# **Red Tape Review Rule Report**

(Due: September 1, 2025)

Department	IEDA	Date:	12/14/23	Total Rule	6
Name:				Count:	
	261	Chapter/	Chapter # 187	Iowa Code	Chapter 15
IAC #:		SubChapter/		Section	
		Rule(s):		Authorizing	
				Rule:	
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### PLEASE NOTE, THE BOXES BELOW WILL EXPAND AS YOU TYPE

#### What is the intended benefit of the rule?

To establish standard contracting procedures for multiple IEDA programs, so such programs could be administered as consistently as possible.

## Is the benefit being achieved? Please provide evidence.

No. All programs to which the chapter applies, except the high quality jobs program, have been repealed and have no open award agreements. IEDA intends to include the applicable requirements in Chapter 68 relating to the high quality jobs program when that chapter is repromulgated.

### What are the costs incurred by the public to comply with the rule?

Participants in IEDA programs require staff time to administer contracts for incentive awards and process amendments to contracts. Some businesses may also choose to rely on an external service provider, such as an accountant or attorney, to participate in contracting and amendment procedures on their behalf. The amount of the costs will vary, depending on the compensation of such staff or service provider. Minimal time is required to complete the activities. The chapter also addresses compliance costs fees imposed pursuant to lowa Code section 15.330(12).

### What are the costs to the agency or any other agency to implement/enforce the rule?

IEDA staff time is required to draft and execute program contracts, monitor compliance with contracts, review reports, and communicate with program applicants and recipients.

### Do the costs justify the benefits achieved? Please explain.

Yes. Only businesses that benefit from the programs incur any costs. The costs to the state to administer contracts are proportional to the business activities incented and are partially offset by the compliance costs fees are imposed pursuant to Iowa Code section 15.330(12).

Are there less restrictive alternatives to accomplish the benefit?   YES   NO  If YES, please list alternative(s) and provide analysis of less restrictive alternatives from other states, if applicable. If NO, please explain.						
The contracting procedures of the rules are no more than necessary to implement the statutory framework for the applicable programs.						
Does this chapter/rule(s) contain language that is obsolete, outdated, inconsistent, redundant, or unnecessary language, including instances where rule language is duplicative of statutory language? [list chapter/rule number(s) that fall under any of the above categories]						
PLEASE NOTE, THE BOXES BELOW WILL EXPAND AS YOU TYPE						
Yes, the chapter as a whole will be obsolete when the applicable requirements are incorporated into Chapter 68 relating to the high quality jobs program.						
RULES PROPOSED FOR REPEAL (list rule number[s]):						
187.1 187.2 187.3 187.4 187.5 187.6						
*RULES PROPOSED FOR RE-PROMULGATION* (list rule number[s] or include text if available):						
None. The portions of the chapter relevant to the high quality jobs program will be incorporated into chapter 68.						
*For rules being re-promulgated with changes, please attach a document with suggested changes.						
METRICS						
Total number of rules repealed:	6					
Proposed word count reduction after repeal and/or re-promulgation	3,372					
Proposed number of restrictive terms eliminated after repeal and/or re-promulgation 74						
ARE THERE ANY STATUTORY CHANGES YOU WOULD RECOMMEND INCLUDING CODIFYING ANY RULES?						
No.						