

ARC 5376B**IOWA FINANCE AUTHORITY[265]****Notice of Termination**

Pursuant to the authority of Iowa Code sections 16.5(17) and 16.52, the Iowa Finance Authority terminates the rule making initiated by its Notice of Intended Action published in the Iowa Administrative Bulletin on August 2, 2006, as **ARC 5289B**, amending Chapter 12, "Low-Income Housing Tax Credits," Iowa Administrative Code.

The Notice proposed to amend Chapter 12 by incorporating by reference an updated and revised Compliance Manual to replace the current Compliance Manual.

The Authority is terminating the rule making commenced in **ARC 5289B** and may renounce the proposed amendments to incorporate further revisions to the Compliance Manual.

ARC 5375B**PUBLIC SAFETY
DEPARTMENT[661]****Notice of Intended Action**

Twenty-five interested persons, a governmental subdivision, an agency or association of 25 or more persons may demand an oral presentation hereon as provided in Iowa Code section 17A.4(1)"b."

Notice is also given to the public that the Administrative Rules Review Committee may, on its own motion or on written request by any individual or group, review this proposed action under section 17A.8(6) at a regular or special meeting where the public or interested persons may be heard.

Pursuant to the authority of Iowa Code sections 100.1 and 100.35, the State Fire Marshal hereby gives Notice of Intended Action to amend Chapter 5, "Fire Marshal," and adopt new Chapter 201, "General Fire Safety Requirements," new Chapter 202, "Requirements for Specific Occupancies," and new Chapter 210, "Smoke Detectors," Iowa Administrative Code.

Iowa Code section 100.1, subsections 5 and 6, and section 100.35 assign broad authority to the State Fire Marshal to establish by administrative rule fire safety requirements applicable across the State of Iowa. Such rules have been in effect for over 50 years, and many of the current requirements refer to national codes and standards which are outdated. In addition, the current rules are not comprehensive and are complex and difficult to understand.

Recognizing the need to update the requirements while organizing the rules in a more understandable fashion, the State Fire Marshal established a Fire Code Advisory Committee, including representatives of several constituencies with an interest in fire prevention and suppression, in order to develop recommendations as to how the current rules should be revised. The Fire Code Advisory Committee held several public meetings at which public input into the process of developing recommendations was encouraged. Recently, the Committee recommended to the State Fire Marshal that new fire safety requirements be based upon adoption of the International Fire Code, 2006 edition, and provisions of the International Building Code, 2006 edition, which relate to fire safety. The International Fire Code and the International Building Code are published by the International Code Council. These codes are part of the "family" of international codes, or "I-Codes," and are in widespread use, both in

other states and in local jurisdictions in Iowa, many of which have adopted the International Fire Code in local fire ordinances.

After the State Fire Marshal received the recommendation of the Fire Code Advisory Committee, he announced a public hearing to allow an opportunity for public input prior to the publication of this Notice. The hearing was held on August 4, 2006, and comments were received from various individuals, each of whom represented either a fire service organization or a labor organization. One comment was received objecting to the recommendation of the Committee to adopt the International Fire Code with applicable portions of the International Building Code. All other comments received supported the Committee recommendation.

The rules proposed herein generally follow the recommendation received from the Fire Code Advisory Committee. The International Fire Code, 2006 edition, is proposed to be adopted by reference, along with selected sections of the International Building Code, 2006 edition, to establish the core fire safety requirements which will be applicable in Iowa. In several cases, rules established for specific occupancies will not be included. The largest such exclusion is for licensed health care facilities, which are covered in 661—Chapter 205. Other occupancies which are covered under rules specific to the occupancy, other than by provisions of the International Fire Code and International Building Code, include small foster care homes, and bed and breakfast inns. Also proposed are requirements for jails and other correctional facilities already in operation prior to the date on which these rules will become effective. There currently are no such rules; the establishment of these requirements will provide a baseline for fire safety compliance for existing correctional facilities.

Two public hearings on these proposed amendments will be held. The first hearing will be held on October 12, 2006, from 10:30 a.m. to 12 noon. This hearing will originate from the third floor conference room at the Wallace State Office Building in Des Moines and will be accessible over the Iowa Communications Network (ICN) from the following sites:

Des Moines	Wallace State Office Building Third Floor Conference Room 502 E. Ninth Street Des Moines, Iowa
Emmetsburg	Emmetsburg High School Room 122 Second and King St. Emmetsburg, Iowa
Cedar Rapids	Department of Human Services Fifth Floor, Room 550 411 Third Street SE Cedar Rapids, Iowa
Mount Pleasant	Mount Pleasant High School 2104 S. Grand Mount Pleasant, Iowa
Creston	Green Valley Area Education Agency 14 Turner Room 1405 N. Lincoln Creston, Iowa

The second hearing will be held on October 17, 2006, from 6:30 to 8 p.m. This hearing will originate from the Al-

PUBLIC SAFETY DEPARTMENT[661](cont'd)

Altoona Public Library and will be accessible over the Iowa Communications Network (ICN) from the following sites:

Altoona	Altoona Public Library Room 1 700 8th Avenue SW Altoona, Iowa
Spencer	Iowa Lakes Community College Room 818 1900 N. Grand Avenue Spencer, Iowa
Cedar Rapids	George Washington High School Room 106A 2205 Forest Drive SE Cedar Rapids, Iowa
New London	New London Jr-Sr High School 101 Jack Wilson Drive New London, Iowa
Orient	Orient-Macksburg Senior High School Room 211 Orient, Iowa

Persons may present their views orally or in writing at a public hearing. Persons who wish to make oral presentations at a public hearing should contact the Agency Rules Administrator, Iowa Department of Public Safety, Wallace State Office Building, Des Moines, Iowa 50319, by mail; by telephone at (515)281-5524; or by electronic mail to admrule@dps.state.ia.us at least one day prior to the public hearing.

Any written comments or information regarding these proposed amendments may be directed to the Agency Rules Administrator by mail or electronic mail at the addresses indicated at least one day prior to the public hearing or may be submitted at the public hearing. Persons who wish to convey their views orally other than at the public hearing may contact the Agency Rules Administrator by telephone or in person at the Department office by 4:30 p.m. on October 19, 2006.

These amendments are intended to implement Iowa Code chapter 100.

A fiscal impact summary prepared by the Legislative Services Agency pursuant to Iowa Code § 17A.4(3) will be available at <http://www.legis.state.ia.us/IAC.html> or at (515) 281-5279 prior to the Administrative Rules Review Committee's review of this rule making.

The following amendments are proposed.

ITEM 1. Amend **661—Chapter 5** as follows:
Amend the title as follows:

CHAPTER 5
FIRE MARSHAL ADMINISTRATION

Rescind and reserve the following rules:

661—5.16(100)
661—5.35(100)
661—5.40(17A,80,100)
661—5.42(100)
661—5.50(100)
661—5.51(100)
661—5.100(100) through **661—5.105(100)**
661—5.230(100)
661—5.301(100)
661—5.607(100) through **661—5.613(100)**

661—5.650(100) through **661—5.661(100)**
661—5.663(100) through **661—5.667(100)**
661—5.675(100)
661—5.749(100) through **661—5.759(100)**
661—5.761(100) through **661—5.765(100)**
661—5.775(100)
661—5.800(100) through **661—5.806(100)**

ITEM 2. Adopt the following **new** chapter:

CHAPTER 201
GENERAL FIRE SAFETY REQUIREMENTS

661—201.1(100) Scope. The provisions of this chapter apply generally to buildings, structures, and facilities in which people congregate if the building, structure, or facility most recently began its current use on or after [insert effective date of this rule], unless the building, structure, or facility is subject to provisions of 661—Chapter 202 or 661—Chapter 205. “Current use” includes the intended use of a building, structure, or facility under construction or awaiting required approval for that intended use.

A building, structure, or facility which most recently began its current use prior to [insert effective date of this rule] is generally subject to the requirements in effect on the date on which the current continuous use of the building, structure, or facility began, unless either of the following conditions applies:

1. The fire marshal finds that any condition that is in violation of the provisions of this chapter, but that is permissible under the requirements in effect on the date on which the current continuous use of the building, structure, or facility began, creates an imminent threat to the safety of individuals or the public. If the fire marshal so finds, the fire marshal may order the correction of the condition found to create the hazard.

2. There were no fire safety requirements established by the fire marshal which applied to the building, structure, or facility at the time its current continuous use began. If no such requirements have been established by the fire marshal for the continued operation of such a building, structure, or facility, the provisions of this chapter shall apply as though the current continuous use of the building, structure, or facility began on or after [insert effective date of this rule].

661—201.2(100) General provisions. The following publications or indicated portions thereof are hereby adopted by reference as general fire safety requirements and shall apply to all occupancies other than those to which conflicting provisions specifically apply or to which provisions specific to an occupancy explicitly exclude these provisions or any individual provision contained therein:

201.2(1) International Fire Code, 2006 edition, published by the International Code Council, 5203 Leesburg Pike, Suite 600, Falls Church, VA 22041, with the following amendments:

- a. Delete Chapter 1.
- b. Delete “International Fuel Gas Code” wherever it appears and insert in lieu thereof “rule 661—51.100(101).”
- c. Delete “ICC Electrical Code” wherever it appears and insert in lieu thereof “rule 661—201.3(100).”
- d. Delete “International Plumbing Code” wherever it appears and insert in lieu thereof “641—Chapter 25.”

NOTE: 641—Chapter 25 is the “State Plumbing Code,” adopted by the department of public health.

- e. Adopt Appendices B, C, and D.

201.2(2) The following chapters and section of the International Building Code, 2006 edition, published by the Inter-

PUBLIC SAFETY DEPARTMENT[661](cont'd)

national Code Council, 5203 Leesburg Pike, Suite 600, Falls Church, VA 22041:

- a. Chapter 2.
- b. Chapter 3.
- c. Chapter 4.
- d. Chapter 5.
- e. Chapter 6.
- f. Chapter 7.
- g. Section 804.

661—201.3(100) Electrical installations. Electrical installations shall comply with the provisions of NFPA 70, National Electrical Code, 2005 edition.

661—201.4(100) Recognition of local fire ordinances and enforcement. With the exception of a health care facility subject to the requirements of 661—Chapter 205, a building, structure, or facility shall be deemed to be in compliance with the requirements established in rules of the fire marshal if all of the following conditions are met:

1. The building, structure, or facility is in a local jurisdiction which has adopted a local fire ordinance which adopts by reference any edition of the International Fire Code, published by the International Code Council, 5203 Leesburg Pike, Suite 600, Falls Church, VA 22041; any edition of NFPA 1, Uniform Fire Code, published by the National Fire Protection Association; or the Uniform Fire Code, 1997 edition, published by the Western Fire Chiefs Association.

2. The local fire ordinance is enforced through a process of review and approval of construction plans for compliance with the local fire ordinance and a process of regular inspections for compliance with the local fire ordinance.

3. The building, structure, or facility is subject to regular fire safety inspections.

4. The local jurisdiction has verified, during its most recent inspection, including any follow-up inspections, that the building, structure, or facility is in compliance with the local fire ordinance.

Provisions regarding the storage, handling, or use of flammable and combustible liquids are not covered by this chapter. Notwithstanding any conflicting provisions contained in any code adopted by reference in this chapter or by any local fire ordinance, compliance with the provisions of 661—Chapter 51 is required at any location or facility in which flammable or combustible liquids are stored, handled, or used.

These rules are intended to implement Iowa Code chapter 100.

ITEM 3. Adopt the following **new** chapter:

CHAPTER 202

REQUIREMENTS FOR SPECIFIC OCCUPANCIES

661—202.1(100) Scope. The provisions of this chapter apply solely to buildings, structures, and facilities currently being used in the specific ways described in this chapter. All other buildings, structures, and facilities in which people congregate are subject to the provisions of 661—Chapter 201 or 661—Chapter 205.

This rule is intended to implement Iowa Code chapter 100.

661—202.2(237) Facilities in which foster care is provided by agencies to fewer than six children. Any facility, including a single-family residence, within which foster care is provided by an agency to fewer than six children, shall meet each of the requirements established in this rule.

202.2(1) Battery-operated smoke detectors shall be installed in each sleeping room and on each floor of the home

and shall be installed in compliance with the manufacturer's instructions.

202.2(2) Each exit and exit path shall remain clear and unobstructed at all times.

202.2(3) A five-pound 2A:10B:C fire extinguisher shall be installed in the primary caregiver's sleeping room. Additional extinguishers may be provided. Each extinguisher in the facility shall be inspected yearly by a third party in accordance with NFPA 10, Standard for Portable Fire Extinguishers, 2007 edition.

202.2(4) No combustible items shall be stored within a three-foot clearance of furnaces, hot water heaters, and electrical panels.

202.2(5) A carbon monoxide detector shall be installed on each floor of the residence. A detector shall be installed in proximity to any gas-fired appliance. All detectors shall be installed in accordance with the manufacturer's installation instructions.

202.2(6) If propane is used in the facility, a propane leak detector shall be installed in proximity to each propane-fired appliance. All detectors shall be installed in accordance with the manufacturer's installation instructions.

202.2(7) An evacuation plan shall be maintained, and fire drills shall be conducted at least once every other month.

202.2(8) If a child is sleeping in a basement room, then an egress window shall be provided in the room. "Egress window" means an existing operable window with a clear opening area of not less than 5.7 square feet, and with a minimum opening height and width of 24 inches and 20 inches, respectively.

This rule is intended to implement Iowa Code section 237.3, subsection 3.

661—202.3(137C) Bed and breakfast inns.

202.3(1) The following definitions apply to rule 661—202.3(137C):

"Bed and breakfast home" means a private residence which provides lodging and meals for guests, in which the host or hostess resides and in which no more than four guest families are lodged at the same time and which, while it may advertise and accept reservations, does not hold itself out to the public to be a restaurant, hotel, or motel; does not require reservations; and serves food only to overnight guests. Rule 661—202.3(137C) shall not apply to bed and breakfast homes. However, a bed and breakfast home shall have a smoke detector in proper working order in each sleeping room and a fire extinguisher in proper working order on each floor.

"Bed and breakfast inn" means a building equipped, used, or advertised as or held out to the public to be an inn, hotel, motel, motor inn, or place where sleeping accommodations are furnished for hire to transient guests and which has nine or fewer guest rooms.

202.3(2) Appliances. Heating, cooking and gas and electrical equipment and appliances must conform with nationally recognized codes and standards and be installed and maintained in accordance with the manufacturer's recommendations. If the building has an operable solid fuel fireplace, all components must be cleaned and maintained in accordance with NFPA 211, 2006 edition.

202.3(3) Smoke detectors. Each bed and breakfast inn shall have an operable smoke detector in each guest room, at the top of each stairwell, and at intervals not to exceed 30 feet in each exit corridor. Detectors shall be installed and maintained in accordance with NFPA 72, 2007 edition.

a. Existing facilities. In bed and breakfast inns which begin operation or are constructed or remodeled prior to Feb-

PUBLIC SAFETY DEPARTMENT[661](cont'd)

ruary 1, 2002, required smoke detectors may be battery operated.

b. New facilities. Each bed and breakfast inn which began operation or is constructed or remodeled on or after February 1, 2002, shall be equipped with a system of interconnected smoke detectors with detectors at the top of each stairwell and at intervals not to exceed 30 feet in each exit corridor. These smoke detectors shall receive primary power from the building's electrical wiring and shall include battery backup. Each guest room shall be equipped with a smoke detector which may be a single station detector.

202.3(4) Emergency lighting. Each bed and breakfast inn must be equipped with approved emergency lighting so located and directed in a manner that will illuminate the routes of travel from each guest-occupied room to the outside of the building.

202.3(5) Windows. Each bed and breakfast inn guest sleeping room must have at least one outside window that is openable without the use of tools or special knowledge. The window must be large enough that, when open and without breaking glass, it will permit the emergency egress of guests.

202.3(6) Exits. Each story that has one or more guest sleeping rooms must have two means of exit that are remote from each other and so arranged and constructed as to minimize any possibility that both may be blocked by any one fire or other emergency.

202.3(7) Exit door markings. Exit doors must be marked in accordance with the International Fire Code, 2006 edition, chapter 10.

202.3(8) Fire extinguishers. Fire extinguishers must be installed and maintained in accordance with NFPA 10, 2007 edition.

202.3(9) Smoking prohibited. Smoking is not permitted in any sleeping room, and rooms shall be posted with plainly visible signs so stating.

202.3(10) Additional prohibitions. Candles, lamps with power sources other than electricity or solid fuel fireplaces shall not be used in guest sleeping rooms.

202.3(11) Directions. Each bed and breakfast inn shall have clearly displayed in each guest sleeping room printed directions and a diagram for emergency evacuation procedures. These directions must include the primary route to the outside and how to use the emergency egress window in the event the primary route cannot be traversed.

This rule is intended to implement Iowa Code section 137C.35.

661—202.4(100) Existing jails and correctional facilities. Any jail, correctional facility, detention facility, holding facility, or prison which has operated continuously as such a facility since prior to [insert effective date of this rule] shall comply with the provisions of NFPA 101, Life Safety Code, 1994 edition, chapter 15.

NOTE: Any jail, correctional facility, detention facility, holding facility, or prison which began continuous operation as such a facility on or after [insert effective date of this rule] is subject to the provisions of 661—Chapter 201.

This rule is intended to implement Iowa Code chapter 100.

ITEM 4. Adopt the following **new** chapter:

CHAPTER 210
SMOKE DETECTORS

661—210.1(100) Definition. The following definition applies to rules 661—210.1(100) through 661—210.4(100):

“Approved” means acceptable to the state fire marshal. Any equipment, device or procedure which bears the stamp

of approval or meets applicable standards prescribed by an organization of national reputation such as the Underwriters Laboratories, Inc., National Bureau of Standards, Factory Mutual Laboratories, American Society for National Fire Protection Association, American Society of Mechanical Engineers or American Standards Association, which undertakes to test and approve or provide standards for equipment, devices or procedures of the nature prescribed in this chapter, shall be deemed acceptable to the state fire marshal.

661—210.2(100) General requirements.

210.2(1) Approved single station smoke detectors shall be acceptable in all areas covered by this chapter, unless other fire warning equipment or materials are required by any provision of 661—Chapter 201, 202, or 205.

210.2(2) Any installation of wiring and equipment shall comply with NFPA 70, National Electrical Code, 2005 edition, and requirements established by the manufacturer of the equipment serviced by the wiring.

210.2(3) All devices, combinations of devices, and equipment to be installed in conformity with this chapter shall be approved and used for the purposes for which they are intended.

210.2(4) A combination system, such as a household fire warning system whose components may be used in whole or in part, in common with a nonfire emergency signaling system, such as a burglar alarm system or an intercom system, shall not be permitted or approved, except for one- or two-family dwellings.

210.2(5) All power supplies shall be sufficient to operate the smoke detector alarm for at least four continuous minutes.

210.2(6) Power source.

a. In new buildings and additions constructed after July 1, 1991, required smoke detectors shall receive their primary power from the building wiring when such wiring is served from a commercial source. Wiring shall be permanent and without a disconnecting switch other than that required for overcurrent protection. Smoke detectors may be solely battery operated when installed in existing buildings, or in buildings without commercial power, or in buildings which undergo alterations, repairs or additions subject to subrule 210.2(2).

b. New and replacement smoke detectors installed after May 1, 1993, which receive their primary power from the building wiring shall be equipped with a battery backup.

210.2(7) The failure of any nonreliable or short-life component which renders the detector inoperative shall be readily apparent to the occupant of the sleeping unit without the need for a test. Each smoke detector shall detect abnormal quantities of smoke that may occur and shall properly operate in the normal environmental condition.

210.2(8) Equipment shall be installed, located and spaced in accordance with the manufacturer's recommendations.

210.2(9) Installed fire warning equipment shall be mounted so as to be supported independently of its attachment to wires.

210.2(10) All apparatus shall be restored to normal immediately after each alarm or test.

210.2(11) Location within dwelling units.

a. In dwelling units, detectors shall be mounted on the ceiling or wall at a point centrally located in the corridor or area giving access to each separate sleeping area. When the dwelling unit has more than one story and in dwellings with basements, a detector shall be installed on each story and in the basement. In dwelling units where a story or basement is split into two or more levels, the smoke detector shall be

PUBLIC SAFETY DEPARTMENT[661](cont'd)

installed on the upper level, except that when the lower level contains a sleeping area, a detector shall be installed on each level. When sleeping rooms are on an upper level, the detector shall be placed at the ceiling of the upper level in close proximity to the stairway. In dwelling units where the ceiling height of a room open to the hallway serving the bedrooms exceeds that of the hallway by 24 inches or more, smoke detectors shall be installed in the hallway and in the adjacent room. Detectors shall sound an alarm audible in all sleeping areas of the dwelling unit in which they are located.

b. Location in efficiency dwelling units and hotels. In efficiency dwelling units, in hotel suites and in hotel sleeping rooms, detectors shall be located on the ceiling or wall of the main room or hotel sleeping room. When sleeping rooms within an efficiency dwelling unit or hotel suite are on an upper level, the detector shall be placed at the ceiling of the upper level in close proximity to the stairway. When actuated, the detector shall sound an alarm audible within the sleeping area of the dwelling unit, hotel suite or sleeping room in which it is located.

661—210.3(100) Smoke detectors—notice and certification of installation.

210.3(1) Notice of installation. An owner of a rental residential building containing two or more units, who is required by law to install smoke detectors, shall notify the local fire department upon installation of required smoke detectors.

210.3(2) Certification—single-family dwelling units. A person who files for a homestead tax credit pursuant to Iowa Code chapter 425 shall certify that the single-family dwelling unit for which the credit is filed has a smoke detector(s) installed in accordance with subrule 210.2(6) and paragraph 210.2(11)“a,” or that such smoke detector(s) will be installed within 30 days of the date of filing for credit.

210.3(3) Reports to fire marshal. Each county or city assessor charged with the responsibility of accepting homestead tax credit applications shall obtain certification of smoke detection on a form acceptable to the state fire marshal, signed by the person making application for credit, and shall file a quarterly report with the fire marshal listing the name and address and stating whether applicant attested to a detector(s) being present at the time of application or that a detector(s) would be installed as required within 30 days.

661—210.4(100) Smoke detectors—new and existing construction.

210.4(1) New construction. All multiple-unit residential buildings and single-family dwellings which are constructed after July 1, 1991, shall include the installation of smoke detectors meeting the requirements of rule 661—210.1(100) and rule 661—210.2(100).

210.4(2) Existing construction. All existing single-family units and multiple-unit residential buildings shall be equipped with smoke detectors as required in paragraph 210.2(11)“a.”

These rules are intended to implement Iowa Code section 100.18.

ARC 5373B

**PUBLIC SAFETY
DEPARTMENT[661]**

Notice of Intended Action

Twenty-five interested persons, a governmental subdivision, an agency or association of 25 or more persons may demand an oral presentation hereon as provided in Iowa Code section 17A.4(1)“b.”

Notice is also given to the public that the Administrative Rules Review Committee may, on its own motion or on written request by any individual or group, review this proposed action under section 17A.8(6) at a regular or special meeting where the public or interested persons may be heard.

Pursuant to the authority of Iowa Code section 17A.3, the Department of Public Safety hereby gives Notice of Intended Action to amend Chapter 7, “Devices and Methods to Test Body Fluids for Alcohol or Drug Content,” and adopt a new Chapter 155, “Devices and Methods to Test Body Fluids for Alcohol or Drug Content,” Iowa Administrative Code.

Iowa Code chapter 321J assigns responsibility for approval of various devices to be used for testing body fluids for alcohol content to the Commissioner of Public Safety and requires the Commissioner to establish “per se” levels for drugs other than alcohol found in body fluids. Iowa Administrative Code 661—Chapter 7 contains the current rules which implement these requirements. Chapter 7 currently specifies requirements for preliminary breath testing devices, evidentiary breath testing devices, ignition interlock devices, and detection of drugs other than alcohol.

These proposed amendments rescind the provisions of current Chapter 7, except for those for ignition interlock devices, and propose the replacement of the rescinded provisions with similar provisions that have been updated and clarified, as needed, in new 661—Chapter 155. The Department’s rules are in the process of being renumbered to make them more accessible to members of the public and persons subject to the provisions of the rules. The current provisions for ignition interlock devices, which are found in rule 661—7.8(321J), are being retained for now, with a few editorial changes. More substantial changes to these requirements, and their relocation in a newly numbered chapter, will be addressed in future rule makings.

A public hearing on these proposed amendments will be held on October 5, 2006, at 10:30 a.m. in the third floor conference room at the Wallace State Office Building, 502 East 9th Street, Des Moines, Iowa 50319. Persons may present their views orally or in writing at the public hearing. Persons who wish to make oral presentations at the public hearing should contact the Agency Rules Administrator, Iowa Department of Public Safety, Wallace State Office Building, Des Moines, Iowa 50319, by mail; by telephone at (515) 281-5524; or by electronic mail to admrule@dps.state.ia.us, at least one day prior to the public hearing.

Any written comments or information regarding these proposed amendments may be directed to the Agency Rules Administrator by mail or electronic mail at the addresses indicated at least one day prior to the public hearing or may be submitted at the public hearing. Persons who wish to convey their views orally other than at the public hearing may contact the Agency Rules Administrator by telephone or in person at the Department office by 4:30 p.m. on October 5, 2006.

These amendments are intended to implement Iowa Code chapter 321J.

A fiscal impact summary prepared by the Legislative Services Agency pursuant to Iowa Code § 17A.4(3) will be