54	2020-07-01	2020-01-01	Signed	2020-06-29
422.10 (1)(u1)	Amendment Directive	HF2535, §94	2020-07-01	0040 04 04	Signed	2020-06-17
422.10 (1)(c,d)	Amend	HF2641, §57, 59, 60	2020-06-29	2019-01-01	Signed	2020-06-29
422.10 (4)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.10B 422.11	Amendment Directive	HF2535, §94 HF2535, §94	2020-07-01 2020-07-01		Signed Signed	2020-06-17 2020-06-17
422.11 422.11A	Amend	HF2535, §92	2020-07-01		Signed	2020-06-17 2020-06-17
422.11A	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11C	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11D	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11E	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11F	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11H	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11J	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11L (1)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11N (3)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11O (2)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11P (3)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11Q	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11R	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11S (1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11S (8)(a)(2)	Amend	HF2641, §98	2020-07-01		Signed	2020-06-29
422.11V	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11W (1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17

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422.11Y (3)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.11Z	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.12 (2)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.12A (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.12B (1)(a)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.12C (1)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.12C (2)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.12G (2)	Amend	HF2565, §17, 28	Custom		Signed	2020-06-17
422.12l (2)	Amend	HF2565, §18, 28	Custom		Signed	2020-06-17
422.12K (2)	Amend Amendment Directive	HF2565, §19, 28	Custom 2020-07-01		Signed	2020-06-17 2020-06-17
422.12N (1)	Amendment Directive	HF2535, §94 HF2535, §94	2020-07-01 2020-07-01		Signed Signed	2020-06-17 2020-06-17
422.13 (1)(a,b) 422.13 (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.13 (2) 422.13 (5)(c)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.14 (1,3)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.16 (5)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.19	Amend	HF2536, §221	2020-07-01		Signed	2020-06-17
422.20 (1,2)	Amend	HF2536, §222	2020-07-01		Signed	2020-06-17
422.20 (1,2)	Amend	HF2641, §14	2020-07-01		Signed	2020-06-29
422.20 (3)(a)	Amend	HF2565, §20, 28	Custom		Signed	2020-06-17
422.20 (3)(a)	Amend	HF2641, §15	2020-07-01		Signed	2020-06-29
422.20 (3A,3B)	Add	HF2641, §16	2020-07-01		Signed	2020-06-29
422.21 (3)	Amend	HF2536, §223	2020-07-01		Signed	2020-06-17
422.21 (7)	Amend	HF2641, §75, 76	2020-06-29		Signed	2020-06-29
422.22	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.25 (1,2)	Strike and Replace	HF2641, §63, 71	2020-07-01	2020-07-01	Signed	2020-06-29
422.25 (1)(c)	Add	HF2641, §17, 31	2020-06-29		Signed	2020-06-29
422.25 (5,6,8)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.25A	New	HF2641, §64, 71	2020-07-01	2020-07-01	Signed	2020-06-29
422.25B	New	HF2641, §65, 71	2020-07-01	2020-07-01	Signed	2020-06-29
422.25C	New	HF2641, §66, 71	2020-07-01	2020-07-01	Signed	2020-06-29
422.27	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.31	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.32 (1)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.32 (1)(k)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.32 (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.33 (3)	Amend	HF2536, §224	2020-07-01		Signed	2020-06-17
422.33 (4)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.33 (5)(a)(u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.33 (5)(c,d)	Amend	HF2641, §58, 59, 60	2020-06-29	2019-01-01	Signed	2020-06-29
422.33 (6)	Amend	HF2535, §93	2020-07-01		Signed	2020-06-17
422.33 (6,8)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.33 (9)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.33 (10) 422.33 (11A)(01)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.33 (11A)(u1)	Amendment Directive Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.33 (11B)(u1) 422.33 (11C)(u1)	Amendment Directive	HF2535, §94 HF2535, §94	2020-07-01 2020-07-01		Signed Signed	2020-06-17 2020-06-17
422.33 (11C)(u1) 422.33 (11D)(u1)	Amendment Directive	HF2535, §94 HF2535, §94	2020-07-01		Signed	2020-06-17
422.33 (12,13,14,15,19,	Amendment Directive	HF2535, §94 HF2535, §94	2020-07-01		Signed	2020-06-17
20,21,22)		-				
422.33 (25)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.33 (26,28)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.33 (28)	Amend	HF2641, §99	2020-07-01		Signed	2020-06-29
422.33 (29)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17

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422.33 (30)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.34 (u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.34 (2)(b)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.34A (u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.35 (14,15)	Strike	HF2641, §124, 126	2020-07-01	2020-01-01	Signed	2020-06-29
422.35 (18)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.35 (26)	Add	HF2641, §101, 103, 104	2020-06-29	2019-01-01	Signed	2020-06-29
422.35 (26)	Add	HF2641, §119, 120, 121	2020-06-29	2020-03-23	Signed	2020-06-29
422.35 (26)	Add	HF2641, §67, 71	2020-07-01	2020-07-01	Signed	2020-06-29
422.35 (26,27)	Add	HF2641, §78, 80, 81, 82	2020-06-29	Multiple	Signed	2020-06-29
422.36 (2)	Amendment Directive	HF2535, §94	2020-07-01	·	Signed	2020-06-17
422.38	Amend	HF2536, §225	2020-07-01		Signed	2020-06-17
422.38	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.39	Amend	HF2536, §226	2020-07-01		Signed	2020-06-17
422.39	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.39	Strike and Replace	HF2641, §68, 71	2020-07-01	2020-07-01	Signed	2020-06-29
422.40	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.41	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.60 (2)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.60 (4,5,6,7,8,9,10,11)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.60 (12)(a)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.60 (13)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.61 (u1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.61 (3)(b)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.61 (5)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.66	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.69 (1)	Amend	HF2641, §18	2020-07-01		Signed	2020-06-29
422.72 (1)(a)(1)	Amend	HF2641, §19	2020-07-01		Signed	2020-06-29
422.72 (3)(a)	Amend	HF2565, §21, 28	Custom		Signed	2020-06-17
422.72 (7A)	Add	HF2641, §20	2020-07-01		Signed	2020-06-29
422.73 (01)	Add	HF2641, §69, 71	2020-07-01	2020-07-01	Signed	2020-06-29
422.73 (1,3)	Amend	HF2641, §70, 71	2020-07-01	2020-07-01	Signed	2020-06-29
422.73 (1)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.74	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.85	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422.110	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422 .111	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422D.2	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
422D.3 (3)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
423.1 (10A)	Add	HF2641, §95	2020-07-01		Signed	2020-06-29
423.2 (6)(bs)	Amend	HF2641, §36	2020-07-01		Signed	2020-06-29
423.2 (8)(d)(1)	Amend	HF2641, §37	2020-07-01		Signed	2020-06-29
423.3 (3A)	Amend	HF2641, §38, 50, 51	2020-06-29	2005-07-01	Signed	2020-06-29
423.3 (29)	Strike	HF2536, §227	2020-07-01		Signed	2020-06-17
423.3 (31)(u1)	Amend	HF2641, §39	2020-07-01		Signed	2020-06-29
423.3 (47)	Amend	HF2641, §96	2020-07-01		Signed	2020-06-29
423.3 (47A)	Amend	HF2536, §228	2020-07-01		Signed	2020-06-17
423.3 (80)(b,c)	Amend	HF2641, §40	2020-07-01		Signed	2020-06-29
423.4 (1)	Amend	HF2641, §41	2020-07-01		Signed	2020-06-29
423.4 (2)(a,b)	Amend	HF2641, §42	2020-07-01		Signed	2020-06-29
423.4 (6)(a)(1)	Amend	HF2641, §43	2020-07-01		Signed	2020-06-29
423.4 (6)(b,c)	Amend	HF2641, §44	2020-07-01		Signed	2020-06-29
423.5 (1)(b)	Strike	HF2641, §45	2020-07-01		Signed	2020-06-29

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423.6 (18)	Add	HF2641, §140, 142, 143	2020-06-29	2020-01-01	Signed	2020-06-29
423.29 (1)	Amend	HF2641, §46	2020-07-01		Signed	2020-06-29
423.33 (1)	Amend	HF2641, §47	2020-07-01		Signed	2020-06-29
423.37 (4)	Add	HF2641, §21, 31	2020-06-29		Signed	2020-06-29
423A.5 (1)	Amend	HF760, §1	2020-07-01		Signed	2020-06-25
423A.5 (4)	Add	HF760, §2	2020-07-01		Signed	2020-06-25
423F.3 (6)	Amend	HF2536, §229	2020-07-01		Signed	2020-06-17
425.8 (1)	Amend	HF2535, §52	2020-07-01		Signed	2020-06-17
425.8 (1)	Amend	HF2536, §230	2020-07-01		Signed	2020-06-17
425.15 (4A)	Add	HF2382, §1	2020-07-01		Signed	2020-06-17
425.16	Amend	HF2536, §231	2020-07-01		Signed	2020-06-17
426A.13 (5)	Add	HF2382, §2	2020-07-01		Signed	2020-06-17
427.1 (40)(b)	Amend	SF2400, §13, 17	2020-06-25		Signed	2020-06-25
427.1 (40)(f)(1)(d)	Amend	SF2400, §14, 17	2020-06-25		Signed	2020-06-25
428.20	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
428A.1 (3)	Amend	HF2641, §22	2020-07-01		Signed	2020-06-29
428A.8 (1)(c)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
434.10	Amend	HF2536, §232	2020-07-01		Signed	2020-06-17
434.12	Amend	HF2536, §233	2020-07-01		Signed	2020-06-17
434.15	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
434.18	Amend	HF2536, §234	2020-07-01		Signed	2020-06-17
437A.3 (3)	Amend	HF2536, §235	2020-07-01		Signed	2020-06-17
441.6 (2)	Amend	HF2641, §105	2020-07-01		Signed	2020-06-29
441.6 (3)	Add	HF2641, §106	2020-07-01		Signed	2020-06-29
441.17 (2)	Amend	HF2641, §107	2020-07-01		Signed	2020-06-29
441.41	Amend	HF2641, §108	2020-07-01		Signed	2020-06-29
441.48	Amend	HF2641, §23	2020-07-01		Signed	2020-06-29
452A.3 (1,2,3,4,5,6)	Amend	SF2403, §1, 6	2020-07-01	2021-01-01	Signed	2020-06-30
452A.17 (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
452A.31 (2)(a)(1)(c)	Add	SF2403, §2	2020-07-01		Signed	2020-06-30
452A.31 (3)(a)(02)	Add	SF2403, §3	2020-07-01		Signed	2020-06-30
452A.31 (4)(a)(1)(c)	Add	SF2403, §4	2020-07-01		Signed	2020-06-30
452A.31 (5)(a)(02)	Add	SF2403, §5	2020-07-01		Signed	2020-06-30
452A.66 (2)	Amend	HF2536, §236	2020-07-01		Signed	2020-06-17
453A.2 (1,2,3)	Amend	SF2268, §2, 8	2020-06-29		Signed	2020-06-29
453A.2 (8)(a)(2)	Amend	SF2268, §3, 8	2020-06-29		Signed	2020-06-29
453A.5 (1)	Amend	SF2268, §4, 8	2020-06-29		Signed	2020-06-29
453A.20	Amend	HF2536, §237	2020-07-01		Signed	2020-06-17
453A.33	Amend	HF2536, §238	2020-07-01		Signed	2020-06-17
453A.36 (6)	Amend	SF2268, §5, 8	2020-06-29		Signed	2020-06-29
453A.39 (2)(b,c)	Amend	SF2268, §6, 8	2020-06-29		Signed	2020-06-29
453A.44 (6)	Amend	HF2536, §239	2020-07-01		Signed	2020-06-17
453A.47B	Amend	SF2268, §7, 8	2020-06-29		Signed	2020-06-29
455A.5 (7)	Add	HF716, §1	2020-07-01		Signed	2020-06-18
455A.14A (1)(a)	Amend	SF457, §55, 93	2020-07-15		Signed	2020-06-25
455A.14B (1)(a)	Amend	SF457, §56, 93	2020-07-15		Signed	2020-06-25
455A.18 (3)(a)	Amend	HF2643, §80	2020-07-01		Signed	2020-06-30
455B.137	Amend	HF2536, §240	2020-07-01		Signed	2020-06-17
455B.183 (2)(u1)	Amend	HF2475, §1, 2	2020-06-01		Signed	2020-06-01
455B.199D	New	HF2452, §1	2020-07-01		Signed	2020-06-25
455B.340	Amend	HF2536, §241	2020-07-01		Signed	2020-06-17
455B.476 (1)	Amend	HF2536, §242	2020-07-01		Signed	2020-06-17
455D.23	Amend	HF2536, §243	2020-07-01		Signed	2020-06-17

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455E.11 (2)(b)(2)	Strike	HF2536, §244	2020-07-01		Signed	2020-06-17
456.5	Amend	HF2536, §245	2020-07-01		Signed	2020-06-17
456A.16 (7)	Amend	HF2565, §22, 28	Custom		Signed	2020-06-17
456A.28	Amend	HF2535, §53	2020-07-01		Signed	2020-06-17
456A.36 (1)(b,c)	Amend	SF2250, §1	2020-07-01		Signed	2020-03-12
456A.36 (2)(a)(2)	Amend	SF2250, §2	2020-07-01		Signed	2020-03-12
456A.36 (3)	Amend	SF2250, §3	2020-07-01		Signed	2020-03-12
456A.36 (5)	Strike and Replace	SF2250, §4	2020-07-01		Signed	2020-03-12
458A.11 (4)	Amend	HF2536, §246	2020-07-01		Signed	2020-06-17
458A.21	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
459.501 (3)(a)(3)	Add	SF2413, §12, 16	2020-06-10		Signed	2020-06-10
461A.1 (1)	Amend	HF2535, §54	2020-07-01		Signed	2020-06-17
461A.31	Amend	HF2536, §247	2020-07-01		Signed	2020-06-17
461A.77	Amend	HF2536, §248	2020-07-01		Signed	2020-06-17
462A.5 (4)(b)	Amend	HF2535, §55	2020-07-01		Signed	2020-06-17
462A.12 (4)	Amend	HF2535, §56	2020-07-01		Signed	2020-06-17
462A.27	Amend	HF2536, §249	2020-07-01		Signed	2020-06-17
466B.2 (2)	Strike	HF2536, §250	2020-07-01		Signed	2020-06-17
468.20	Amend	HF2536, §251	2020-07-01		Signed	2020-06-17
468.22	Amend	HF2536, §252	2020-07-01		Signed	2020-06-17
468.75	Amend	HF2536, §253	2020-07-01		Signed	2020-06-17
468.184 (10)	Amend	HF2536, §254	2020-07-01		Signed	2020-06-17
468.293	Amend	HF2536, §255	2020-07-01		Signed	2020-06-17
468.396	Amend	HF2536, §256	2020-07-01		Signed	2020-06-17
468.557	Amend	HF2536, §257	2020-07-01		Signed	2020-06-17
468.626	Amend	HF2536, §258	2020-07-01		Signed	2020-06-17
468.627	Amend	HF2536, §259	2020-07-01		Signed	2020-06-17
473.1 (3)	Strike	HF2536, §260	2020-07-01		Signed	2020-06-17
474.2	Amend	HF2536, §261	2020-07-01		Signed	2020-06-17
476.2 (1)	Amend	HF2536, §262	2020-07-01		Signed	2020-06-17
476.4 (3)	Amend	HF2536, §263	2020-07-01		Signed	2020-06-17
476.6 (2)	Amend	HF2536, §264	2020-07-01		Signed	2020-06-17
476.49	New	SF583, §1	2020-07-01		Signed	2020-03-12
476.55 (2)(a)(u1)	Amend	HF2536, §265	2020-07-01		Signed	2020-06-17
476.84 (2)(0e)	Add Amondment Directive	HF2452, §2	2020-07-01 2020-07-01		Signed	2020-06-25
476B.2	Amendment Directive	HF2535, §94			Signed	2020-06-17 2020-06-17
476B.6 (5)(a,b,c,d)	Amendment Directive		2020-07-01		Signed	
476B.7 (2) 476C.4 (4)(a,b,c,d)	Amendment Directive Amendment Directive	HF2535, §94 HF2535, §94	2020-07-01 2020-07-01		Signed Signed	2020-06-17 2020-06-17
476C.6 (1)(b)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
477C.1	Amend	HF2585, §28	2020-07-01		Signed	2020-06-25
477C.2 (2,4,5)	Amend	HF2585, §29	2020-07-01		Signed	2020-06-25
477C.3 (2)	Amend	HF2585, §30	2020-07-01		Signed	2020-06-25
4770.4	Amend	HF2585, §31	2020-07-01		Signed	2020-06-25
477C.5 (2)(a)	Amend	HF2585, §32	2020-07-01		Signed	2020-06-25
478.16	New	HF2643, §128	2020-07-01		Signed	2020-06-30
481A.48 (5,6)	Amend	HF716, §2	2020-07-01		Signed	2020-06-18
481A.56A	New	HF2455, §1	2020-07-01		Signed	2020-06-25
481A.93 (2)(c)	Add	SF537, §1	2020-07-01		Signed	2020-06-01
483A.1A (10)(e)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
483A.1A (10)(e)	Strike and Replace	SF280, §1	2020-07-01		Signed	2020-06-25
483A.1A (10)(f)	Add	SF280, §2	2020-07-01		Signed	2020-06-25
483A.8B (1)	Amend	HF2410, §1	2020-07-01		Signed	2020-06-25
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483A.24 (3)(a)	Amend	HF2627, §40, 51	2020-06-25		Signed	2020-06-25
483A.24 (4)(a)	Amend	HF2627, §41, 51	2020-06-25		Signed	2020-06-25
483A.24 (7)	Amend	HF2585, §33	2020-07-01		Signed	2020-06-25
483A.24 (8)	Amend	HF599, §1	2020-07-01		Signed	2020-06-25
486A.1213 (3)	Amend	HF2402, §1	2020-07-01		Signed	2020-06-17
488.116 (3)	Amend	HF2402, §2	2020-07-01		Signed	2020-06-17
489.101	Strike and Replace	HF2536, §384	2020-07-01		Signed	2020-06-17
489.115 (2)	Amend	HF2402, §3	2020-07-01		Signed	2020-06-17
489.701A (2)(b)	Amend	HF2536, §266	2020-07-01		Signed	2020-06-17
489.701A (3)	Amend	HF2536, §267	2020-07-01		Signed	2020-06-17
489.706 (2)	Amend	HF2641, §24	2020-07-01		Signed	2020-06-29
489.1105 (2)(c)	Add	HF2536, §268	2020-07-01		Signed	2020-06-17
489.12206	Amend New	HF2536, §383	2020-07-01		Signed	2020-06-17
489.14801	New	SF2187, §1	2020-07-01		Signed	2020-03-12
490.503 (2)	Amend	HF2402, §4	2020-07-01		Signed	2020-06-17
490.1422 (2)(a)	Amend	HF2641, §25	2020-07-01		Signed	2020-06-29
490.1509 (2)	Amend	HF2402, §5	2020-07-01		Signed	2020-06-17
499.74 (3)	Amend	HF2402, §6	2020-07-01		Signed	2020-06-17
501.106 (5)(b)	Amend	HF2402, §7	2020-07-01		Signed	2020-06-17
501.813 (2)(a)	Amend	HF2641, §26	2020-07-01		Signed	2020-06-29
501A.403 (2)	Amend	HF2402, §8	2020-07-01		Signed	2020-06-17
501B.11 (4)	Amend	HF2402, §9	2020-07-01		Signed	2020-06-17
502.604A	Amend	HF426, §1	2020-07-01		Signed	2020-03-12
504.503 (2)	Amend	HF2402, §10	2020-07-01		Signed	2020-06-17
504.1423 (2)(a)	Amend	HF2641, §27	2020-07-01		Signed	2020-06-29
504.1509 (2)	Amend	HF2402, §11	2020-07-01		Signed	2020-06-17
505B.1 (1)(a)(u1)	Amend	HF2536, §269	2020-07-01		Signed	2020-06-17
507B.7 (2)	Amend	HF2536, §270	2020-07-01		Signed	2020-06-17
507B.12 (2)	Amend	HF2536, §271	2020-07-01		Signed	2020-06-17
507E.2	Amend	HF426, §2	2020-07-01		Signed	2020-03-12
507E.5 (5)	Amend	HF426, §3	2020-07-01		Signed	2020-03-12
507E.8	Amend	HF426, §4	2020-07-01		Signed	2020-03-12
508.14 (1)	Amend	HF2536, §272	2020-07-01		Signed	2020-06-17
508.32 (1)	Amend	HF2536, §273	2020-07-01		Signed	2020-06-17
508C.3 (4)(k)(5)	Amend	HF2536, §274	2020-07-01		Signed	2020-06-17
508C.8 (1)(a)	Amend	HF2536, §275	2020-07-01		Signed	2020-06-17
508C.13 (3)	Amend	HF2536, §276	2020-07-01		Signed	2020-06-17
508E.3	Amend	HF426, §5	2020-07-01		Signed	2020-03-12
509A.9	Amend	HF2536, §277	2020-07-01		Signed	2020-06-17
509A.10	Amend	HF2536, §278	2020-07-01		Signed	2020-06-17
510C.1 (1,2,8,9)	Amend	HF2536, §279	2020-07-01		Signed	2020-06-17
510C.1 (11)(u1)	Amend	HF2536, §280	2020-07-01		Signed	2020-06-17
510C.1 (11)(c)	Amend	HF2536, §281	2020-07-01		Signed	2020-06-17
510C.2 (1)	Amend	HF2536, §282	2020-07-01		Signed	2020-06-17
510C.2 (2)(a)(u1)	Amend	HF2536, §283	2020-07-01		Signed	2020-06-17
510C.2 (2)(b)	Amend	HF2536, §284	2020-07-01		Signed	2020-06-17
511.8 (22)(i)(2)	Amend	SF2132, §1	2020-07-01		Signed	2020-03-12
511.23	Amend	HF2536, §285	2020-07-01		Signed	2020-05-12
514C.35	New	SF2261, §5	2020-07-01		Signed	2020-06-17
514C.35 (4)(d)(1)	Amend New	HF2643, §66, 70	2020-07-01		Signed	2020-00-29
514C.35 (4)(0)(1) 515.10	Amend	HF2536, §286	2020-00-30		Signed	2020-06-30
515.19	Amend	HF2536, §287	2020-07-01		Signed	2020-06-17 2020-06-17
515.38	Amend	HF2536, §288	2020-07-01			2020-06-17 2020-06-17
515.50		1 II 2000, 3200	2020-01-01		Signed	2020-00-17

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515.40 (3)	Amend	HF2536, §289	2020-07-01		Signed	2020-06-17
515.111	Amend	HF2536, §290	2020-07-01		Signed	2020-06-17
515G.3 (1)(c)	Amend	HF2535, §57	2020-07-01		Signed	2020-06-17
515I.4A (7)	Amend	HF2535, §58	2020-07-01		Signed	2020-06-17
520.5	Amend	HF2536, §291	2020-07-01		Signed	2020-06-17
520.15	Amend	HF2536, §292	2020-07-01		Signed	2020-06-17
521B.101A	New	SF2131, §1, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (u1)	Amend	SF2131, §2, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (2)(e)	Amend	SF2131, §3, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (3)(a)(u1)	Amend	SF2131, §4, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (4)(a)	Amend	SF2131, §5, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (4)(b)(2)	Amend	SF2131, §6, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (4)(c)(3)(e)	Amend	SF2131, §7, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (4)(c)(4)(e)	Amend	SF2131, §8, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (5)(a)(4)	Amend	SF2131, §9, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (5)(b)(3)	Amend	SF2131, §10, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (5)(c)(1,2,3)	Amend	SF2131, §11, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (5)(e)(5)(b)	Amend	SF2131, §12, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (5)(f)	Amend	SF2131, §13, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (5A)	Add	SF2131, §14, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (6,7)	Amend	SF2131, §15, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (8)(u1)	Amend	SF2131, §16, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (9)(u1)	Amend	SF2131, §17, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (9)(b)	Amend	SF2131, §18, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.102 (10)(a,b)	Amend	SF2131, §19, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.103	Amend	SF2131, §20, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.104 (1)(c)	Amend	SF2131, §21, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.105 (1)	Amend	SF2131, §22, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.105 (2)(a)(u1)	Amend	SF2131, §23, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.105 (2)(a)(5)	Amend	SF2131, §24, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.105 (2)(c)	Amend	SF2131, §25, 27	2020-07-01	2020-07-01	Signed	2020-03-12
521B.105 (3)	Amend	SF2131, §26, 27	2020-07-01	2020-07-01	Signed	2020-03-12
5211.5 (2,3)	Amend	HF2536, §293	2020-07-01		Signed	2020-06-17
521I.6 (2)	Amend	HF2536, §294	2020-07-01		Signed	2020-06-17
5211.7 (2)	Amend	HF2536, §295	2020-07-01		Signed	2020-06-17
5211.11 (3)	Amend	HF2535, §59	2020-07-01		Signed	2020-06-17
522B.5 (1)(u1)	Amend	HF426, §6	2020-07-01		Signed	2020-03-12
522B.5A	New	HF426, §7	2020-07-01		Signed	2020-03-12
522C.5	Amend	HF426, §8	2020-07-01		Signed	2020-03-12
522E.1 (3)	Amend	HF2536, §296	2020-07-01		Signed	2020-06-17
522E.9 (7)	Amend	HF2536, §297	2020-07-01		Signed	2020-06-17
522E.13 (6)	Amend	HF2536, §298	2020-07-01		Signed	2020-06-17
523C.7 (2)(a)	Amend	HF2536, §299	2020-07-01		Signed	2020-06-17
523C.9 (3)	Amend	HF2535, §60	2020-07-01		Signed	2020-06-17
523C.9 (3)	Amend	HF2536, §300	2020-07-01		Signed	2020-06-17
524.108	Amend	HF2536, §301	2020-07-01 2020-07-01		Signed	2020-06-17
524.1309 (u1)	Amend	HF2536, §302			Signed	2020-06-17
524.1310 (1)(b)	Amend	HF2536, §303	2020-07-01		Signed	2020-06-17
524.1602 (3)	Amend	HF2536, §304	2020-07-01		Signed	2020-06-17
524.1807 533 320 (03)	Amend	HF2536, §305	2020-07-01		Signed	2020-06-17
533.329 (03) 533.329 (3)	Add	HF2641, §28	2020-07-01		Signed	2020-06-29
533.329 (3) 533.401 (2)	Amend Amend	HF2641, §29	2020-07-01 2020-07-01		Signed	2020-06-29 2020-06-17
JJJ. TUT (2)		HF2536, §306	2020-01-01		Signed	2020-00-11

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522 509 (4)	Amond	HE2526 8207	2020-07-01		Signed	2020-06-17
533.508 (1) 523A 1 (2)(a)	Amend Add	HF2536, §307	2020-07-01		Signed	
533A.1 (2)(e)	Add	SF272, §1	2020-07-01		Signed	2020-06-18
533A.1 (5A,8A)		SF272, §2			Signed Signed	2020-06-18 2020-06-18
533A.8A	New Amend	SF272, §3	2020-07-01		0	
536.4 (2)		HF2536, §308	2020-07-01		Signed	2020-06-17
536.11 (1) 537.1101	Amend	HF2536, §309	2020-07-01		Signed	2020-06-17
537.1101	Amend	HF2536, §310	2020-07-01		Signed	2020-06-17
537.2201 (1)	Amend	HF2536, §311	2020-07-01		Signed	2020-06-17
537.3205 (1)	Amend	SF2198, §1	2020-07-01		Signed	2020-03-12
543C.8	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
543D.9	Amend	HF2627, §42, 51	2020-06-25		Signed	2020-06-25
544A.8 (5)	Add	HF2627, §43, 51	2020-06-25		Signed	2020-06-25
544B.19	Amend	HF2536, §312	2020-07-01		Signed	2020-06-17
551A.1 (11)	Amend	HF2536, §313	2020-07-01		Signed	2020-06-17
554.2402 (3)(b)	Amend	HF2535, §61	2020-07-01		Signed	2020-06-17
554.12206	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
558.33	Amend	HF2536, §314	2020-07-01	0000 07 04	Signed	2020-06-17
558A.1 (5)(c)	Amend	SF2300, §1, 2	2020-07-01	2020-07-01	Signed	2020-06-17
561.21 (3)	Strike and Replace	SF458, §1, 2	2020-06-25		Signed	2020-06-25
573.1 (4)	Amend	HF2536, §315	2020-07-01		Signed	2020-06-17
573.14	Amend	HF2535, §62	2020-07-01		Signed	2020-06-17
573.19	Amend	HF2536, §316	2020-07-01		Signed	2020-06-17
573.22	Amend	HF2536, §317	2020-07-01		Signed	2020-06-17
578A.7 (2)(b)	Amend	HF2536, §318	2020-07-01		Signed	2020-06-17
578A.7 (5)	Amend	HF2536, §319	2020-07-01		Signed	2020-06-17
597.13	Amend	HF2536, §320	2020-07-01		Signed	2020-06-17
597.17	Amend	HF2536, §321	2020-07-01		Signed	2020-06-17
599.1	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
600A.5 (2)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
602.1215 (1)	Amend	HF2643, §81	2020-07-01		Signed	2020-06-30
602.1302 (1)	Amend	SF457, §23, 93	2020-07-15		Signed	2020-06-25
602.1304 (1)	Amend	SF457, §24, 93	2020-07-15		Signed	2020-06-25
602.1304 (2)	Strike	SF457, §25, 93	2020-07-15		Signed	2020-06-25
602.8102 (58A)	Amend	HF2565, §23, 28	Custom		Signed	2020-06-17
602.8102 (105C)	Add	SF457, §62, 64	2020-06-25		Signed	2020-06-25
602.8102 (135A)	Amend	SF457, §5, 93	2020-07-15		Signed	2020-06-25
602.8105 (1,2)	Amend	SF457, §28, 93	2020-07-15		Signed	2020-06-25
602.8105 (1)(k)	Add	SF457, §63, 64	2020-06-25		Signed	2020-06-25
602.8106 (1)(d)	Amend	SF457, §29, 93	2020-07-15		Signed	2020-06-25
602.8106 (1)(d,e)	Amend	SF457, §6, 93	2020-07-15		Signed	2020-06-25
602.8106 (2,3,4)	Amend	SF457, §7, 93	2020-07-15		Signed	2020-06-25
602.8107 (1)(a)	Strike and Replace	SF457, §65, 83	2020-06-25		Signed	2020-06-25
602.8107 (1)(b)	Amend	SF457, §8, 93	2020-07-15		Signed	2020-06-25
602.8107 (2)(b,c)	Amend	SF457, §66, 83	2020-06-25		Signed	2020-06-25
602.8107 (2)(c)(2)	Amend	SF457, §9, 93	2020-07-15		Signed	2020-06-25
602.8107 (3)	Amend	SF457, §87, 92	2021-01-01		Signed	2020-06-25
602.8107 (4)(u1)	Amend	SF457, §88, 92	2021-01-01		Signed	2020-06-25
602.8107 (4)(a)	Amend	HF2565, §24, 28	Custom		Signed	2020-06-17
602.8107 (4)(a)	Amend	SF457, §10, 93	2020-07-15		Signed	2020-06-25
602.8107 (4)(a)	Amend	SF457, §67, 83	2020-06-25		Signed	2020-06-25
602.8107 (4)(f)	Amend	SF457, §89, 92	2021-01-01		Signed	2020-06-25
602.8107 (5)	Strike	SF457, §90, 92	2021-01-01		Signed	2020-06-25
602.8107 (7)	Amend	SF457, §91, 92	2021-01-01		Signed	2020-06-25

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602.8108 (3,7)	Amend	SF457, §11, 93	2020-07-15		Signed	2020-06-25
602.8108 (4)	Strike and Replace	SF457, §12, 93	2020-07-15		Signed	2020-06-25
602.8108 (5,8)	Strike	SF457, §13, 93	2020-07-15		Signed	2020-06-25
602.8108 (9)	Strike and Replace	SF457, §26, 93	2020-07-15		Signed	2020-06-25
602.8108 (13)	Add	SF457, §14, 93	2020-07-15		Signed	2020-06-25
602.9106	Amend	HF2536, §322	2020-07-01		Signed	2020-06-17
602.10122 (3)	Amend	HF2536, §323	2020-07-01		Signed	2020-06-17
602.10134	Amend	HF2535, §63	2020-07-01		Signed	2020-06-17
614.10	Amend	HF2536, §324	2020-07-01		Signed	2020-06-17
614.13	Amend	HF2536, §325	2020-07-01		Signed	2020-06-17
614.20	Amend	HF2536, §326	2020-07-01		Signed	2020-06-17
614.21 (2)	Amend	SF2137, §1	2020-07-01		Signed	2020-03-12
614.26	Amend	HF2536, §327	2020-07-01		Signed	2020-06-17
614.27	Amend	HF2536, §328	2020-07-01		Signed	2020-06-17
614.28	Amend	HF2536, §329	2020-07-01			2020-06-17
618.14	Amend		2020-07-01		Signed Vetoed	2020-00-17 2020-06-30
		HF2556, §10				
622.4	New	SF2338, §1	2020-07-01		Signed	2020-06-18
622.51	Amend	HF2536, §330	2020-07-01		Signed	2020-06-17
624.1	Amend	HF2535, §64	2020-07-01		Signed	2020-06-17
626.14	Amend	HF2536, §331	2020-07-01		Signed	2020-06-17
631.6 (1)(a,c)	Amend	SF457, §30, 93	2020-07-15		Signed	2020-06-25
631.8 (3)	Amend	HF2536, §332	2020-07-01		Signed	2020-06-17
633.3 (9,22)	Amend	HF2536, §333	2020-07-01		Signed	2020-06-17
633.13	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17
633.14	Amend	HF2536, §334	2020-07-01		Signed	2020-06-17
633.71	Amend	HF2536, §335	2020-07-01		Signed	2020-06-17
633.83	Amend	HF2536, §336	2020-07-01		Signed	2020-06-17
633.85	Amend	HF2536, §337	2020-07-01		Signed	2020-06-17
633.98	Amend	HF2536, §338	2020-07-01		Signed	2020-06-17
633.129	Amend	HF2536, §339	2020-07-01		Signed	2020-06-17
633.146 (u1)	Amend	HF2536, §340	2020-07-01		Signed	2020-06-17
633.158	Amend	HF2536, §341	2020-07-01		Signed	2020-06-17
633.310	Amend	HF2536, §342	2020-07-01		Signed	2020-06-17
633.331	Amend	HF2536, §343	2020-07-01		Signed	2020-06-17
633.335	Amend	HF2536, §344	2020-07-01		Signed	2020-06-17
633.402	Amend	HF2535, §65	2020-07-01		Signed	2020-06-17
633.423 (1)	Amend	HF2536, §345	2020-07-01		Signed	2020-06-17
633.424 (1,2, 3)	Amend	HF2536, §346	2020-07-01		Signed	2020-06-17
633.528	Amend	HF2536, §347	2020-07-01		Signed	2020-06-17
633.551 (6)	Amend	HF2535, §66	2020-07-01		Signed	2020-06-17
633.558 (3)	Amend	HF2535, §67	2020-07-01		Signed	2020-06-17
633.560A (2)(a)	Amend	HF2536, §348	2020-07-01		Signed	2020-06-17
633.561 (4)(c,f)	Amend	HF2536, §349	2020-07-01		Signed	2020-06-17
633.561 (5)(a,b)	Amend	HF2536, §350	2020-07-01		Signed	2020-06-17
633.562 (5)(a,b)	Amend	HF2536, §351	2020-07-01		Signed	2020-06-17
633.563 (1)(u1)	Amend	HF2535, §68	2020-07-01		Signed	2020-06-17
633.563 (7)(u1)	Amend	HF2536, §352	2020-07-01		Signed	2020-06-17
633.565	Amend	HF2536, §353	2020-07-01		Signed	2020-06-17
633.568	Amend	HF2536, §354	2020-07-01		Signed	2020-06-17
633.569 (2)(c)	Amend	HF2536, §355	2020-07-01		Signed	2020-06-17
633.569 (3)(u1)	Amend	HF2536, §356	2020-07-01		Signed	2020-06-17
633.634	Amend	HF2535, §69	2020-07-01		Signed	2020-06-17
633.653	Amend	HF2536, §357	2020-07-01		Signed	2020-06-17
		1000, 300,	01 01		Cigilica	_0_0 00 11

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633.670 (1)(b,d)	Amend	HF2536, §358	2020-07-01		Signed	2020-06-17
633.670 (2)	Amend	HF2536, §359	2020-07-01		Signed	2020-06-17
633.670 (3)(c)	Amend	HF2536, §360	2020-07-01		Signed	2020-06-17
633.675 (1)(u1)	Amend	HF2536, §361	2020-07-01		Signed	2020-06-17
633.675 (2)	Amend	HF2536, §362	2020-07-01		Signed	2020-06-17
633.679 (1)	Amend	HF2536, §363	2020-07-01		Signed	2020-06-17
633A.1102 (6A,6B,10A,	Add	SF2232, §1	2020-07-01		Signed	2020-06-25
19A,19B)		0. 1101, 3.	2020 01 01		olgilou	2020 00 20
633A.1102 (7)	Amend	SF2232, §2	2020-07-01		Signed	2020-06-25
633A.3110 (2)(u1)	Amend	HF2536, §364	2020-07-01		Signed	2020-06-17
633A.4207 (2)	Amend	SF2232, §3	2020-07-01		Signed	2020-06-25
633A.4207 (3)	Strike	SF2232, §4	2020-07-01		Signed	2020-06-25
633A.4213 (8)	Add	SF2232, §5	2020-07-01		Signed	2020-06-25
633A.4215	New	SF2232, §6	2020-07-01		Signed	2020-06-25
633A.4801	New	SF2232, §7	2020-07-01		Signed	2020-06-25
633A.4802	New	SF2232, §8	2020-07-01		Signed	2020-06-25
633A.4803	New	SF2232, §9	2020-07-01		Signed	2020-06-25
633A.4804	New	SF2232, §10	2020-07-01		Signed	2020-06-25
633A.4805	New	SF2232, §11	2020-07-01		Signed	2020-06-25
633A.4806	New	SF2232, §12	2020-07-01		Signed	2020-06-25
633A.4807	New	SF2232, §13	2020-07-01		Signed	2020-06-25
633A.4808	New	SF2232, §14	2020-07-01		Signed	2020-06-25
633A.4809	New	SF2232, §15	2020-07-01		Signed	2020-06-25
633A.4810	New	SF2232, §16	2020-07-01		Signed	2020-06-25
636.23 (5,6,7)	Amend	HF2536, §365	2020-07-01		Signed	2020-06-17
642.2 (4)	Amend	HF2565, §25, 28	Custom		Signed	2020-06-17
657.3	Amend	HF2536, §366	2020-07-01		Signed	2020-06-17
657A.1 (3)	Amend	HF2536, §367	2020-07-01		Signed	2020-06-17
657A.2 (1)	Amend	HF2536, §368	2020-07-01		Signed	2020-06-17
657A.4	Amend	HF2536, §369	2020-07-01		Signed	2020-06-17
668.14A	New	SF2338, §2	2020-07-01		Signed	2020-06-18
669.14 (16)	Add	SF2259, §2	2020-07-01		Signed	2020-06-01
669.17	Amend	HF2536, §370	2020-07-01		Signed	2020-06-17
670.4 (1)(u1)	Amend	HF2536, §371	2020-07-01		Signed	2020-06-17
670.4 (1)(r)	Add	SF2259, §3	2020-07-01		Signed	2020-06-01
670.4 (2)	Amend	HF2536, §372	2020-07-01		Signed	2020-06-17
686B.3 (2)	Amend	SF2337, §1, 4	2020-07-01	2020-07-01	Signed	2020-06-01
686B.3 (3)	Strike	SF2337, §2, 4	2020-07-01	2020-07-01	Signed	2020-06-01
686B.3 (5)	Amend	SF2337, §3, 4	2020-07-01	2020-07-01	Signed	2020-06-01
686D.1	New	SF2338, §3, 11	2020-07-01	2020-01-01	Signed	2020-06-18
686D.2	New	SF2338, §4, 11	2020-07-01	2020-01-01	Signed	2020-06-18
686D.3	New	SF2338, §5, 11	2020-07-01	2020-01-01	Signed	2020-06-18
686D.4	New	SF2338, §6, 11	2020-07-01	2020-01-01	Signed	2020-06-18
686D.5	New	SF2338, §7, 11	2020-07-01	2020-01-01	Signed	2020-06-18
686D.6	New	SF2338, §8, 11	2020-07-01	2020-01-01	Signed	2020-06-18
686D.7	New	SF2338, §9, 11	2020-07-01	2020-01-01	Signed	2020-06-18
686D.8	New	SF2338, §10, 11	2020-07-01	2020-01-01	Signed	2020-06-18
691.9	Amend	SF457, §47, 93	2020-07-15		Signed	2020-06-25
692A.101 (1)(a)(9)	Add	HF2554, §1	2020-07-01		Signed	2020-06-29
692A.101 (2)(a)(4)	Add	HF2554, §2	2020-07-01		Signed	2020-06-29
692A.102 (1)(c)(013)	Add	HF2554, §3	2020-07-01		Signed	2020-06-29
701.1	Amend	HF2536, §373	2020-07-01		Signed	2020-06-17
701.12	New	HF684, §6	2020-07-01		Signed	2020-06-25
709.9	Amend	SF2097, §1	2020-07-01		Signed	2020-06-17

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709.15 (1)(f)(1)(f)	Amend	HF2536, §374	2020-07-01		Signed	2020-06-17
709.23	New	HF2554, §4	2020-07-01		Signed	2020-06-29
709.23 (2)	Amend New	HF2643, §67, 70	2020-06-30		Signed	2020-06-30
712.2	Amend	HF2535, §70	2020-07-01		Signed	2020-06-17
712.3	Amend	HF2535, §71	2020-07-01		Signed	2020-06-17
712.4	Amend	HF2535, §72	2020-07-01		Signed	2020-06-17
714.2 (3)	Amend	SF2225, §1	2020-07-01		Signed	2020-06-17
714H.3 (2)(d)	Amend	HF2536, §375	2020-07-01		Signed	2020-06-17
716.7A	New	SF2413, §17, 19	2020-06-10		Signed	2020-06-10
716.7A (1)(d)	Amend New	HF2641, §144, 145, 146	2020-06-29	2020-06-10	Signed	2020-06-29
716.8 (8)	Add	SF2413, §18, 19	2020-06-10		Signed	2020-06-10
717B.1 (1)(0b)	Add	HF737, §3	2020-07-01		Signed	2020-06-29
717B.1 (2A,3A,3B,3C,	Add	HF737, §4	2020-07-01		Signed	2020-06-29
4A,4B,8A,10)					- 3	
717B.2	Amend	HF737, §5	2020-07-01		Signed	2020-06-29
717B.3	Amend	HF737, §6	2020-07-01		Signed	2020-06-29
717B.3A	Amend	HF737, §7	2020-07-01		Signed	2020-06-29
717B.3B	New	HF737, §8	2020-07-01		Signed	2020-06-29
717B.8	Amend	HF737, §9	2020-07-01		Signed	2020-06-29
724.8A (1)	Amend	HF2536, §376	2020-07-01		Signed	2020-06-17
724.11 (1)	Amend	HF2536, §377	2020-07-01		Signed	2020-06-17
724.28 (2,3)	Amend	HF2502, §3	2020-07-01		Signed	2020-06-25
724.28 (4,5)	Add	HF2502, §4	2020-07-01		Signed	2020-06-25
724.32	New	HF2502, §5	2020-07-01		Signed	2020-06-25
801.1	Amend	HF2536, §378	2020-07-01		Signed	2020-06-17
802.6 (1)	Amend	HF2536, §379	2020-07-01		Signed	2020-06-17
804.8	Amend	HF2647, §2	2020-07-01		Signed	2020-06-12
804.29 (2)	Amend	HF2474, §1	2020-07-01		Signed	2020-06-17
805.8 (1)	Amend	SF457, §15, 93	2020-07-15		Signed	2020-06-25
805.8A	Amend	SF457, §42, 93	2020-07-15		Signed	2020-06-25
805.8B	Amend	SF457, §43, 93	2020-07-15		Signed	2020-06-25
805.8B (3)(r)	Add	HF2455, §2	2020-07-01		Signed	2020-06-25
805.8C	Amend	SF457, §44, 93	2020-07-15		Signed	2020-06-25
805.8C (13)	Add	SF457, §57, 93	2020-07-15		Signed	2020-06-25
805.15	Amend	HF2536, §380	2020-07-01		Signed	2020-06-17
808.8 (2)	Amend	HF2643, §114, 115	Contingent		Signed	2020-06-30
815.11	Amend	SF2182, §2	2020-07-01		Signed	2020-06-17
901.11 (5)	Amend	HF2536, §381	2020-07-01		Signed	2020-06-17
901D.3 (1)(u1)	Amend	HF2411, §4	2020-07-01		Signed	2020-06-17
901D.3 (2)	Amend	HF2411, §5	2020-07-01		Signed	2020-06-17
901D.5 (3)	Amend	HF2411, §6	2020-07-01		Signed	2020-06-17
901D.7 (1,2)	Amend	HF2411, §7	2020-07-01		Signed	2020-06-17
901D.7 (2)	Amend	HF2536, §382	2020-07-01		Signed	2020-06-17
901D.9 (2)	Strike	HF2411, §8	2020-07-01		Signed	2020-06-17
901D.10 (1)	Amend	HF2411, §9	2020-07-01		Signed	2020-06-17
902.9 (1)(d,e)	Amend	SF457, §45, 93	2020-07-15		Signed	2020-06-25
902.9 (2)	Amend	SF457, §16, 93	2020-07-15		Signed	2020-06-25
902.14 (1)(d)	Add	HF2554, §5	2020-07-01		Signed	2020-06-29
903.1 (1,2)	Amend	SF457, §46, 93	2020-07-15		Signed	2020-06-25
903.1 (4)	Amend	SF457, §17, 93	2020-07-15		Signed	2020-06-25
903B.10 (3)(j)	Add	HF2554, §6	2020-07-01		Signed	2020-06-29
907.3 (1)(a)(6)(f)	Add	SF2275, §3	2020-07-01		Signed	2020-06-01
907.3 (2)(a)(2)(f)	Add	SF2275, §4	2020-07-01		Signed	2020-06-01
909.3 (1)	Amend	SF457, §68, 83	2020-06-25		Signed	2020-06-25

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910.1 (01,001,1A,3A,3B, 3C)	Add	SF457, §69, 83	2020-06-25		Signed	2020-06-25
910.1 (4)	Strike and Replace	SF457, §70, 83	2020-06-25		Signed	2020-06-25
910.2	Strike and Replace	SF457, §71, 83	2020-06-25		Signed	2020-06-25
910.2A	New	SF457, §72, 83	2020-06-25		Signed	2020-06-25
910.2B	New	SF457, §73, 83	2020-06-25		Signed	2020-06-25
910.3	Amend	SF457, §74, 83	2020-06-25		Signed	2020-06-25
910.4 (1)(b)(1,2)	Amend	SF457, §75, 83	2020-06-25		Signed	2020-06-25
910.4 (2,3)	Amend	SF457, §76, 83	2020-06-25		Signed	2020-06-25
910.4 (4)	Add	SF457, §77, 83	2020-06-25		Signed	2020-06-25
910.6	Amend	SF457, §78, 83	2020-06-25		Signed	2020-06-25
910.7 (1,3)	Amend	SF457, §79, 83	2020-06-25		Signed	2020-06-25
910.7 (4,5)	Add	SF457, §80, 83	2020-06-25		Signed	2020-06-25
910.9 (3)	Amend	SF457, §81, 83	2020-06-25		Signed	2020-06-25
911.1	Amend	SF457, §18, 93	2020-07-15		Signed	2020-06-25
911.2	Repeal	SF457, §22, 93	2020-07-15		Signed	2020-06-25
911.2A (1)	Amend	SF457, §19, 93	2020-07-15		Signed	2020-06-25
911.2B	Amend	SF457, §20, 93	2020-07-15		Signed	2020-06-25
911.2C	Repeal	SF457, §22, 93	2020-07-15		Signed	2020-06-25
911.3	Repeal	SF457, §22, 93	2020-07-15		Signed	2020-06-25
911.4	Repeal	SF457, §22, 93	2020-07-15		Signed	2020-06-25
911.5	New	SF457, §21, 93	2020-07-15		Signed	2020-06-25
915.36 (1,2)	Amend	HF2445, §1	2020-07-01		Signed	2020-06-25
915.36 (5)	Add	HF2445, §2	2020-07-01		Signed	2020-06-25
915.80 (8)	Amendment Directive	HF2535, §94	2020-07-01		Signed	2020-06-17

2020 ACTS AMENDED (LISTED BY BILL)

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Reference	Action	Bill/Section	Eff. Date	App. Date	Action
House File 2454.1	Amend	HF2643, §64, 70	2020-06-30		Signed
House File 2512.3	Amend	HF2643, §116, 118, 119	2020-06-30	2020-06-01	Signed
House File 2512.4	Amend	HF2643, §117, 118, 119	2020-06-30	2020-06-01	Signed
House File 2536.78	Amend	HF2643, §63, 70	2020-06-30		Signed
House File 2554.4	Amend New	HF2643, §67, 70	2020-06-30		Signed
House File 2565.28	Amend	HF2641, §73, 74	2020-06-29		Signed
House File 2581.19	Repeal	HF2643, §107, 109	2020-07-01	2020-06-17	Signed
House File 2581.19A	Add	HF2643, §108	2020-07-01		Signed
House File 2589.20	Amend	HF2643, §62, 70	2020-06-30		Signed
Senate File 2259.1	Amend New	HF2643, §61, 70	2020-06-30		Signed
Senate File 2261.5	Amend New	HF2643, §66, 70	2020-06-30		Signed
Senate File 2275.1	Amend	HF2643, §65, 70	2020-06-30		Signed
Senate File 2357.9 (2)(b)(1)(a)	Amend	HF2643, §68, 70, 71	2020-06-30	2020-03-18	Signed
Senate File 2357.10 (1)(u1)	Amend	HF2643, §69, 70, 71	2020-06-30	2020-03-18	Signed
Senate File 2408.7	Repeal	HF2643, §2	2020-07-01		Signed
Senate File 2408.8	Repeal	HF2643, §2	2020-07-01		Signed
Senate File 2413.17	Amend New	HF2641, §144, 145, 146	2020-06-29	2020-06-10	Signed

ACTS FROM YEARS BEFORE 2020 (LISTED BY CHAPTER)

2019 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2019 Acts - Chapter 26.14	Amend New	HF2536, §383	2020-07-01	FF	Signed
2019 Acts - Chapter 26.44	Strike and Replace	HF2536, §384	2020-07-01		Signed
2019 Acts - Chapter 26.52	Repeal	HF2536, §388	2020-07-01		Signed
2019 Acts - Chapter 55.3 (1)	Amend	HF2197, §2	2020-07-01		Signed
2019 Acts - Chapter 66.4	Repeal	HF2411, §10	2020-07-01		Signed
2019 Acts - Chapter 85.3 (4)(j)	Amend	HF2643, §19, 30, 31	2020-06-30	2019-07-01	Signed
2019 Acts - Chapter 85.9 (7)	Add	HF2643, §20, 30, 31	2020-06-30	2019-07-01	Signed
2019 Acts - Chapter 85.15 (4)	Amend	HF2643, §21, 30, 31	2020-06-30	2019-07-01	Signed
2019 Acts - Chapter 85.19 (18)	Amend	HF2643, §22, 30, 31	2020-06-30	2019-07-01	Signed
2019 Acts - Chapter 85.19 (18)	Add	HF2643, §23, 30, 31	2020-06-30	2019-07-01	Signed
2019 Acts - Chapter 85.24 (2)	Add Amend	HF2643, §23, 30, 31	2020-06-30	2019-07-01	Signed
1 ()	Add		2020-06-30	2019-07-01	Ū.
2019 Acts - Chapter 85.27 (4)		HF2643, §25, 30, 31			Signed
2019 Acts - Chapter 85.28 (7)	Add	HF2643, §26, 30, 31	2020-06-30	2019-07-01	Signed
2019 Acts - Chapter 85.118	Amend	HF2627, §46, 51	2020-06-25		Signed
2019 Acts - Chapter 135.5 (27)	Amend	HF2643, §76, 78	2020-06-30	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	Signed
2019 Acts - Chapter 135.9 (1)(a)(u2)	Amend	SF2284, §23, 26	2020-07-01	2019-07-01	Signed
2019 Acts - Chapter 135.14	Strike and Replace	HF2535, §73, 74, 75	2020-06-17	2019-07-01	Signed
2019 Acts - Chapter 135.27	Amend	HF2536, §385, 391, 392	2020-06-17	2019-07-01	Signed
2019 Acts - Chapter 136.6 (1)	Amend	SF2400, §15, 17	2020-06-25		Signed
2019 Acts - Chapter 137.1 (4)(d,e)	Amend	HF2642, §9, 10	2020-06-30		Signed
2019 Acts - Chapter 137.6	Amend	HF2642, §5, 10	2020-06-30		Signed
2019 Acts - Chapter 148.48	Amend	HF2536, §386, 391, 392	2020-06-17	2019-07-01	Signed
2019 Acts - Chapter 154.3 (1)(b)(7)	Add	HF2643, §91, 95, 96	2020-06-30	2019-07-01	IV Full
2019 Acts - Chapter 154.17 (1)(d)	Amend	HF2643, §120, 121, 122	2020-06-30	2019-07-01	Signed
2019 Acts - Chapter 155.4	Amend	HF2536, §387, 391, 392	2020-06-17	2019-07-01	Signed
2019 Acts - Chapter 163.10 (1)(a)(2)	Amend	HF2643, §73, 74	2020-06-30		Signed

2018 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2018 Acts - Chapter 1142.8	Amend	HF2627, §46, 51	2020-06-25		Signed
2018 Acts - Chapter 1162.1	Amend	HF2642, §7, 10	2020-06-30		Signed
2018 Acts - Chapter 1162.1 (10)(b)	Amend	HF2642, §8, 10	2020-06-30		Signed
2018 Acts - Chapter 1162.9	Amend	HF2642, §5, 10	2020-06-30		Signed

2017 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2017 Acts - Chapter 76.17	Repeal	HF2411, §10	2020-07-01		Signed
2017 Acts - Chapter 173.11	Amend	HF2642, §5, 10	2020-06-30		Signed

2016 ACTS AMENDED

Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2016 Acts - Chapter 1133.7	Amend	HF2642, §6, 10	2020-06-30		Signed
	2015 A	CTS AMENDED			
Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2015 Acts - Chapter 139.1 (10)(b)	Amend	HF2642, §5, 10	2020-06-30		Signed
	2014 A	CTS AMENDED			
Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2014 Acts - Chapter 1130.27	Amend	HF2641, §152, 153, 154	2020-06-29	2014-05-30	Signed
	2000 A	CTS AMENDED			
Reference	Action	Bill/Section	Eff. Date	App. Date	Gov's Action
2000 Acts - Chapter 1002.7	Repeal	HF2267, §4	2020-07-01		Signed