SUPPLEMENT

The following reports and communications were received subsequent to final adjournment:

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Madam Speaker: I am directed to inform your honorable body that the Senate has on April 22, 2017, adopted the following resolution in which the concurrence of the Senate was asked:

<u>House Concurrent Resolution 8</u>, a concurrent resolution to provide for adjournment sine die.

W. CHARLES SMITHSON, Secretary

REPORT OF THE CHIEF CLERK OF THE HOUSE

MADAM SPEAKER: Pursuant to House Rule 42, I report that in enrolling bills the following correction was made:

Amendment H-1461 to House File 524

1. Page 20, Line 17, change 12E.12 to 124E.12

CARMINE BOAL Chief Clerk of the House

EXPLANATION OF VOTE

On April 22, 2017, I was necessarily absent during voting in the House chamber. Had I been present, I would have voted as follows:

<u>House File 524</u> – "aye" Amendment <u>H–1458</u> to <u>H–1448</u> (<u>S.F. 516</u>) – suspend the rules – "aye" <u>Senate File 516</u> – "nay"

Miller of Webster

BILLS ENROLLED, SIGNED AND SENT TO GOVERNOR

The Chief Clerk of the House submitted the following report:

Madam Speaker: The Chief Clerk of the House respectfully reports that the following bills have been examined and found correctly enrolled, signed by the Speaker of the House and the President of the Senate, and presented to the Governor for his approval on this 25th day of April, 2017: House Files 69, 89, 184, 195, 233, 242, 313, 371, 393, 472, 523, 526, 564, 565, 566, 569, 601, 607, 609, 617, 625 and 642.

Madam Speaker: The Chief Clerk of the House respectfully reports that the following bills have been examined and found correctly enrolled, signed by the Speaker of the House and the President of the Senate, and presented to the Governor for his approval on this 3rd day of May, 2017: House Files 296, 463, 478, 516, 524, 573, 608, 621, 640, 643 and 653.

CARMINE BOAL Chief Clerk of the House

BILLS SIGNED BY THE GOVERNOR

House File 69, an Act relating to criminal trespass and modifying penalties. Approved May 11, 2017.

<u>House File 89</u>, an Act authorizing a retirement system merger relating to an alternative retirement system for certain school district employees. Approved May 11, 2017

<u>House File 184</u>, an Act relating to information required to be contained in petitions for administration of small estates and including applicability provisions. Approved May 11, 2017.

House File 195, an Act relating to requests for notice of probate proceedings. Approved May 11, 2017.

House File 233, an Act relating to the use of step therapy protocols for prescription drugs by health carriers, health benefit plans, and utilization review organizations, and including applicability provisions. Approved May 10, 2017.

House File 242, an Act relating to the individual income tax checkoff for the Iowa election campaign fund by providing for the future repeal of the tax checkoff and the Iowa election campaign fund, and including effective date provisions. Approved May 11, 2017.

House File 296, an Act relating to controlled substances, including by temporarily designating substances as controlled substances, modifying the penalties for imitation controlled substances and certain controlled substances, modifying the controlled substances listed in schedules I, III, and IV, modifying requirements for electronic prescriptions, and providing penalties. Approved May 11, 2017.

House File 313, an Act requiring the removal of motor vehicles involved in certain accidents from the roadway, and providing a penalty. Approved May 11, 2017.

House File 371, an Act relating to attorney fees and court costs in an action to quiet title after a request for a quitclaim deed. Approved May 11, 2017.

House File 393, an Act relating to programs and activities under the purview of the department of public health, including effective date provisions and providing for a repeal. Approved May 11, 2017.

House File 463, an Act relating to the enforcement of motor vehicle laws and the regulation of commercial motor vehicles and certain operators by the department of transportation, and including effective date provisions. Approved May 11, 2017.

House File 472, an Act relating to eligibility requirements for grant and loan forgiveness programs administered by the college student aid commission that provide assistance to elementary and secondary school teachers in this state, and including effective date and applicability provisions. Approved May 11, 2017.

House File 478, an Act relating to property tax assessments by modifying requirements for the determination of value, modifying provisions related to the property assessment appeal board by striking the future repeal of provisions relating to the board, modifying procedures and requirements for appeals to the board, modifying requirements for assessors and deputy assessors, and including effective date, applicability, and retroactive applicability provisions. Approved May 11, 2017.

House File 516, an Act relating to the conduct and administration of elections, including voter registration, absentee voting, voter identity verification, signature verification, polling place prohibitions, commissioner duties and certifications, voter misconduct information and reporting, straight party voting, the voting age at primary elections, candidate filing deadlines, and post-election audits, creating an electronic poll book and polling place technology revolving loan fund, providing penalties, and including effective date and applicability provisions. Approved May 5, 2017.

House File 523, an Act providing medical examiners access to information in the drug prescribing and dispensing information program. Approved May 11, 2017.

House File 526, an Act relating to the criminal offense of harassment or invasion of privacy, providing penalties, and making penalties applicable. Approved May 9, 2017.

House File 564, an Act relating to school district funding and authorized expenditures and transfers and including effective date, applicability, and retroactive applicability provisions. Approved May 11, 2017.

<u>House File 565</u>, an Act relating to public school funding by authorizing the establishment of school district flexibility accounts and authorizing the transfer and expenditure of certain unexpended and unobligated funds. Approved May 11, 2017.

House File 566, an Act relating to political subdivision elections by changing the date of the election of directors of local school districts, merged areas, and area education agency boards, by Providing for the combined administration of regular and

special school and city elections, making changes to the administration of elections for political subdivisions located in more than one county, establishing requirements for ballot arrangement and placement for political subdivision offices, and including effective date and applicability and transition provisions. Approved May 11, 2017.

House File 569, an Act concerning authorized investment vehicles in a tax-sheltered investment program established by the department of administrative services. Approved May 9, 2017.

<u>House File 573</u>, an Act relating to the exercise, by school districts, of any broad and implied powers not inconsistent with the laws of the general assembly, and to the construction of statutes related to school district boards and school districts. Approved May 10, 2017.

House File 601, an Act relating to the confidentiality of certain physical infrastructure, cyber security, and critical infrastructure information and records developed, maintained, or held by a government body. Approved May 11, 2017.

<u>House File 607</u>, an Act relating to alcoholic beverage control and matters under the purview of the alcoholic beverages division of the department of commerce. Approved May 9, 2017.

House File 608, an Act relating to the technical administration of the tax laws by the department of revenue, including administration of the research activities credit, income taxes, and the flood mitigation program, and including effective date and retroactive applicability provisions. Approved May 11, 2017.

House File 609, an Act providing for the imposition of the local hotel and motel tax by a land use district. Approved May 11, 2017.

House File 617, an Act providing for the department of agriculture and land stewardship's administration of certain functions, relating to forest and fruit tree reservation requirements, the name of the state soil conservation committee, financing of soil conservation and water quality practices, the health of agricultural animals, issuance of two-year licenses and the collection of related fees imposed upon persons engaged in the marketing of agricultural animals and mining operations, license fees imposed upon pesticide dealers, tickets for delivering commodities in bulk, labeling of motor fuel pumps dispensing certain ethanol blended gasoline, the use of scales, providing for penalties, making penalties applicable, and including effective date provisions. Approved May 11, 2017.

House File 621, an Act relating to programs and projects administered by the economic development authority. Approved May 11, 2017.

House File 625, an Act eliminating a requirement that taxpayers indicate on their tax returns the presence or absence of health care coverage for their dependent children and apply for certain public health care coverage, and including effective date and retroactive applicability provisions. Approved May 11, 2017.

House File 640, an Act relating to and making appropriations to certain state departments, agencies, funds, and certain other entities, providing for regulatory

authority, and other properly related matters and including effective date provisions. Approved May 12, 2017.

House File 642, an Act relating to the funding of, the operation of, and appropriation of moneys to the college student aid commission, the department for the blind, the department of education and the state board of regents, and providing for related matters. Approved May 12, 2017.

Senate File 1, an Act for an act requiring jobs impact statements for administrative rules. Approved May 11, 2017.

<u>Senate File 32</u>, an Act relating to private sector employee drug testing. Approved May 9, 2017.

<u>Senate File 238</u>, an Act for an act relating to the criminal offense of sexual exploitation by a school employee, and making penalties applicable. Approved May 11, 2017.

<u>Senate File 240</u>, an Act for an act relating to statewide assessments of student progress utilizing core academic indicators, and including effective date provisions. Approved May 11, 2017.

<u>Senate File 260</u>, an Act for an act relating to the liability of possessors and occupants of land for injury to trespassers and including applicability provisions. Approved May 11, 2017.

Senate File 274, an Act relating to computer science education by providing for education standards by the state board of education, for instructor endorsements and authorizations issued by the board of educational examiners, for establishment of a computer science professional development incentive fund, and for the establishment of a computer science education work group. Approved April 28, 2017.

Senate File 399, an Act relating to the conduct of elections, including general election ballot vacancies, voter registration, elections administration, absentee voting, and vacancies on school boards and merged area governing boards and including effective date and applicability provisions. Approved May 10, 2017.

<u>Senate File 401</u>, an Act relating to civil protective orders in domestic abuse and sexual abuse cases, and making penalties and remedies applicable. Approved May 10, 2017.

<u>Senate File 404</u>, an Act for an act relating to the use of experimental treatments for patients with a terminal illness. Approved May 11, 2017.

<u>Senate File 408</u>, an Act for an act requiring licensure rather than registration of architects practicing in this state. Approved May 11, 2017.

Senate File 431, an Act relating to the siting of small wireless facilities. Approved May 9, 2017.

Senate File 433, an Act relating to termination of parental rights and adoption proceedings, and providing penalties. Approved May 9, 2017.

<u>Senate File 442</u>, an Act for an act concerning persons voluntarily excluded from gambling facilities. Approved May 11, 2017.

Senate File 445, an Act relating to law enforcement including the establishment of a law enforcement officer privilege, criminal sentencing, and local enforcement of certain restrictions, and modifying certain criminal penalties. Approved May 10, 2017.

Senate File 446, an Act relating to asset forfeiture by prohibiting civil asset forfeiture for property valued at less than a minimum amount, raising the standard of proof for asset forfeiture, requiring a proportionality review for property to be forfeited, and requiring law enforcement agencies to retain certain records related to asset forfeiture and including applicability provisions. Approved May 9, 2017.

<u>Senate File 465</u>, an Act relating to medical malpractice claims, including noneconomic damage awards and expert witnesses, and including applicability provisions. Approved May 5, 2017.

Senate File 466, an Act for an act relating to judicial administration by requiring the master list for juror service to be updated annually using an electronic data processing system, eliminating jury commissions, placing shorthand reporters in exempt status, and requiring the supreme court to supervise the board of examiners of shorthand reporters. Approved May 11, 2017.

<u>Senate File 467</u>, an Act relating to restrictions on the receipt by certain felons of certain insurance proceeds and other benefits. Approved May 10, 2017.

<u>Senate File 471</u>, an Act relating to limitations on and prerequisites for an abortion, providing for licensee discipline, providing civil penalties, and including effective date provisions. Approved May 5, 2017.

<u>Senate File 488</u>, an Act for an act relating to the workforce housing tax incentives program by requiring allocations to certain housing projects and by increasing the allowable average dwelling unit cost and the percentage of investment for tax incentives for certain housing projects. Approved May 11, 2017.

<u>Senate File 489</u>, an Act relating to the possession, sale, transfer, purchase, and use of fireworks, providing penalties, and including effective date provisions. Approved May 9, 2017

Senate File 498, an Act for an act appropriating federal funds made available from federal block grants and other nonstate sources, allocating portions of federal block grants, providing procedures if federal funds are more or less than anticipated or if federal block grants are more or less than anticipated, and including effective date and retroactive applicability provisions. Approved May 11, 2017.

Senate File 499, an Act for an act prohibiting the use of certain monitoring devices in certain locations open to the public, and including effective date provisions. Approved May 11, 2017.

<u>Senate File 500</u>, a bill for an act relating to 911 emergency telephone and internet communication systems and making appropriations. Approved May 11, 2017.

Senate File 501, a bill for an act relating to certain fees collected by the county sheriff. Approved May 11, 2017.

Senate File 502, a bill for an act relating to banks, credit unions, and certain consumer credit transactions. Approved May 11, 2017.

Senate File 503, a bill for an act providing for the deferral of unpaid installments and deferral charges for certain interest-bearing consumer credit transactions. Approved May 11, 2017.

Senate File 504, an Act relating to mental health and disabilities, including the funding of mental health and disability services by modifying the mental health and disability services property tax levy, providing for the expenditure and deposit of certain county hospital property tax revenues, requiring the use of specified excess cash flow funds, including certain law enforcement notification provisions, and including effective date and applicability provisions. Approved May 5, 2017.

<u>Senate File 505</u>, an Act providing for the establishment of first-time homebuyer savings accounts in Iowa, including related individual income tax exemptions, and including applicability provisions. Approved May 9, 2017.

<u>Senate File 508</u>, an Act relating to appropriations to the judicial branch. Approved May 12, 2017.

Senate File 509, an Act relating to appropriations to the justice system. Approved May 12, 2017.

<u>Senate File 516</u>, an Act relating to state and local finances by making appropriations, providing for legal and regulatory responsibilities, concerning taxation, and providing for other properly related matters, and including effective date and retroactive applicability provisions. Approved May 12, 2017.

GOVERNOR'S SIGNING MESSAGE

HOUSE FILE 524

May 12, 2017

The Honorable Paul Pate Secretary of State of Iowa State Capitol LOCAL

Dear Mr. Secretary:

I hereby transmit:

House File 524, an Act relating to medical cannabidiol and prescription drugs, including the establishment of the medical cannabidiol act, the federal scheduling of a cannabidiol investigational product, and the exchange of prescription drug information, providing for civil and criminal penalties and fees, and including effective date provisions.

The 87th General Assembly and I agree that there may be medicinal benefits for certain diseases treated by cannabidiol. I recognize medical research continues to investigate the efficacy of medical cannabidiol. We sympathize with the families that have a loved one that might benefit from treatments that include the use of this product, and for those reasons, I have signed House File 524 into law. We appreciate the General Assembly for greater involving the medical community in discussions around cannabidiol. However, in carefully analyzing this bill, a number of issues have been identified that should be addressed during the next session of the General Assembly in order to address some pressing concerns. While these issues are not large or numerous enough to warrant a veto of the bill, they will continue to be concerns for the public and state agencies until they are addressed in the future.

These issues include the following:

In the definition of disqualifying felony offenses, the offenses are limited only to controlled substance-related felonies. This provision seems to allow for individuals with misdemeanor drug offenses, crimes of violence, weapon offenses, theft, fraud, forgery, etc. to work in or even hold a license as a cannabis manufacturer or dispensary.

In issuing a registration card (both for patients and primary caregivers) from the Iowa Department of Public Health (IDPH), the department is instructed to consider prior disqualifying felony offenses. In order for the Department to utilize the Division of Criminal Investigation (DCI) for national background checks, more precise authorizing language would need to be provided for such a background investigation.

The bill also sets the requirement of background checks on all manufacturers and dispensary applicants. As the bill is written, it only allows for a check of a criminal history record. In order for DCI agents to fully investigate the backgrounds of these individuals, more legislative language will be needed authorizing such investigations. Additionally, the timetables that are laid out in the legislation may not allow for adequate time for full and thorough background investigations of all individuals connected to manufacturing and dispensary applications. Finally, if the DCI agents are to check more than just these individual's Iowa criminal history, they will need more direct language to allow for the use of FBI National Database background checks.

By signing House File 524, Chapter 124D is repealed and ends the current medical cannabidiol program for patients with intractable epilepsy. While House File 524 replaces the old law, there are some unintended consequences for applicants in the current program. IDPH has worked to resolve these unintended consequences as much as legally possible. However, the IDPH will file emergency administrative rules soon in order to accept late applicants for the old program and new applicants under the new program until House File 524 is fully operational.

The law requires the annual fees for manufacturers and dispensaries to cover the cost of regulating and inspecting. The fees set in this bill would generate roughly \$50,000-60,000. The upfront cost of the fee structure may be insufficient to properly carry out all the regulatory duties and data management system required.

The above House File is hereby approved this date.

Sincerely,

Terry E. Branstad Governor

GOVERNOR'S ITEM VETO MESSAGES

HOUSE FILE 643

May 12, 2017

The Honorable Paul Pate Secretary of State of Iowa State Capitol LOCAL

Dear Mr. Secretary:

I hereby transmit <u>House File 643</u>, an Act relating to and making appropriations to state departments and agencies from the rebuild Iowa infrastructure fund, the state bond repayment fund, the technology reinvestment fund, and the revenue bonds capitals fund, providing for related matters, and including effective date provisions.

House File 643 is approved on this date with the following exceptions, which I hereby disapprove.

I am unable to approve the item designated as Division I, Section 1, subsection 6, in its entirety. This item provides \$1.8 million for Community Action Agencies facilities. Although I support the mission of Community Action Agencies, money should be directed to the low-income individuals the agencies serve and not to the agencies' facilities.

I am unable to approve the item designated as Division V, Section 20, in its entirety. This item requires the Department of Administrative Services (DAS) to inventory and study vacant buildings owned by the state. It then directs half of the profits from potential sales of these buildings to the Department of Cultural Affairs and the other half of the profits to major maintenance projects at DAS. DAS already has the authority to conduct a survey of the state's buildings. Current law provides that proceeds from the sale of any state buildings by DAS shall be returned to the original funding source and I see no reason to change this designation. Further, I have recommended appropriating funds for repairs and remodeling of Department of Cultural Affairs' building. Funding should be done using a sustainable source of revenue and not on speculative earmarked funds

For the above reasons, I respectfully disapprove the designated items in accordance with Amendment IV of the Amendments of 1968 to the Constitution of the State of Iowa. All other items in $\underline{\text{House File 643}}$ are hereby approved as of this date.

Sincerely,

Terry E. Branstad Governor

HOUSE FILE 653

May 12, 2017

The Honorable Paul Pate Secretary of State of Iowa State Capitol LOCAL

Dear Mr. Secretary:

I hereby transmit <u>House File 653</u>, an Act relating to appropriations for health and human services and veterans and including other related provisions and appropriations, and including effective date and retroactive and other applicability date provisions.

House File 653 is approved on this date with the following exceptions, which I hereby disapprove.

I am unable to approve the item designated as Division IV, Section 4, subsection 2, lettered paragraph c, in its entirety. This item creates a redundant, overly burdensome mandate requiring the Iowa Veterans Home to make expenditure reports monthly to the Legislative Services Agency for fiscal year 2018. While I strongly support transparency efforts that publicly disclose how departments spend their resources, this information is already available within the State's accounting and budgeting systems.

I am unable to approve the item designated as Division V, Section 12, numbered paragraph 21, in its entirety. This item requires the Department of Human Services to report on cost containment strategies. The Department of Human Services, Department of Management and the Legislative Services Agency meet at least on a quarterly basis to determine projections for the Medical Assistance appropriation. Information relating to cost containment strategies is shared during these meetings. While I strongly support transparency efforts that publicly disclose how departments spend their resources, this information is already available within the State's accounting and budgeting systems.

I am unable to approve the item designated as Division V, Section 12, numbered paragraph 22, in its entirety. This item requires the Department of Human Services (DHS) to report on process improvement changes. DHS, the Department of Management and the Legislative Services Agency meet at least on a quarterly basis to determine projections for the Medical Assistance appropriation. Information relating to process improvement changes is shared during these meetings. While I strongly support transparency efforts that publicly disclose how departments spend their resources, this information is already available within the State's accounting and budgeting systems.

I am unable to approve the designated portion of the item designated as Division V, Section 13, numbered paragraph 5, lettered paragraph a, in its entirety. This item provides \$202,000 to Drake University to establish remote learning sites and maximize outreach and enrollment in its master's program in applied behavioral analysis. The effect of this disapproval shall cause the \$202,000 contained in this item to revert to the General Fund. The Department of Education has already awarded public funding to Drake University, a private university, for the establishment of a master's program in applied behavioral analysis. In addition, the Iowa Department of Public Health already

administers a board-certified behavior analyst and board-certified assistant behavior analyst grants program. Therefore, this item is redundant and unnecessary.

I am unable to approve the item designated as Division V, Section 27, numbered paragraph 1, in its entirety. This item requires the Department of Human Services to report operational and program expenditures at least monthly to the Legislative Services Agency. While I strongly support transparency efforts that publicly disclose how departments spend their resources, this information is already available within the State's accounting and budgeting systems.

I am unable to approve the designated portion of the item designated as Division V, Section 27, subsection 7, in its entirety. This item provides \$200,000 for DHS to expand internet training to additional providers. Provider associations already conduct training opportunities for providers and the department provides assistance as necessary. In addition, I did not recommend this item in my budget recommendations. Therefore, this item is redundant and unnecessary.

I am unable to approve the item designated as Division V, Section 31, subsection 1.a., numbered paragraph 1, lettered paragraph d, in its entirety. Iowa modernized its administration of Medicaid by partnering with specialized, patient-centered health plans. This bipartisan initiative was implemented on April 1, 2016. The provider reimbursement rate floors issued by DHS already include protections for providers and their reimbursement. This legislation already provides for additional appropriations for case-mix nursing facility rates effective July 1, 2017. This item is redundant and unnecessary.

I am unable to approve the item designated as Division V, Section 31, subsection 1.a., numbered paragraph 3, in its entirety. Iowa has modernized its administration of Medicaid by partnering with specialized, patient-centered health care plans. This bipartisan initiative was implemented on April 1, 2016. The provider reimbursement rate floors issued by the Department of Human Services already include protections for providers and their reimbursement. Therefore, restrictions in this item are redundant and unnecessary.

I am unable to approve the item designated as Division V, Section 31, subsection 12, lettered paragraph b, in its entirety. Iowa has modernized its administration of Medicaid by partnering with specialized, patient-centered health care plans. This bipartisan initiative was implemented on April 1, 2016. The provider reimbursement rate floors issued by the Department of Human Services already include protections for providers and their reimbursement. Therefore, restrictions in this item are redundant and unnecessary.

I am unable to approve the designated portion of the item designated as Division X, Section 43, subsection 2, lettered paragraph c, in its entirety. This item creates a redundant, overly burdensome mandate requiring the Iowa Veterans Home to make expenditure reports monthly to the Legislative Services Agency for fiscal year 2019. While I strongly support transparency efforts that publicly disclose how departments spend their resources, this information is already available within the State's accounting and budgeting systems.

I am unable to approve the designated portion of the item designated as Division XI, Section 51, numbered paragraph 20, in its entirety. This item requires the Department of

Human Services to report on cost containment strategies. The Department of Human Services, Department of Management and the Legislative Services Agency meet at least on a quarterly basis to determine projections for the Medical Assistance appropriation. Information relating to cost containment strategies is shared during these meetings. While I strongly support transparency efforts that publicly disclose how departments spend their resources, this information is already available within the State's accounting and budgeting systems.

I am unable to approve the designated portion of the item designated as Division XI, Section 51, numbered paragraph 21, in its entirety. This item requires the Department of Human Services (DHS) to report on process improvement changes. DHS, the Department of Management and the Legislative Services Agency meet at least on a quarterly basis to determine projections for the Medical Assistance appropriation. Information relating to process improvement changes is shared during these meetings. While I strongly support transparency efforts that publicly disclose how departments spend their resources, this information is already available within the State's accounting and budgeting systems.

I am unable to approve the designated portion of the item designated as Division XI, Section 66, numbered paragraph 1, in its entirety. This item requires the Department of Human Services to report operational and program expenditures at least monthly to the Legislative Services Agency. While I strongly support transparency efforts that publicly disclose how departments spend their resources, this information is already available within the State's accounting and budgeting systems.

I am unable to approve the item designated as Division XI, Section 66, subsection 6, in its entirety. This item provides \$100,000 for DHS to expand internet training to additional providers. Provider associations already conduct training opportunities for providers and the department provides assistance as necessary. In addition, I did not recommend this item in my budget recommendations. Therefore, this item is redundant and unnecessary.

I am unable to approve the item designated as Division XI, Section 70, subsection 12, lettered paragraph b, in its entirety. Iowa has modernized its administration of Medicaid by partnering with specialized, patient-centered health care plans. This bipartisan initiative was implemented on April 1, 2016. The provider reimbursement rate floors issued by the Department of Human Services already include protections for providers and their reimbursement. Therefore, restrictions in this item are redundant and unnecessary.

For the above reasons, I respectfully disapprove the designated items in accordance with Amendment IV of the Amendments of 1968 to the Constitution of the State of Iowa. All other items in <u>House File 653</u> are hereby approved as of this date.

Sincerely,

Terry E. Branstad Governor

SENATE FILE 510

May 12, 2017

The Honorable Paul Pate Secretary of State of Iowa State Capitol LOCAL

Dear Mr. Secretary:

I hereby transmit <u>Senate File 510</u>, an Act relating to and making appropriations and related statutory changes involving state government entities involved with agriculture, natural resources, and environmental protection, and including effective date provisions.

Senate File 510 is approved on this date with the following exceptions, of which I hereby disapprove.

I am unable to approve the items designated as Section 34, and Subsection 2 of Section 35, in their entirety. The veto of these particularly specified items will preserve the existence of the Leopold Center for Sustainable Agriculture while also maintaining the sections transferring funding to Iowa State University's College of Agriculture and Life Sciences to continue valuable research into environmental and water quality issues.

For the foregoing reasons, I respectfully disapprove the above-designated items in accordance with Amendment IV of the Amendments of 1968 to the Constitution of the State of Iowa. All other items in $\underline{\text{Senate File 510}}$ are hereby approved as of this date.

Sincerely,

Terry E. Branstad Governor

SENATE FILE 513

May 12, 2017

The Honorable Paul Pate Secretary of State of Iowa State Capitol LOCAL

Dear Mr. Secretary:

I hereby transmit <u>Senate File 513</u>, an Act making appropriations to the department of cultural affairs, the economic development authority, the Iowa finance authority, the public employment relations board, the department of workforce development, and the state board of regents and certain regents institutions, and properly related matters.

Senate File 513 is approved on this date with the following exceptions, which I hereby disapprove.

I am unable to approve the designated portion of the item designated as Division I, Section 6, numbered paragraph 2. House File 586 designates the Department of Human Services as the entity that determines who is eligible for the rent subsidy program. This item is unnecessary and contradicts the language set out in House File 586.

I am unable to approve the designated portion of the item designated as Division II, Section 23, numbered paragraph 2. <u>House File 586</u> designates the Department of Human Services as the entity that determines who is eligible for the rent subsidy program. This item is unnecessary and contradicts the language set out in <u>House File 586</u>.

For the above reasons, I respectfully disapprove the designated item in accordance with Amendment IV of the Amendments of 1968 to the Constitution of the State of Iowa. All other items in Senate File 513 are hereby approved as of this date.

Sincerely,

Terry E. Branstad Governor

COMMUNICATIONS RECEIVED

The following communications were received in the office of the Chief Clerk and placed on file in the Legislative Services Agency: To view reports in full, click here.

BOARD OF REGENTS

Goals and Objectives Agency Annual Report, pursuant to Iowa Code section 7E.3.

Biennial Report, pursuant to Iowa Code section 262.26.

Judicial Review Report, pursuant to Iowa Code section 625.29.

COLLEGE STUDENT AID COMMISSION

Judicial Review Report, pursuant to Iowa Code section 625.29.

DEPARTMENT OF COMMERCE Insurance Division

Insurance Information Exchange Report, pursuant to Iowa Code section 505.32.

DEPARTMENT OF REVENUE

Central Collections Unit Quarterly Debt Collection Report, pursuant to Iowa Code section 421.17.

IOWA COMPREHENSIVE PETROLEUM UNDERGROUND STORAGE TANK FUND BOARD

Progress and Activities Report, pursuant to Iowa Code section 455G.4.