Red Tape Review Rule Report

(Due: September 1, 2025)

Department	Department of	Date:	9-11-24	Total Rule	4
Name:	Transportation			Count:	
	761	Chapter/	430	Iowa Code	321F.11
IAC #:		SubChapter/		Section	
		Rule(s):		Authorizing	
				Rule:	
Contact Name:	Kathleen	Email:	Kathleen.Meradith-	Phone:	515-231-1230
	Meradith-Eyers		Eyers@iowadot.us		

PLEASE NOTE, THE BOXES BELOW WILL EXPAND AS YOU TYPE

What is the intended benefit of the rule?

The intended benefit of this chapter is to implement Iowa Code chapter 321F, which requires individuals engaged in the business of leasing motor vehicles to obtain a leasing license from the Department. Iowa Code chapter 321F requires the Department to adopt rules administering leasing licenses. The rules provide clarity and consistency on the requirements for leasing licenses and encourage compliance with the statutory requirements.

Is the benefit being achieved? Please provide evidence.

Yes. There are currently 522 active leasing licenses in the state. The following number of new licenses have been issued in the last few calendar years:

2021: 42 2022: 31 2023: 34

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

There are no costs to comply with the rules beyond the requirements of the underlying statute, which requires a person seeking a motor vehicle leasing license to complete an application (time/postage costs) and pay a \$30 application fee for a two-year period of license validity. As required under lowa Code chapter 321F, the revenue is deposited into the Road Use Tax Fund.

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

There are no costs to the Department to implement the rules beyond those that would otherwise be required to administer the statute.

Do the costs justify the benefits achieved? Please explain.

There are no costs to comply with the rules beyond those that would otherwise be required to administer the statute.

Are there less restrictive alternatives to accomplish the benefit? \square YES \boxtimes NO

If YES, please list alternative(s) and provide analysis of less restrictive alternatives from other states, if applicable. If NO, please explain.

There are no less restrictive alternatives. lowa Code chapter 321F requires individuals to obtain a leasing license and requires the Department to prescribe an application for a leasing license. The requirements outlined in this chapter do not exceed the requirements set forth in the underlying statute.

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

430.1 General. This rule is revised to remove unnecessary and outdated language and revise outdated contact information.

430.2 Application. This rule is revised to remove duplicative language and simplify the content. There is no substantive change to the application content or process, rather the content is streamlined and clarified.

430.3 Supplemental statements. This rule is deleted because its content will be combined with 430.2. Its content is unchanged.

430.4 Separate licenses required. This rule is renumbered but is otherwise unchanged.

RULES PROPOSED FOR REPEAL (list rule number[s]):

430.3 Supplemental statements (content being combined with rule 430.2)

RULES PROPOSED FOR RE-PROMULGATION (list rule number[s] or include rule text if available):

430.1 General

430.2 Application

430.3 Separate licenses required

*For rules being re-promulgated with changes, you may attach a document with suggested changes.

METRICS

Total number of rules repealed:	1
Proposed word count reduction after repeal and/or re-promulgation	61
Proposed number of restrictive terms eliminated after repeal and/or re-promulgation	8

ARE THERE ANY STATUTORY CHANGES YOU WOULD RECOMMEND INCLUDING CODIFYING ANY RULES?

No.