

State of Iowa COVID-19 Response

Below is a summary of the of Governor Reynold's sixth <u>Emergency Disaster Proclamation</u> compiled by attorneys Tim Coonan and Sydney Gangestad. Items highlighted in yellow are new actions, the other sections are extensions of existing actions.

Her actions are authorized by Iowa Code Chapter 29C, Emergency Management and Security.

	Admin/Code Sections Impacted	Summary	
School Closu	School Closures		
Section 1	Section 280.2	All public and nonpublic schools must remain closed until 4/30	
Section 2 (SF2408)	SF2408 (section 13, subsection 2) Section 279.10(1), 256.7(19)	Waive required instructional time/minimum school day requirements (4/13-4/30); school districts and accredited nonpublic schools should adopt a plan for continuous learning to submit to DOE by 4/10 (may off Voluntary Educational Enrichment Opportunities or provide Required Educational Services)	
Section 3 (Section 11 of Gov Proc I)	Section 256.16(1)(a)(2)(d) and (m) 281 IA Admin Code § 77.10(9) 281 IA Admin Code § 79.14(5), 79.14(7)	Continue to suspend specific criteria for teacher preparation and certain educators that are required to meet a minimum number of hours of field experience to be recommended for licensure (if the higher education institution determines the student has completed enough field experience)	
Section 4 (Section 11 of Gov Proc II)	Section 100.31	Continue to suspend minimum number of required fire drills during a school year	
Extension of	Business Closures and Orders		
Section 5 (Section 3 of Gov Proc I; Section 1 of Gov Proc III)	Section 135.144(3) Section 157.1 653 IA Admin Code § 13.8(1) Section 158.1 Section 135.37 Section 136D.2(5) Section 152C.1(3) Section 135I.1	Extends the closure orders through 4/30— A. Restaurants and bars—Food and beverage may be sold as carry-out, drive-through, or delivery B. to customers off the premises C. Fitness centers D. Swimming pools E. Salons F. Medical spas G. Barbershops H. Tattoo establishments I. Tanning facilities J. Massage therapy establishments K. Theaters	



		L. Casinos/gaming facilities M. Other nonessential retail establishments—Bookstores; clothing stores; shoe stores; jewelry stores; luggage stores; cosmetic, beauty, or perfume stores; florists; and furniture and home furnishing (may still provide online or telephone sales, delivery, or curb- side pick-up)
Section 6 (Section 4 of Gov Proc I)		Continued coordination of state agencies to develop plans to mitigate economic effects
Mass Gather	ngs	
Section 7 (Section 3 of Gov Proc I)		Continue to suspend mass gatherings; social, community, spiritual, religious, leisure, and sporting gatherings and events of more than 10 people; planned gatherings and events must be canceled or postponed (group of parked cars vehicles excluded, if people remain in vehicles and windows/doors remain closed—no more than 10 in each vehicle)
Section 8		All auctions with more than 10 people present are prohibited at all venues, except livestock auctions that only include food animals may continue so long as there are no more than 25 people present in person (people in parked vehicles are not considered in the count of people present in person, see section 7); effective 5pm on 4/3
Section 9	Section 29C.18, 135.35	All peace officers of the state can assist in
		<u>enforcement</u>
	Medical and Dental Services	
Section 10 (Section 1 of Gov Proc IV)	Section 135.144(3)	A. All nonessential or elective surgeries and procedures must not be conducted by any hospital, outpatient surgery provider, or outpatient procedure provider (public, private, or nonprofit) B. Nonessential surgery/procedure is one that can be delayed without undue risk to the current/future health of the patient (considering



Section 11 (Section 2	Section 29(C)19, 135.144(3), 153.33(1)(b)	threat to patient's, threat of permanent dysfunction of extremity or organ, metastasis/progression of staging, risk of rapidly worsening of severe symptoms) C. Must limit nonessential individuals in areas were PPE is required D. Each hospital, outpatient surgery provider, or outpatient procedure provider is required to implement Continue to order— A. All dentists and staff shall refrain
of Gov Proc		from performing elective dental procedures; all routine hygiene/orthodontic procedures, other than for pain/infection/restoration of normal oral function B. Does not prohibit provision of emergency dental services C. Enforced by Dental Board (Board has powers of peace office to enforce order) D. Board should provide guidance to licensees
Mandatory S	creening of Health Facility Staff	
Section 12 (Section 6 of Gov Proc IV)	Section 135.144(3)	Continue to require all hospitals, nursing facilities, intermediate care facilities, residential care facilities, hospice programs, and assisted living programs to screen all staff at the beginning of their shift (for fever or respiratory symptoms, cough or sore throat; may take employees temperature)
Regulatory R	elief to Health Care System	
Section 13 (Section 8 of Gov Proc I)	Sections 135.61—135.73	Continue to suspend provisions requiring institutional health facilities to obtain a certificate of need prior operating additional bed capacity (this is limited to the assistance and treatment of victims of this public health emergency for the duration of this proclamation)
Section 14 (Section 9 of Gov Proc IV)	Section 135C.33 481 IA Admin Code § 50.9(3), (9) and 67.19(3)	Continue to suspend provisions requiring a health care facility and assisted living program complete a criminal history check prior to employment of an individual; may employ an individual once criminal history check is submitted, pending completion



Section 15 (Section 10 of Gov Proc IV)	Section 135C.8 481 IA Admin Code § 58.3(3)(a)	Continues to suspend provisions that require a nursing facility to submit renewal applications at least 30-days in advance of license expiration
Section 16 (Section 11 of Gov Proc IV)	481 IA Admin Code § 58.21(6)(d) & 65.17(1)(d)	Continues to suspend provisions that require nursing students to administer medications in nursing facilities and immediate care facilities for persons with mental illness only after successful completion of a medication aid course or challenge exam, if the student meets admin requirements and the facility has documentation that it has training and supervision to ensure the student's competency
Section 17 (Section 12 of Gov Proc IV)	481 IA Admin Code § 57.20(1) & 58.23(1)(a)	Continues to suspend provisions that require residential care and nursing facilities to assist residents to obtain regular dental series (must assist residents in obtaining emergency dental services)
Section 18 (Section 13 of Gov Proc IV)	481 IA Admin Code § 57.23(1) & 58.26(1)	Continues to suspend provisions that require group activities are provided by residential care and nursing facilities
Section 19 (Section 14 of Gov Proc IV)	481 IA Admin Code § 58.47	Continues to suspend provisions that permit in-person visits with residents in nursing facilities
Section 20 (Section 15 of Gov Proc IV)	Section 231C.3(1) 481 IA Admin Code § 69.22(2) & 57.22(3)	Continues to suspend provisions that require assisted living program and residential care facility to update a tenant/resident's service plan within 30-days of occupancy or admission
Section 21 (Section 16 of Gov Proc IV)	Section 231C.8(1) 481 IA Admin Code § 67.13(1)	Continues to suspend provisions that require assisted living program and residential care facility to submit any additional or rebuttal information to the Department within two days of an exit interview after at the conclusion of a monitoring evaluation or complaint investigation
Section 22 (Section 17 of Gov Proc IV)	481 IA Admin Code § 67.5(2)	Continues to suspend provisions that require a person administering medications in an assisted living program have passed a medication manager course and exam



		(effective 4/15, when the rule becomes effective)
Section 23 (Section 18 of Gov Proc IV)	481 IA Admin Code § 69.29(5) & (6)	Continues to suspend provisions that require a new program manager and delegating nurse in assisted living programs complete an assisted living management class and/or nursing class within 6-months of employment
Section 24 (Section 19 of Gov Proc IV)	481 IA Admin Code § 57.11(6)	Continues to suspend provisions that require a residential care facility employee have a physical examination within 12-months prior to employment beginning, if not feasible to obtain the exam prior to beginning employment
Section 25 (Section 20 of Gov Proc IV)	481 IA Admin Code § 57.11(6)	Continues to suspend provisions that require a residential care facility screen and test employees for tuberculosis if it is not feasible for a facility to do so (facility must continue to document sign/symptom review new workers and residents and place on callback list for future testing ASAP)
Section 26 (Section 21 of Gov Proc IV)	481 IA Admin Code § 57.19(3)(c) & 64.4(9)(b)	Continues to suspend provisions that require persons administering medicines in residential care facilities and immediate care facilities for the intellectually disabled to complete a department approved aide course and medical exam, as long as they have completed a state-approved medication manager course and exam
Section 27 (Section 22 of Gov Proc IV)	481 IA Admin Code § 57.22(1)	Continues to suspend provisions that require a residential care facility provide orientation within 24-hours of admission; MUST continue to provide review of resident's rights and facility's evacuation plan
Section 28 (Section 23 of Gov Proc IV)	481 IA Admin Code § 56.2(2) & 67.17	Continues to suspend provisions that require fines for health care facilities or assisted living programs
Section 29	641 IA Admin Code § 136.2(2)	Suspends provisions related to trauma data reporting by trauma care facilities within certain timeframes; DPH is to provide additional guidance to the facilities
Section 30	641 IA Admin Code § 137.2 & 137.3	Suspends provisions related to initial and continuing trauma education requirements for trauma team members; DPH is to



		provide additional guidance to the facilities and trauma team members
Telehealth Se	rvices	
Section 31 (Section 3 of Gov Proc IV)	Section 505.8(1) & (7), 514C.34, 514J.102	Continue to suspend the provisions that exclude 'audio-only telephone transmission' from the definition of telehealth; the Insurance Commissioner should use all available means to ensure that health carriers are reimbursing health care professionals for medically necessary, clinically appropriate covered serviced by telehealth via audio-only telephone transmission provided to a covered person at the same rate as would apply to the same health care services provided in person. Encourage lowa business to remove cost-sharing/other financial barriers to the use of telehealth in their health insurance plans.
Section 32 (Section 9 of Gov Proc I)	641 IA Admin Code § 155.2, 155.21(19), 155.23(4) 653 IA Admin Code § 13.11 Any other rules establishing preconditions, limitation, or restrictions on telehealth or telemedicine services	Continues to suspend provisions that require face-to-face interactions with health care providers and impose requirements for residential and outpatient substance use disorder treatment
Pharmacy The	erapeutic Substitution	
Section 33	Section 155A.32	Suspend the provisions that prohibit the practice of therapeutic substitution by a pharmacist without the prior consent by the prescriber; Board of Pharmacy must provide additional guidance to licensees
Suspension o	f Involuntary Discharge for Nonpaymen	t
Section 34 (Section 24 of Gov Proc IV)	481 IA Admin Code § 57.14(1)(e) & 58.40(1)(c)	Continues to suspend the provisions that permit a residential care facility or nursing facility to involuntarily discharge or transfer a resident for nonpayment
•	tal Borrowing	
Section 35 (Section 4 of Gov Prov V)	Section 347.14(4)	Continues to suspend the provisions, that prohibit a board of trustees of a county hospital from borrowing moneys, secured solely by hospital revenues for purpose of providing capital or for general financing needs to sustain the hospital's operations
Professional I	licensing Relief	
Section 36 (Section 3 of	Chapters 147.2, 148.3, 148.5, 148C.3, 152.7, 152B.7A	Emergency licenses for health care providers—



Gov Proc III)	(Any Admin §§ that implement the above chapters)	Continues to suspend provisions to that prohibit the practice of medicine and surgery, osteopathic medicine and surgery, nursing, respiratory care, and practice as a physician assistant for an individual who has not yet obtained an initial license, if the licensing board determines that the individual has completed sufficient education and should be granted an emergency license to practice in accordance with any guidance issued by the board; boards are to provide additional guidance
Section 37	Section 147.10	Continues to suspend provisions which
(Section 10 of Gov Proc I)	653 IA Admin Code § 9.13(6), 9.14 655 IA Admin Code § 3.7(5)	prohibit the practice of medicine and surgery,
·	645 IA Admin Code § 261.8, 326.9(8)	nursing, respiratory care, and practice as a
		physician assistant, by a licensee whose license is inactive or lapsed (within 5-years)
		(this is limited to the assistance and
		treatment of victims of this public health emergency for the duration of this
		proclamation)
Section 38	655 IA Admin Code § 2.10(7)(a)	Nursing education programs—
	. ,, ,	
		Suspends provisions which limit the number
		Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must
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Section 39	650 IA Admin Code § 11.2(2), 11.3(2),	Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must provide additional guidance to licensees, including guidance on obtaining an emergency license Dental cardiopulmonary resuscitation
Section 39		Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must provide additional guidance to licensees, including guidance on obtaining an emergency license Dental cardiopulmonary resuscitation certificate—
Section 39	650 IA Admin Code § 11.2(2), 11.3(2),	Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must provide additional guidance to licensees, including guidance on obtaining an emergency license Dental cardiopulmonary resuscitation
Section 39	650 IA Admin Code § 11.2(2), 11.3(2),	Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must provide additional guidance to licensees, including guidance on obtaining an emergency license Dental cardiopulmonary resuscitation certificate— Suspends provisions requiring an applicant for initial licensure in dentistry, dental hygiene, assisting, or for a faculty permit to
Section 39	650 IA Admin Code § 11.2(2), 11.3(2),	Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must provide additional guidance to licensees, including guidance on obtaining an emergency license Dental cardiopulmonary resuscitation certificate— Suspends provisions requiring an applicant for initial licensure in dentistry, dental hygiene, assisting, or for a faculty permit to attest to current certification in
Section 39 Section 40	650 IA Admin Code § 11.2(2), 11.3(2),	Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must provide additional guidance to licensees, including guidance on obtaining an emergency license Dental cardiopulmonary resuscitation certificate— Suspends provisions requiring an applicant for initial licensure in dentistry, dental hygiene, assisting, or for a faculty permit to
	650 IA Admin Code § 11.2(2), 11.3(2), 11.5(2), 11.6(2), 13.2(2), 20.6(2)(b)(8)	Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must provide additional guidance to licensees, including guidance on obtaining an emergency license Dental cardiopulmonary resuscitation certificate— Suspends provisions requiring an applicant for initial licensure in dentistry, dental hygiene, assisting, or for a faculty permit to attest to current certification in cardiopulmonary resuscitation. Pharmacy practice— Continues to suspend provisions that
Section 40	650 IA Admin Code § 11.2(2), 11.3(2), 11.5(2), 11.6(2), 13.2(2), 20.6(2)(b)(8) Section 147.10	Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must provide additional guidance to licensees, including guidance on obtaining an emergency license Dental cardiopulmonary resuscitation certificate— Suspends provisions requiring an applicant for initial licensure in dentistry, dental hygiene, assisting, or for a faculty permit to attest to current certification in cardiopulmonary resuscitation. Pharmacy practice— Continues to suspend provisions that prohibit the practice of pharmacy by a
Section 40 (Section 4 of	650 IA Admin Code § 11.2(2), 11.3(2), 11.5(2), 11.6(2), 13.2(2), 20.6(2)(b)(8) Section 147.10 657 IA Admin Code § 2.3, 2.11(2),	Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must provide additional guidance to licensees, including guidance on obtaining an emergency license Dental cardiopulmonary resuscitation certificate— Suspends provisions requiring an applicant for initial licensure in dentistry, dental hygiene, assisting, or for a faculty permit to attest to current certification in cardiopulmonary resuscitation. Pharmacy practice— Continues to suspend provisions that prohibit the practice of pharmacy by a pharmacist licensee whose license is inactive
Section 40 (Section 4 of	650 IA Admin Code § 11.2(2), 11.3(2), 11.5(2), 11.6(2), 13.2(2), 20.6(2)(b)(8) Section 147.10 657 IA Admin Code § 2.3, 2.11(2),	Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must provide additional guidance to licensees, including guidance on obtaining an emergency license Dental cardiopulmonary resuscitation certificate— Suspends provisions requiring an applicant for initial licensure in dentistry, dental hygiene, assisting, or for a faculty permit to attest to current certification in cardiopulmonary resuscitation. Pharmacy practice— Continues to suspend provisions that prohibit the practice of pharmacy by a pharmacist licensee whose license is inactive or lapsed (within 5-years of proclamation),
Section 40 (Section 4 of	650 IA Admin Code § 11.2(2), 11.3(2), 11.5(2), 11.6(2), 13.2(2), 20.6(2)(b)(8) Section 147.10 657 IA Admin Code § 2.3, 2.11(2),	Suspends provisions which limit the number of clinical hours that can be satisfied through simulation activities for nursing education programs; Nursing Board must provide additional guidance to licensees, including guidance on obtaining an emergency license Dental cardiopulmonary resuscitation certificate— Suspends provisions requiring an applicant for initial licensure in dentistry, dental hygiene, assisting, or for a faculty permit to attest to current certification in cardiopulmonary resuscitation. Pharmacy practice— Continues to suspend provisions that prohibit the practice of pharmacy by a pharmacist licensee whose license is inactive



Section 41 (Section 5 of Gov Proc III)	Chapters 80A, 88A, 88B, 89, 89A, 90A, 91C, 99D, 99F, 100C, 100D, 101A, 103, 105, 124, 126, 135, 136B, 136C, 147, 147A, 147B, 148, 148A, 148B, 148C, 148E, 148F, 149, 151, 152, 152A, 152B, 152C, 152D, 153, 154, 154A, 154B, 154C, 154D, 154E, 154F, 155, 155A, 156, 157, 158, 159, 169, 192, 206, 272, 272C, 321, 441, 455B, 459B, 481A, 502, 522B, 535B, 542, 542B, 543B, 543D, 544A, 544B, 544C (Any Admin §§ that implement the above chapters)	expires between March 18 & May 31 and they are unable to sit for examination) In-person continuing education— Continues to suspend provisions that require in-person continuing education as a condition of professional license renewal or deadlines/requirements that are unable to be satisfied due to the disaster emergency (for duration of proclamation); boards are to provide additional guidance
Section 42 (Section 6 of Gov Proc III)	Chapters 80A, 88A, 88B, 89, 89A, 90A, 91C, 99D, 99F, 100C, 100D, 101A, 103, 105, 124, 126, 135, 136B, 136C, 147, 147A, 147B, 148, 148A, 148B, 148C, 148E, 148F, 149, 151, 152, 152A, 152B, 152C, 152D, 153, 154, 154A, 154B, 154C, 154D, 154E, 154F, 155, 155A, 156, 157, 158, 159, 169, 192, 272, 272C, 321, 441, 455B, 459B, 481A, 502, 522B, 535B, 542, 542B, 543B, 543D, 544A, 544B, 544C (Any Admin §§ that implement the above chapters)	Expiration or renewal requirements— Continues to suspend provisions that set dates for expiration/renewal of professional licenses that expire during the duration of the proclamation; boards are to provide additional guidance
Section 43 (Section 7 of Gov Proc III)	281 IA Admin Code § 79.16(4)(a) 645 IA Admin Code §§ 31.6(2)(b)(12), 280.6(3), 240.6(2), 4.3, 300.3(4)(b)(2), 300.6(3)(a), and 300.6(3)(d)	School administrator, mental health counselor, independent social worker, psychologist, pharmacist, speech pathologist/audiologist— Continues to suspend provisions that require the completion of clinical, practical, or internship experience as a condition of obtaining professional licensure to be a school administrator, mental health counselor, independent social worker, psychologist, pharmacist, or speech pathologist or audiologist; boards are to provide additional guidance
Section 44 (Section 8 of Gov Proc III)	Sections 272.2(17), 272C.3(1)(a), 543B.15(9), and 543D.22	Background checks— Continues to suspend provisions which require the completion of background checks for initial applicants as a condition of obtaining professional licensure; all



Section 45 (Expands Section 7 of Gov Proc III; Section 13 of	Section 155A.7 Any implementing admin rules	regulatory agencies/boards must conduct background checks for applicants upon expiration of disaster emergency Pharmacist in another state obtaining lowa license— Continues to suspend provisions that prohibit a pharmacist who is licensed in another state from engaging in the practice
Gov Proc III)		of pharmacy in Iowa prior to obtaining an Iowa license due to requirements unable to be satisfied due to the disaster emergency; Board of Pharmacy must provide additional guidance
Section 46	Section 155A.8 (Any Admin §§ that implement the above chapters)	Emergency Pharmacy license— Suspend provisions for an individual who has not yet obtained an initial license, if an individual is unable to sit for required exams due to closed testing locations the Board of Pharmacy determines the individual has completed sufficient education, they can be granted an emergency license to practice until they are able to sit for required exams; Board must provide additional guidance
Section 47 (Section 9 of Gov Proc III)	Section 542B.13 193C IA Admin Code §§ 3.1(1), 3.2	Professional engineer or land surveyor— Continues to suspend provisions setting an application expiration date and deadline for examinations to be licensed as a professional engineer or land surveyor
Section 48 (Section 10 of Gov Proc III)	Section 543D.8 193F IA Admin Code §§ 3.2, 5.3, and 6,3	Appraisers— Continues to suspend provisions setting examination deadlines as a condition for initial licensure for appraisers
Section 49 (Section 11 of Gov Proc III)	Section 542.5 193A IA Admin Code § 3.6(1)	Certified public accountants— Continues to suspend provisions establishing an 18-month examination deadline as a condition for initial licensure for prospective certified public accountants
Section 50 (Section 12 of Gov Proc III)	655 IA Admin Code § 3.4(4)	Nursing license— Continues to suspend provisions that requires applicant for a nursing license to complete an examination within 91 days of board authorization
Section 51 (Section 13 of Gov Proc III)	657 IA Admin Code § 2.4(2)	Pharmacist license— Continues to suspend provisions that requires applicant for a pharmacist license to complete all lowa components within a period of one year



Section 52 (Section 15 of Gov Proc III)	645 IA Admin Code § 280.2, 31.18	Out-of-State marital, family therapy, and mental health counselors, or social workers— Continues to suspend provisions that require out-of-state marital, family therapy, and mental health counselors, or social workers who provide services by telephone or other electronic means to be license in lowa
Section 53 (Expands Section 6 of Gov Proc III)	Chapters 80A, 80B, 88A, 88B, 89, 89A, 90A, 91C, 99D, 99F, 100C, 100D, 101A, 103, 105, 124, 126, 135, 136B, 136C, 147, 147A, 147B, 148, 148A, 148B, 148C, 148E, 148F, 149, 151, 152, 152A, 152B, 152C, 152D, 153, 154, 154A, 154B, 154C, 154D, 154E, 154F, 155, 155A, 156, 157, 158, 159, 169, 192, 272, 272C, 321, 441, 455B, 459B, 481A, 502, 522B, 535B, 542, 542B, 543B, 543D, 544A, 544B, 544C (Any Admin §§ that implement the above chapters)	Expiration or renewal requirements (incorporates specialty certifications)— Continues to suspend provisions that set dates for expiration/certification requirements/renewal of professional licenses and specialty certifications that expire during the duration of the proclamation; boards are to provide additional guidance. ILEA and its Council are to provide guidance to peace officers and holders of specialty certificates.
Section 54	641 IA Admin Code § 29.6(3)	Plumbing or mechanical system professionals— Continues to suspend provisions that require and applicant for license as a plumbing or mechanical system professional complete an examination within one year from the day of application; Plumbing and Mechanical System Board to provide additional guidance
Suspension of	f Foreclosures	
Section 55 (Section 2 of Gov Proc III)	Chapters 646, 654, 655A, and 656	Continues to suspend provisions that allow for foreclosure proceedings or the prosecution of ongoing foreclosures on residential, commercial, and agriculture property (for duration of proclamation) - Does not relieve individuals of obligations to make mortgage payments - lowa Division of Banking/lowa Division of Credit Unions are to engage to identify tools/methods to relieve lowans from threat of foreclosure
Suspension of	Certain Evictions	
Section 56 (Section 2 of Gov Proc II)	Sections 562A.27, 562B.25, 648.1(2)-(6)	Continues to suspend the provisions that allow for the termination of rental agreements by a landlord and eviction of a



		tenant in certain circumstances (Does not apply to all FED actions, only applies during duration of proclamation)
Section 57 (Section 32 of Gov Proc IV)	Sections 648.3 & 648.5	Continues to suspend provisions requiring service of notice to quit or service of original notice before commencing an FED action (Only applies during duration of proclamation for termination of rental agreements/eviction of a tenant pursuant to 562A, 562B, and 648)
Suspension o	f Court Debt Delinquency	
Section 58	Section 602.8107	Continues to suspend he provisions that requires that court debt is deemed delinquent if not paid within 30-days after the debt was assessed; does not relieve any individual of their obligation to make payments of court debt once assessed (only applies during duration of proclamation)
Property Tax	Payment Relief	
Section 59 (Section 1 of Gov Proc II)	Section 445.39 701 IA Admin Code § 75.3	Continues to suspend the provisions that requires penalties and interest for delayed property tax payments
Sales of Alcol	nol	
Section 60 (Section 2 of Gov Proc V)	Section 123.30(3)(c), 123.49(2)(d)	Class "C" liquor holder may sell unopened bottles of wine or alcoholic liquor for consumption off premise if promptly taken from premises prior to any consumption via carry-out or drive-through, or delivery 321.284A); effective until 4/8.
Section 61 (Section 3 of Gov Proc V)	Section 123.130(4) 185 IA Admin Code § 4.6(3)(c) & (e)	Continues to suspend provisions that require that beer sold at retail at the manufacturing premises for consumption off premises must be in-person and transferred to another container at the time of sale; effective until 4/8.
Section 62 (Section 1 of Gov Proc V)	Section 123.30(3)(c), 123.49(2)(d)	Class "C" liquor holder may sell mixed drinks or cocktails for consumption off premise if sealed with a lid (or other secure method) and is promptly taken from premises prior to any consumption via carry-out or drive-through, or delivery (Notes: Does NOTE modify open container in motor vehicle laws sections 321.284 and 321.284A); effective until 4/8.
	n Redemption	
Section 63 (Section 18 of	Section 455C.3(1) 567 IA Admin Code § 107	Continues to suspend bottle/can redemption activity; retailers are authorized



Gov Proc I)		to stop accepting empty beverage
,		containers (for duration of proclamation)
Financial Reli	ef	<u> </u>
Section 64	Section 123.137	Continues to suspend requirement that
(Section 5 of		Class "A" beer permit holders report barrels
Gov Proc II)		of beer sold/pay Alcohol Beverages Division
,		tax; associated penalties will not be assessed
Section 65	Section 123.184	Continues to suspend requirement that
(Section 6 of		Class "A" wind permit holders/direct
Gov Proc II)		shippers report gallons of wine sold/pay
,		Alcohol Beverages Division tax; associated
		penalties will not be assessed
Section 66	Section 123.34(5)	Temporarily suspends provisions that
(Section 7 of	(3)	prohibit refund of fees paid for licenses
Gov Proc II)		(six/eight month seasonal licenses, 5-
2011.00,		day/14-day license or permit)
Section 67	Section 99B.12(1)(e)	Continues to suspend provisions that
(Section 8 of	481 IA Admin Code § 100.3(3)	prescribe that raffle license fees are not
Gov Proc II)	101 // (0.11111) 2002 3 10010(0)	refundable
	rporate Shareholder Meetings	Terandone
Section 68	Chapters 490, 491, 499, and 501A	Continues to suspend provisions that require
(Section 5 of	Chapters 430, 431, 433, and 3017.	a physical meeting of shareholders,
Gov Proc V)		policyholders, or members, if that meeting is
G0V110C V)		held by remote communication and
		provides participants reasonable
		opportunity to participate (communicate
		and read/hear proceedings concurrently
		with proceedings) in the meeting an vote on
		matters submitted for action.
Flectronic Me	eetings and Hearings	matters such meters for detions
Section 69	Sections 21.8, 26.12, 414.12	Continues to suspend provisions preventing
(Section 9 of	300010113 21.0, 20.12, 414.12	local government bodies from holding
Gov Proc II)		electronic meetings/meetings (provided
000110011,		there is proper notice, including a telephone
		number and website)
Deadline to F	ill City Council Vacancies	Hamber and Website)
Section 70	Section 372.13(2)	Continues to suspend requirement that city
(Section 10 of	· ′	councils fill vacancies within 60-days after
Gov Proc II)		the vacancy; no special election required
	rization and Witnessing	the vacancy, no special election required
Section 71	Section 9B.6	Continues to suspend personal appearance
(Section 16 of		requirement for notarial acts (complies with
Gov Proc III)		requirements of section 6 of 2019 Iowa Acts
30 (1 100 111)		chapter 44 (SF475)); additional guidance to
		be provided by Secretary of State
Section 72	Sections 144B.3, 633.279, and	Continues to suspend provisions that require
Jection / Z	Jections 1440.3, 033.273, and	Continues to suspend provisions that require



(Section 17 of Gov Proc III)	633B.105	the physical presence of all parties and witnesses for specific acts (POA/will signings) if the persons involved can see and hear the acts by electronic means (e.g. video conference, Skype, Facetime, Zoom); does not need to be recorded
Critical Truck	ing Operations	
Section 73	Section 321.463(6)(a), (b) Section 321E.29 761 IA Admin Code § 511	Continue to temporarily suspend weight limits related to vehicles, as they restrict the movement of oversize/overweight loads of vaccines, antivirals, prescription drugs, protective equipment, other necessary medical assets, food, medical supplies, cleaning products, other household goods, agriculture supplies and commodities, or any other goods and supplies necessary to respond to the public health disaster: A. Applies to loads transported on all highways within lowa, excluding the interstate system, and those which do not exceed 90,000lbs gross weight/max axle weight by more than 12.5% B. Intended for vehicles transporting food, medical supplies, cleaning products, and other household goods (only for duration of proclamation)
Section 74 (Section 15 of Gov Proc II)	Section 321.449	Continues to suspend provisions pertaining to hours of service of motor carriers and drivers of commercial vehicles while transporting vaccines, antivirals, prescription drugs, protective equipment, other necessary medical assets, food, medical supplies, cleaning products, other household goods, agriculture supplies and commodities, or any other goods and supplies necessary to respond to the public health disaster: A. 49 CFR 383 still applies (re: substance/alcohol use and testing, and financial responsibility requirements) B. Fatigued or ill drivers should not operate motor vehicles; drivers who need rest shall be given ten consecutive hours off duty C. Carriers must give drivers at least 34 consecutive hours off when they have been on duty for more than 70 hours in



Section 75 (Section 16 of Gov Proc II)	Section 321.463(3), 321E.2, 321E.8, and 321E.9	any right consecutive days (Applies only to hours of motor carriers and drivers while actively transporting medical assets related to this public health emergency) Continues to suspend provisions that limit issuance of permits for oversize or overweight loads which are indivisible to allow annual permits and single-trip permits to be issued for loads related to responding to this public health emergency; trucks do not need to be registered for the gross weight of the vehicle; permit fees are waived (movement must comply with all other requirements of 321E)
Section 76		DOT is directed to monitor to assure public's
(Section 17 of		safety and facility movement of trucks
Gov Proc II)		-
Motor Vehicle	Licensing and Registration Relief	
Section 77	Section 321.196	Continues to suspend provisions that require
(Section 12 of		a driver's license issued to a person age 72
Gov Proc I)		expire after two years (limited to those licenses which have expired within 60 days prior to the proclamation or during the
		duration of the proclamation); upon expiration of the proclamation, the 60 day period for renewal will resume
Section 78 (Section 13 of Gov Proc I)	Section 321.174A	Continues to suspend provisions that prohibit a person from operating a motor vehicle on the highway with an expire driver's license (limited to those licenses which have expired within 60 days prior to the proclamation or during the duration of the proclamation); upon expiration of the proclamation, the 60 day period for renewal will resume
Section 79 (Section 14 of Gov Proc I)	Section 321.39	Continues to suspend provisions related to expiration dates for vehicle registration, registration card, or registration plates (limited to those registrations which have expired within 60 days prior to the proclamation or during the duration of the proclamation)
Section 80 (Section 15 of Gov Proc I)	Section 321.46	Continues to suspend provisions which require a transferee of a new motor vehicle to apply for a new registration and title within 30 days of purchase



Section 81 (Section 16 of Gov Proc I)		Continues to suspend provision which requires vehicles may operate upon the highway without registration plates for 45-days after the date of delivery of the vehicle to the purchaser
Section 82 (Section 28 of Gov Proc IV)	Section 321.20A	Continues to suspend provisions which require the owner of a commercial vehicle subject to provisions of chapter 326 to apply for a certificate of title within 30-days of purchase/transfer and pay fees for new registration
Section 83 (Section 29 of Gov Proc IV)	Section 321.52(4)(b)	Continues to suspend provisions that prescribe a vehicle rebuilder, a person engaged in the business of buying, selling, or exchanging vehicles, to be registered in the state, or an insurer must obtain a salvage certificate of title for wrecked or salvaged vehicles within 30-days after date of assignment of the certificate of title
Section 84 (Section 30 of Gov Proc IV)	Section 326.14	Continues to suspend provisions that prescribe late filing penalties for renewals under the International Registration Plan and enforcement deadlines for failure to display plates/registration (limited to renewals that have expired during proclamation)
Weapons Per	mitting Procedures	
Section 85 (Section 12 of Gov Proc II)	Section 724.18	Continues to suspend requirement of personal delivery of application for permit to acquire a weapon; each county sheriff should formulate/implement a procedure for applications that shall include an inperson drop-off (without in-person interaction), acceptance by mail, and if possible electronic means
Section 86 (Section 13 of Gov Proc II)	Section 724.6, 724.7, 724.20	Continues to suspend expiration of professional and nonprofessional permits to carry for duration of proclamation (does not extend to permit to be used to purchase if past original expiration date)
Online Appre	nticeship Instruction	
Section 87 (Section 37 of Gov Proc IV)	Section 15B.4	Suspends provisions that limit online instruction in determining contact hours for apprenticeship sponsor or lead apprenticeship sponsors; limited to instruction provided during duration of proclamation.



Other Regula	tory Relief	
Section 88	281 IA Admin Code § 21.31	Continues to suspend regulatory
(Section 18 o	f	requirement that requires instructional
Gov Proc III)		courses for drinking drivers to be delivered
		in-person
Section 89	661 IA Admin Code § 221.3	Continues to suspend regulatory
(Section 19 o	f	requirement that require an unattended
Gov Proc III)		fueling dispenser to provide a public phone
Section 90	Section 206.5(2)(a)	Continues to suspend provisions that
(Section 14 o	f	provide fee requirements as it applies to
Gov Proc III)		commercial applicators, public applicators,
		and private applicators who were certified
		applicators as of December 31, 2019.
Section 91	Section 206.5(3)	Suspends provisions that require applicators
		to be certified to apply pesticides, as long as
		applicator is under the direct supervision of
		a certified applicator
Section 92	Section 206.6(1)	Suspends provisions requiring licensure to
		engage in the business of applying pesticides
		to land or property of another, a person may
		engage in the business of applying pesticides
		with non-restricted general use pesticides
		infoors and for the sole purpose of
		disinfecting or sanitizing areas where
		humans live, work, and congregate; does no
		exempt a person from acquiring required
		license/certification
Section 93	Section 206.5(4)	Suspend provisions that require a
		commercial applicator who applies
		pesticides to ag land to be certified, as long
		as the applicator meets the requirements of
		a private applicator; does not apply to aerial
		applicators
	c Disaster Responders	
Section 94	Sections 97B.48A, 97B.52A	Continue to suspend the provisions that
(Section 25 o	f	require the repayment or reduction of a
Gov Proc IV)		member's retirement allowance if the
		member is reemployed or returns to
		employment during the disaster emergency
		as a license health care professional
		employed by a hospital, any state or local
		government public health employee, any
		"protection occupation" (defined in section
		97B.49B(1)(e)), or any sheriff/deputy sheriff
		(defined in section 97B,49C(1)(b) or (c)
Section 95	Sections 411.3(3), 411.6(1)(c), and	Continue to suspend provisions that limit a
(Section 26 o	f 411.21(3)	retired police officer or firefighter from



Gov Proc IV)		continuing to receive a service requirement allowance without interruption if reemployed as a police officer or firefighter during the disaster emergency
State Agency	Operations	adming the disaster emergency
Section 96 (Section 5 of Gov Proc I)		Continued activation of the disaster response and recovery aspects of Iowa Homeland Security and Iowa Emergency Response Plan; authorizes the use of all state resources, supplies, equipment, and materials as necessary to assist citizens in disaster affected counties
Section 97 (Section 1 of Gov Proc I)		Activate public health response or state disaster emergency plan, authorize use of all available state resources, supplies, equipment and materials
Section 98 (Section 2 of Gov Proc II)	Section 135.144 Section 135.143	Directs DPH to take reasonable and necessary actions to address public health disaster, includes mobilizing response teams to supplement/support local and medical and public health personnel, hospitals, and resources; registered members of public health teams that provide assistance will receive protections and benefits of state employees
Section 99 (Section 6 of Gov Proc I)	11 IA Admin Code § 53.11(3)	Continues to suspend provisions that prohibits certain State of Iowa employees from receiving overtime pay while they are engaged in assigned disaster response work
Section 100 (Section 5 of Gov Proc I)		Continued activation of the disaster response and recovery aspects of lowa Homeland Security and lowa Emergency Response Plan; authorizes the use of all state resources, supplies, equipment, and materials as necessary to assist citizens in disaster affected counties
Section 101 (Section 18 of Gov Proc I)	Section 8A.413(1) 11 IA Admin Code § 57.4, 57.7	Continues to suspend provisions that limit the number of hours per fiscal year for temporary employees in state agencies and the requirement to extend period of time a temporary employee may work
Section 102 (Section 19 of Gov Proc I)	Section 8A, 8B, 313.10 11 IA Admin Code § 117, 118 129 IA Admin Code § 10 641 IA Admin Code § 176	Continue to suspend provisions that require agencies involved in the response to procure goods and services through a competitive selection process (this is limited to this public health emergency for the duration of this proclamation and to facilitate telework



		by state employees and mitigate/respond to increased cyber threats/attacks)
Implementat	ion and Interpretation	
Section 104		DPS, DPH, DOE, Iowa Homeland Security, and DOT are directed to monitor operation and implementation of the proclamation
Section 105		Nothing shall be construed as an exemption from any other provision of the lowa Code or Admin Code unless specifically identified
Section 106		Effective immediately and expires 4/30 at 11:59pm, unless sooner terminated or extended