

Transportation Bills:

2000 Legislative Session

Index by Code Section

IA Code	Bill #	Comments
6B	HF 2429	Adds a definition for "list," "book," "record," and "schedule."
6B	HF 2528	Relates to the procedure for condemning private property for certain public purposes. Changes the process of compensation commission meetings. This bill was effective upon enactment, May 10, 2000.
6B.2A	SF 2327	Section 1 amends HF 2528, section 3 by striking the word "notice."
6B.4	SF 2212	Section 1 requires the applicant for condemnation of property rather than the clerk of court to mail the list of condemnation commissioners to the owner of the property and to require the applicant to file proof of the mailing with the sheriff.
6B.9	HF 2136	Section 56 makes a century date change in the notice of assessment form.
6B.59	HF 2136	Section 1 changes the words "Iowa department of transportation" to "state department of transportation."
17A.9A	HF 2206	Provides for the waiver or variance of administrative rule requirements. Requires all agencies to semiannually report actions relating to waivers and variances granted or denied to the Administrative Rules Coordinator and the Administrative Rules Review Committee.
306	HF 2429	Adds a definition for "list," "book," "record," and "schedule."
306.11	SF 2194	Section 1 makes editorial changes concerning hearing requirements for vacation and closing of roads and railroad crossings. Adds a new sentence allowing certain right-of-way held by easement to be vacated without a hearing.
306.11	SF 2452	Section 65 makes an editorial correction amending 2000 Iowa Acts, Senate File 2194, section 1.
306.12	SF 2194	Section 2 strikes the requirement that the agency holding the hearing concerning vacation and closing of a road or railroad crossing notify certain property owners by regular mail.
307.21	SF 2249	Section 6 adds greases to the list of purchase requirements for the DOT administrator of

		administrative services.
309	HF 2429	Adds a definition for "list," "book," "record," and "schedule."
311	HF 2429	Adds a definition for "list," "book," "record," and "schedule."
313.4	SF 2164	Relates to expenditure of Primary Road Fund monies for dust control on certain municipal streets.
317	HF 2429	Adds a definition for "list," "book," "record," and "schedule."
317.1	SF 2092	Section 20 makes editorial corrections relating to noxious weeds.
321.1	HF 2248	Section 1 makes changes in the "financial liability coverage" definition. This bill was effective upon enactment, March 30, 2000.
321.1	SF 2147	Section 1 adds a definition for "towing or recovery vehicle."
321.1	SF 2313	Section 1 amends the definition of "authorized emergency vehicle."
321.1	SF 2330	Section 1 adds a definition for "low-speed vehicle."
321.11	SF 2313	Section 2 relates to the records of the DOT. Provides that personal information maintained by the DOT in regard to an individual shall not be disclosed to a person requesting the information, other than certain purposes allowed by federal law, unless the individual has given written consent. This section was effective upon enactment, April 21, 2000.
321.20	SF 2147	Section 39 applies to application for registration and certificate of title. Requires the use of the full legal name. Allows up to three owner's names be listed on the application. If the vehicle is being leased, requires certain information regarding the lessee. However, information relating to the lessee is not required for a vehicle with a gross vehicle weight rating of 26,000 pounds or more. This section takes effect on July 1, 2001.
321.20	SF 2147	Section 40 makes requirements for a nonresident owned vehicle subject to issuance of an Iowa certificate of title or registration. This section takes effect on July 1, 2001.
321.20	SF 2147	Section 41 requires the DOT to adopt rules on the method for providing signatures for applications made by electronic means. This section takes effect on July 1, 2001.
321.20	SF 2329	Section 1 amends Senate File 2147, section 39, to lower the gross vehicle weight rating to 10,000 pounds or more from 26,000 pounds or more when information relating to lessee is not required.
321.20	SF 2330	Section 2 requires that the manufacturer's or importer's certificate of low-speed vehicles certify that the vehicle was in compliance with National Highway and Traffic Safety Administration standards.
321.20A	SF 2147	Section 2 extends the time period from 15 to 30 days for the owner of a commercial

		motor vehicle to apply for a certificate of title.
321.24	HF 2480	Section 1 allows persons registering a vehicle for the first time in the eleventh month to either register for the remaining unexpired months of the registration year or register for the remaining unexpired months and for the next registration year. This new provision does not apply to vehicles registered under Iowa Code chapter 326. This bill is effective July 1, 2001.
321.24	SF 2147	Section 42 relates to information on the registration receipt and certificate of title. This section takes effect on July 1, 2001.
321.24	SF 2315	Section 1 relates to out-of-state certificates of title that are branded, indicating the vehicle was returned to the manufacturer due to the lemon law in that state. The DOT is to determine how this branding is to be carried forward to Iowa certificates of title. This bill is effective January 1, 2001.
321.25	SF 2147	Section 3 extends the time period from 15 to 30 days for the dealer to forward the application for registration and certificate of title to the county treasurer or state office.
321.30	SF 2147	Section 4 corrects the code section reference.
321.30	SF 2147	Section 5 allows the DOT or the county treasurer to refuse registration of a vehicle if the applicant is under 18 unless the applicant has an Iowa driver license or application is made by more than one applicant and one of the applicants is at least 18.
321.34	HF 620	Section 1 allows persons with disabilities to obtain special registration plates for trailers.
321.34	SF 2092	Section 21 allows motorcycles and trailers to display a Legion of Merit special plate.
321.34	SF 2455	Relates to eligibility for a United States armed forces retired special motor vehicle plate.
321.40	HF 2480	Section 2 allows a 3-month period for renewal of a vehicle registration for vehicles registered under Iowa Code chapter 321. Application for renewal for a vehicle registered under Iowa Code chapter 326 is required after the first day of the month of expiration of registration on or up to and including the last day of the month following the month of registration expiration. This bill is effective July 1, 2001.
321.42	SF 2147	Section 43 provides that the copy of the certificate of title issued by the DOT or county treasurer be a replacement copy rather than a certified copy. This section takes effect on July 1, 2001.
321.45	SF 2253	Section 1 relates to the 30-day time period to acquire a certificate of title for a used mobile home or manufactured housing.
321.46	SF 2147	Section 6 extends the time period from 15 to 30 days for the transferee to apply for a new registration and new certificate of title.
321.46	SF 2315	Section 2 relates to the certificate of title and registration requirements for vehicles returned to the manufacturer under the motor vehicle lemon law. This bill is effective

		January 1, 2001.
321.47	HF 2513	Section 165 makes editorial corrections. This bill is effective July 1, 2001.
321.47	SF 2245	Section 2 makes a person convicted of a violation of this Code section guilty of a simple misdemeanor and establishes a \$100 fine.
321.49	SF 2092	Section 22 makes editorial corrections relating to the penalty for not timely titling a mobile home or manufactured housing.
321.50	HF 2513	Section 166 corrects the Code section cited. This bill is effective July 1, 2001.
321.50	SF 2147	Section 7 allows any county to note the release of a lien by a lienholder on the face of the certificate of title.
321.50	SF 2147	Section 44 provides that up to three security interests may be perfected against a vehicle and shown on an Iowa certificate of title. This section takes effect on July 1, 2001.
321.52	SF 2147	Section 8 extends the time period from 15 to 30 days for the purchaser or transferee to apply for a junking certificate.
321.52	SF 2147	Section 9 extends the time period from 15 to 30 days for a person to obtain a salvage certificate of title.
321.58	SF 2147	Section 10 allows new motor vehicle wholesalers to obtain dealer plates and eliminates a requirement that a dealer licensed as a new motor vehicle wholesaler furnish proof of written authorization from the manufacturer of the new motor vehicle of the dealer's status as a wholesaler of the vehicle.
321.89	SF 2147	Section 11 extends the time period from 15 to 30 days for a demolisher to obtain a junking certificate.
321.91	SF 2245	Section 3 makes editorial corrections and establishes a \$100 fine relating to vehicle abandonment.
321.99	SF 2245	Section 4 makes editorial corrections and establishes a \$100 fine concerning fraudulent use of registration.
321.101	SF 2147	Section 12 makes editorial changes and corrects the numbering of items.
321.101A	SF 2147	Section 13 adds a new Code section permitting the county treasurer to revoke the registration and registration plates for a vehicle if the registration fees are paid by check and the payer's financial institution dishonors the check.
321.104	SF 2092	Section 23 corrects the Code section referenced.
321.104	SF 2245	Section 5 establishes a \$100 fine concerning violations of titling laws.
321.105	HF 2538	Section 4 allows a seriously disabled veteran who has been provided a vehicle by the U.S. government to obtain a special or personalized plate by paying the difference

		between the fee for a regular registration plate and the fee for the special or personalized registration plate.
321.106	HF 2480	Section 3 allows persons registering a vehicle on a birth month basis during the eleventh month of the registration year to either register for the remaining unexpired months of the registration year or register for the remaining unexpired months and for the next registration year. This bill is effective July 1, 2001.
321.115	SF 2245	Section 6 establishes a \$100 fine concerning violations of antique vehicle registration requirements.
321.116	SF 2330	Section 3 relates to the annual registration fee of electric automobiles and does not apply to low-speed vehicles that are electric.
321.123	SF 2147	Section 14 strikes the subsection requiring certain trailers and bulk spreaders to pay a registration fee of \$5. The Code section currently requires a \$10 registration fee.
321.157	SF 2147	Section 45 allows a manufacturer or importer to provide information to the DOT either electronically or through a third-party vendor. This section takes effect on July 1, 2001.
321.159	SF 2147	Section 46 relates to the DOT setting the annual registration fee when a manufacturer or importer has not provided the weight and list price. This section takes effect on July 1, 2001.
321.178	SF 2313	Section 3 relates to driver education. Provides that a person isn't required to hold a current Iowa teacher or administrator license at the elementary or secondary level in order to be certified by the DOT or authorized by the Board of Educational Examiners to provide street or highway driving instruction.
321.188	SF 2313	Section 4 allows with some exceptions for the renewal of a commercial driver license without a driving skills test if the license is expired for less than one year.
321.196	SF 2313	Section 5 allows the renewal of a driver license without a driving test if the license is expired for less than one year.
321.208	SF 2313	Section 6 provides that a person can be disqualified for operating a commercial motor vehicle while any amount of a controlled substance is present.
321.210D	SF 2313	Section 7 provides for suspension of a person's driver license when the person is charged with the offense of homicide by vehicle by eliminating a provision that allows the suspension if the person's license was not previously suspended for operating while intoxicated.
321.215	SF 2313	Sections 8, 9 and 10 eliminate the authority to issue a temporary restricted license for commercial driver licenses.
321.216C	SF 2366	Section 1 makes possession of a fictitious or fraudulently altered driver license or nonoperator's identification card by a person underage to obtain cigarettes or tobacco products a simple misdemeanor.

321.219	SF 2245	Section 7 makes editorial corrections and establishes a \$100 fine relating to permitting unauthorized driving by minors.
321.220	SF 2245	Section 8 establishes a \$100 fine concerning allowing unauthorized persons to drive.
321.234A	SF 2245	Section 9 establishes a \$100 fine concerning the operation of all-terrain vehicles.
321.247	SF 2245	Section 10 establishes a \$100 fine concerning golf cart operation on city streets.
321.294	SF 2245	Section 11 makes editorial corrections and establishes a \$100 fine concerning minimum speed regulations.
321.302	SF 2245	Section 12 establishes a \$100 fine concerning overtaking on the right of a vehicle.
321.324	SF 2156	Section 1 allows authorized emergency vehicles to display a red light or red and blue lights.
321.327	SF 2245	Section 13 establishes a \$100 fine concerning yielding the right-of-way to pedestrians.
321.344B	SF 2329	Section 2 adds a new section relating to a penalty concerning an immediate safety threat on railroad crossings.
321.366	SF 2245	Section 14 establishes a \$100 fine relating to acts prohibited on fully controlled access facilities.
321.381	SF 2245	Section 15 establishes a \$100 fine concerning movement of unsafe or improperly equipped vehicles.
321.381A	SF 2330	Section 4 adds a new section concerning the operation of low-speed vehicles.
321.421	SF 2245	Section 16 establishes a \$100 fine concerning special lamp restrictions.
321.423	SF 2156	Section 2 allows the use of a blue light in conjunction with a red light on authorized emergency vehicles.
321.423	SF 2156	Section 3 allows use of a blue light only on authorized fire department vehicles.
321.446	SF 2313	Section 11 removes the exemption that children under six are not required to be in a child restraint system or safety belt when transported in a vehicle which has a gross weight of more than 10,000 pounds. Child restraints or safety belts for children are not required for motor homes except when a child is transported in the passenger seat situated directly to the driver's right.
321.449	SF 2329	Section 3 requires the DOT to adopt rules concerning hours of service for drivers of vehicles operated for hire and designed to transport more than eight persons, including the driver. The rules will not apply to vehicles offered to the public for hire that are used principally in intracity operation and are regulated by local authorities.
321.451	SF 2313	Section 12 relates to designation of vehicles by the director of transportation as authorized emergency vehicles.

321.454	SF 2147	Section 15 allows all vehicles operating on Iowa highways a total outside width of 8 feet 6 inches with some exceptions.
321.457	SF 2147	Section 16 allows a lowboy semitrailer, laden or unladen, which is designed and exclusively used for the transportation of construction equipment an overall length of 57 feet when used in a truck tractor-semitrailer combination. This section was effective upon enactment, March 29, 2000.
321.463	HF 2368	Section 1 modifies the weight restrictions enacted by the 1999 Session of the General Assembly relating to fence-line feeders, grain carts and tank wagons. Eliminates a provision allowing a 20 percent tolerance over the maximum weight restrictions. Provides that a fence-line feeder, grain cart or tank wagon comply with weight restrictions for other vehicles over bridges. Allows a local authority to issue a special permit based on a statewide standard developed by the DOT for the operation of a fence-line feeder, grain cart or tank wagon over a bridge within its jurisdiction.
321.463	SF 2147	Section 17 revises the schedule of fines for violations of the maximum gross weight restrictions on vehicles.
321.484	HF 2512	Relates to the liability of owners of vehicles for certain stopping, standing or parking violations committed by a person other than the owner. Exempts the owner if the owner establishes that the vehicle was in the custody of another person at the time of the violation pursuant to a rental agreement. The citation and complaint will be issued to the renter of the vehicle.
321.556	SF 2313	Section 13 relates to notice and hearing for persons determined to be habitual offenders.
321.560	HF 2511	Section 2 allows for a temporary restricted permit to be issued under certain circumstances.
321A	HF 2429	Adds a definition for "list," "book," "record," and "schedule."
321A.18	HF 2248	Section 2 makes changes to the proof of financial responsibility requirements to comply with the revised Iowa Code section 321A.25. This bill was effective upon enactment, March 30, 2000.
321A.25	HF 2248	Section 3 relates to the use of a certificate of deposit as proof of financial responsibility. This bill was effective upon enactment, March 30, 2000.
321A.27	HF 2248	Section 4 relates to the return of a certificate of deposit upon the substitution and acceptance of other adequate proof of financial responsibility. This bill was effective upon enactment, March 30, 2000.
321A.29	HF 2248	Section 5 changes the words "money or securities deposited" to "certificate of deposit" and makes other editorial changes. This bill was effective upon enactment, March 30, 2000.
321F.4	SF 2147	Section 18 allows for a licensee engaged in the business of leasing vehicles to renew the

		license during the month of expiration and the month after.
321G.6	SF 2061	Section 1 strikes a requirement that if an all-terrain vehicle or snowmobile is stored at the time of transfer, the transferor shall provide the transferee with a copy of the affidavit filed with the county recorder at the time of delivering the all-terrain vehicle or snowmobile.
321G.18	SF 2313	Section 14 relates to the liability of an owner of an all-terrain vehicle or snowmobile.
321H.4	SF 2147	Section 19 allows for an authorized vehicle recycler to renew the license during the month of expiration and the month after.
321I	HF 2317	Sections 1 to 15 relate to motor vehicle service contracts and requests the Code editor transfer Chapter 321I to or near Chapter 523J.
321J.2	HF 2170	Relates to the margin of error for chemical test evidence used in operating while intoxicated prosecutions.
321J.2	HF 2510	Section 1 relates to the punishment of a first offense for operating while under the influence. Allows the court to waive up to \$500 of the fine when the defendant presents a temporary restricted license to the court at the end of the minimum period of ineligibility.
321J.2B	HF 2511	Section 4 relates to parental and school notification for a person under 18.
321J.4	HF 2511	Section 3 allows certain persons who were determined to be habitual offenders to petition the court for a temporary restricted license.
321J.4	SF 2313	Section 15 eliminates the authority to issue a temporary restricted license for commercial driver licenses.
321J.13	SF 2313	Section 16 makes corresponding Code language changes concerning the issuance of a temporary restricted license.
321J.17	HF 2510	Section 2 requires certification of installation of an ignition interlock device on all motor vehicles owned or operated by any person seeking reinstatement following a second or subsequent conviction for driving under the influence.
321J.20	SF 2313	Section 17 eliminates the authority to issue a temporary restricted license for commercial driver licenses.
321J.22	HF 2511	Section 5 relates to the course for drinking drivers and allows substance abuse treatment programs and community colleges to teach the course.
321L.2	HF 620	Section 2 allows persons with disabilities to obtain special registration plates for trailers.
321L.2	HF 620	Section 3 allows persons with disabilities who display a windshield placard to park in designated areas or in undesignated areas if a wheelchair parking cone is used.

321L.2A	HF 620	Section 4 relates to the requirements of a wheelchair parking cone and establishes penalties.
321L.4	HF 620	Section 5 strikes the word "motor" from "motor vehicle" and allows a windshield placard to be displayed in an undesignated parking space in conjunction with a wheelchair parking cone.
322.2	SF 2329	Section 4 amends the definition for "selling."
322.3	HF 2106	Prohibits with some exceptions motor vehicle manufacturers, distributors, wholesalers and importers from being licensed as, owning an interest in, operating, or controlling a motor vehicle dealer.
322.3	SF 2452	Section 66 makes an editorial correction amending 2000 Iowa Acts, House File 2106, section 1.
322.7	SF 2147	Section 20 allows for a motor vehicle dealer to renew the license during the month of expiration and the month after.
322.21	HF 2513	Section 167 makes an editorial correction and corrects the Code section cited. This bill is effective July 1, 2001.
322.27	SF 2092	Section 24 deletes old language pertaining to distributor and factory branches and representatives.
322.29	SF 2147	Section 21 allows for a manufacturer, distributor or wholesaler of motor vehicles to renew the license during December and January. Allows persons who rebuild vehicles into ambulances, rescue vehicles, fire vehicles or towing or recovery vehicles to be issued a license as a new motor vehicle wholesaler without written authorization from the manufacturer.
322.29	SF 2147	Section 22 allows persons who install cranes, hook loaders, buckets, aerial ladders or tanks on new motor trucks with a gross vehicle rating of 19,000 pounds or more to be issued a license as a wholesaler of new motor vehicles without written authorization from the manufacturer.
322.30	SF 2092	Section 25 deletes old language pertaining to distributor and factory branches and representatives.
322A.11	SF 2452	Section 26 adds a new subsection relating to exceptions of good cause for the termination or noncontinuation of a motor vehicle franchise.
322B.4	SF 2147	Section 23 allows for a manufacturer or distributor of mobile homes to renew the license during December and January.
322C.2	SF 2147	Section 24 revises the definition of "travel trailer" to allow the maximum width of the vehicle to be 8 feet 6 inches.
322C.4	SF 2147	Section 25 allows for a travel trailer dealer to renew the license during the month of

		expiration and the month after.
322C.8	SF 2092	Section 49 repeals a section relating to manufacturer's or distributor's representatives of travel trailers.
322C.9	SF 2092	Section 26 strikes a subsection relating to the license fees for a manufacturer's representative or distributor's representative of travel trailers.
322C.9	SF 2147	Section 26 allows for a manufacturer or distributor of travel trailers to renew the license during December and January.
322C.11	SF 2092	Section 27 strikes reference to a Code section.
322G.12	SF 2315	Section 3 relates to the registration and titling requirements of vehicles returned to the manufacturer under the motor vehicle lemon law. Requires that Iowa certificates of title for such vehicles be branded, as determined by the DOT. This bill is effective January 1, 2001.
325A.2	SF 2147	Section 30 states that local authorities may not impose any special registration or inspection requirements upon motor carriers that are more restrictive than the Code provisions.
325A.3	SF 2147	Section 27 requires motor carriers to keep the permit or certificate in the vehicle being operated and also requires the motor carrier to show the permit or certificate to any peace officer upon request.
325A.3	SF 2147	Section 31 eliminates the requirement that motor carrier applications include a sponsor certification of support statement provided by charter carriers establishing a need for the proposed service.
325A.3	SF 2147	Section 32 adds a new subsection allowing the DOT to deny issuance of a permit or certificate if the motor carrier cannot comply with the Code or administrative rule requirements.
325A.13	SF 2147	Sections 33 and 34 add reference to a charter passenger certificate.
325A.13	SF 2147	Section 35 adds a new paragraph prohibiting a charter carrier from operating as a regular-route passenger carrier unless it possesses a regular-route passenger certificate.
325A.14	SF 2147	Section 38 repeals Iowa Code section 325A.14 relating to application for a charter carrier or regular-route passenger certificate.
325A.15	SF 2147	Section 38 repeals Iowa Code section 325A.15 relating to protests against proposed motor carrier passenger service.
325A.16	SF 2147	Section 36 provides for contested case hearings in accordance with rules adopted by the DOT.
325A.16	SF 2452	Section 93 directs the Code Editor to transfer section 325A.16 as amended by 2000

		Iowa Acts, Senate File 2147, section 36, to appropriate place in chapter 325A.
325A.17	SF 2147	Section 38 repeals Iowa Code section 325A.17 relating to uncontested case procedures.
325A.18	SF 2147	Section 38 repeals Iowa Code section 325A.18 relating to granting applications.
325A.19	SF 2147	Section 38 repeals Iowa Code section 325A.19 relating to the expense of a hearing.
325A.20	SF 2147	Section 38 repeals Iowa Code section 325A.20 relating to review of a decision by the Department of Inspections and Appeals and filing a bond with the clerk of district court.
325A.21	SF 2147	Section 37 relates to the transferability of regular-route passenger certificates.
327G.25	SF 2329	Section 5 requires that a railway corporation not close a rail crossing for more than 30 days for repair or upgrade.
327J.1	HF 2477	Section 1 adds a new definition for "midwest regional rail system."
327J.3	HF 2477	Section 2 relates to changes concerning the midwest regional rail system. Requires the DOT director to report annually to the General Assembly concerning the development and operation of the midwest regional rail system and the state's passenger rail services.
328.35	HF 2477	Section 3 exempts aircraft displayed in a museum from registration requirements.
330.2	SF 2453	Section 35 establishes an Aviation Hangar Revolving Loan Fund. Requires the DOT to adopt rules to administer this new fund. This section is effective upon enactment, May 11, 2000.
331.302	SF 2245	Section 17 increases the penalty from \$200 to \$500 for violation of a county ordinance.
331.302	SF 2245	Section 18 increases the criminal penalty from \$200 to \$500 when adopting the Code of Iowa by reference.
354	HF 2429	Adds a definition for "list," "book," "record," and "schedule."
364.3	SF 2245	Section 20 increases the fine from \$200 to \$500 for violation of a city ordinance.
364.22	SF 2245	Section 21 allows the police department to dispose of personal property.
384	HF 2429	Adds a definition for "list," "book," "record," and "schedule."
384.50	HF 2136	Section 62 makes a century date change in the notice to property owners form.
384.95	SF 2447	Section 29 amends the definition of "public improvement."
455I	HF 2429	Adds a definition for "list," "book," "record," and "schedule."
461A.6	HF 2513	Section 170 makes an editorial correction. This bill is effective July 1, 2001.
468	HF 2429	Adds a definition for "list," "book," "record," and "schedule."

613.20	HF 2525	Relates to limitations on recoverable noneconomic damages in legal actions arising out of motor vehicle accidents.
614	HF 2254	Relates to actions on certain older real estate claims.
614	HF 2429	Adds a definition for "list," "book," "record," and "schedule."
614.14	HF 2136	Section 65 makes a century date change in the real estate affidavit form.
804.21	SF 2212	Section 4 extends the time for an initial appearance from 10 days to 30 days after arrest by warrant and subsequent release on bail.
804.22	SF 2212	Section 5 extends the time for an initial appearance from 10 days to 30 days after arrest without a warrant and subsequent release on bail.
805.6	SF 2146	Sections 1 and 2 relate to a defendant giving the court an unsecured appearance bond for certain simple misdemeanor offenses.
805.6	SF 2146	Section 3 prohibits a defendant charged with driving while the defendant's license is under suspension in violation of Iowa Code section 321.218 or 321A.32 from giving the court an unsecured appearance bond.
805.6	SF 2366	Section 9 relates to the uniform citation and complaint concerning a violation of purchasing cigarettes or tobacco products underage.
805.8	HF 620	Section 6 sets the fines for violations concerning wheelchair parking cones.
805.8	SF 2147	Section 28 allows for a fine if the motor carrier does not keep the permit or certificate in the vehicle or if the motor carrier fails to show the permit or certificate to any peace officer upon request.
805.8	SF 2245	Sections 25-29 and 31-35 make corrections and establish a \$100 fine for miscellaneous violations.
805.8	SF 2245	Section 30 increases fines for weight violations chargeable under uniform citation and complaint to \$1,000.
805.8	SF 2329	Section 6 increases the fine to \$100 for certain violations relating to rail crossings and sets the fine at \$200 for violations of Iowa Code section 321.344B.
805.8	SF 2366	Section 10 establishes the fines for an employee of a retailer or a person selling cigarettes or tobacco products to a minor.
805.8	SF 2366	Section 11 establishes the fines for a minor that uses a false or fictitious driver license or nonoperator's identification card to purchase cigarettes or tobacco products.
805.10	SF 2092	Section 42 makes editorial corrections.
805.10	SF 2146	Sections 4 and 5 relate to the appearance in court of persons involved in an accident.

805.11	SF 2092	Section 43 corrects the Code citation.
see bill	HCR 118	Requests the Attorney General establish an Operating While Intoxicated Task Force. This task force will review the clarity, complexity, and functionality of current operating while intoxicated Code provisions including the provisions relating to administrative revocation of driver licenses and make recommendations to the General Assembly. The director of the DOT or his designee will be a member of the task force. A preliminary report is due by January 1, 2001, and a final report is due by January 1, 2002. This resolution was effective upon enactment, April 13, 2000.
see bill	HCR 119	Requests the DOT review the federal outdoor advertising bonus program restrictions on signing and advertising adjacent to the Interstate Highway System and to make recommendations to the General Assembly. Requests the DOT submit findings and recommendations based on its review to the General Assembly by January 1, 2001.
see bill	HF 620	Section 7 allows for the continued use of a person with disabilities windshield placard issued prior to July 1, 2000.
see bill	HF 2039	Section 54 eliminates the DOT's General Fund appropriation for FY 2000 which appropriated \$203,085 to be used for planning and programming, salaries, support, maintenance and miscellaneous purposes. This bill was effective upon enactment, January 18, 2000.
see bill	HF 2135	Relates to the duties of a task force to implement the process for delaying the renewal of a motor vehicle registration due to a support delinquency. This task force will also recommend additional statutory changes to the General Assembly. The DOT is already a member of this task force. This bill was effective upon enactment, April 20, 2000.
see bill	HF 2205	Creates a new chapter relating to electronic commerce and allows for electronic bidding. Sections 28-30 were effective upon enactment, May 15, 2000.
see bill	HF 2330	Relates to directional signs visible from the street or highway at polling places.
see bill	HF 2368	Section 2 requires the DOT, in consultation with others, complete a study pertaining to tracked vehicles. This report is due to the General Assembly by December 1, 2000.
see bill	HF 2376	Relates to veterans preference in public employment.
see bill	HF 2385	Provides for establishment of a statewide organ and tissue donor registry.
see bill	HF 2423	Creates a Brownfield Development Program and a Brownfield Redevelopment Advisory Council. The DOT director or director's designee is a member of this council. Requires the DOT to amend existing administrative rules for local development projects under the RISE fund to include a rating factor for remediation or redevelopment of a brownfield site.
see bill	HF 2458	Requires the DOT to make air service and aviation issues a higher priority within state government and to provide improved communication and coordination between state

		agencies, airports and citizens. Requires the DOT to increase emphasis on commercial air service and continue support for general aviation. Requires the Department of Economic Development and the DOT to jointly establish a committee on air service to examine and act upon issues related to air service. The committee must be established by July 1, 2000. A committee report is due to the General Assembly by September 1, 2000. The Joint Appropriations Subcommittee on Transportation, Infrastructure and Capitals must review existing and potential new funding streams for airports. This bill was effective upon enactment, May 11, 2000.
see bill	HF 2463	Relates to the Department of Personnel and benefits provided to state employees. Sections 12 and 14 were effective upon enactment, May 8, 2000, and are retroactively applicable to January 1, 2000.
see bill	HF 2477	Section 4 concerns monies directed to be deposited in the Road Use Tax Fund. These monies must not be used for loans, grants or other financial assistance for passenger rail service.
see bill	HF 2492	Section 3 allows officers and employees of the state a leave of absence for volunteer emergency service.
see bill	HF 2533	Section 56 appropriates federal grants, receipts and funds to the DOT.
see bill	HF 2538	Section 1 appropriates money from the General Fund for airport engineering studies, improvement projects, rail assistance program, and provides economic development project funding.
see bill	HF 2538	Section 2 appropriates money from the Road Use Tax Fund for salaries and support, payments to other state agencies, driver license production costs, toll-free telephone road and weather report costs, improvements to the scale facilities in Clarke and Worth counties and membership in the North American Super Highway Corridor Coalition.
see bill	HF 2538	Section 3 appropriates money from the Primary Road Fund for salaries and support, equipment, payments to other state agencies, wastewater handling, field facilities, disposal of hazardous wastes, indirect costs, repair projects for Ames Complex and field facilities, purchasing biodiesel fuel and biodiesel hydraulic fluids, and other payments.
see bill	HF 2538	Section 5 allows the DOT to conduct a pilot project for waiving or refunding fees for renewals or duplicates of identification cards and driver licenses issued by the DOT. Requires the DOT to adopt rules concerning this pilot project.
see bill	HF 2538	Section 6 allows the Transportation Commission to authorize the temporary transfer of funds from the RISE Fund to the Primary Road Fund if cash flow funding is inadequate to meet anticipated road construction costs. This section was effective upon enactment, April 7, 2000.
see bill	HF 2545	Section 15 appropriates money from the Use Tax receipts prior to their deposit in the Road Use Tax Fund to the Department of Inspections and Appeals.

see bill	HF 2545	Section 18 appropriates money from the Road Use Tax Fund to the Department of Management.
see bill	HF 2545	Sections 22-24 relate to appropriations for the Iowa Public Employees' Retirement System (IPERS) and also fund a study concerning IPERS structure and governance.
see bill	HF 2545	Section 25 appropriates money from the Primary Road Fund to the Department of Personnel.
see bill	HF 2545	Section 26 appropriates money from the Road Use Tax Fund to the Department of Personnel.
see bill	HF 2545	Section 27 appropriates money from the General Fund to fund the premiums for paying workers' compensation claims for the DOT and other state agencies.
see bill	HF 2545	Section 30 appropriates money from the Motor Fuel Tax Fund to the Department of Revenue and Finance.
see bill	HF 2545	Section 35 requires agencies having purchasing authority to issue electronic bid notices for distribution to the targeted small business web page.
see bill	HF 2552	Section 9 encourages state agencies to purchase products from Iowa State Industries. Requires state agencies to report to the Legislative Fiscal Bureau by January 15, 2001, the dollar value of products and services purchased from Iowa State Industries during FY 2000.
see bill	SF 2036	Repeals the Upper Mississippi Riverway Compact.
see bill	SF 2092	Section 46 corrects the Code citation that was to be repealed upon enactment of 1999 Iowa Acts, Chapter 13, section 29. This section was effective upon enactment, May 3, 2000, and applies retroactively to April 7, 1999.
see bill	SF 2243	Relates to the placement in treatment programs of offenders sentenced for operating while intoxicated.
see bill	SF 2249	Relates to state agencies purchasing bio-based hydraulic fluids, greases and other industrial lubricants manufactured from soybeans.
see bill	SF 2256	Establishes a pilot project requiring the DOT to purchase soydiesel fuel for use in some of its vehicles. The definition of "soydiesel fuel" is amended. Requires the DOT to file a preliminary report by February 1, 2001, with the General Assembly and a final report by January 1, 2002, on the DOT's findings and recommendations relating to the pilot project. This pilot project is effective contingent upon an appropriation by the General Assembly.
see bill	SF 2266	Section 7 changes the number of members of the Iowa Emergency Response Commission from 12 to 15 and allows the DOT to be a voting member of the commission.

see bill	SF 2348	Relates to the Loess Hills Development and Conservation Authority by creating a Hungry Canyons Alliance.
see bill	SF 2366	Section 4 allows a permittee or employee to seize a driver license or nonoperator's identification card used to obtain cigarette or tobacco products underage if that person has a reasonable belief that the license or identification is altered or falsified. The card must be delivered to the appropriate law enforcement agency. The local law enforcement agency may investigate or may forward the card to the DOT for investigation.
see bill	SF 2371	Develops a comprehensive water quality program and requires state agencies to collaborate to attain the overall goal of improved water quality. Section 2 requires the DOT to collaborate with the Department of Natural Resources to provide for the preservation of topsoil, erosion control, water impoundment during highway construction and reconstruction, and restoration and management of roadside right-of-way for prairie restoration, wildlife habitat and erosion control.
see bill	SF 2395	Creates an Information Technology Department. Requires agencies to compile and maintain specific reports in electronic form and encourages continued reduction of printed reports. This bill was effective upon enactment, April 25, 2000.
see bill	SF 2411	Relates to public retirement systems and has various effective dates.
see bill	SF 2416	Relates to energy conservation including making appropriations of petroleum overcharge funds.
see bill	SF 2430	Section 9 appropriates money to the underground storage tank section of the Department of Natural Resources.
see bill	SF 2430	Section 27 adds new definitions for "motor vehicle fuel storage tank," "MTBE," and "sell."
see bill	SF 2430	Sections 28-30 relate to blended fuels and methyl tertiary butyl ether (MTBE).
see bill	SF 2433	Section 6 relates to funding for IowaAccess and money collected by the DOT.
see bill	SF 2433	Section 7 amends 2000 Iowa Acts, Senate File 2395 relating to service fees charged to participating agencies by the Information Technology Department.
see bill	SF 2433	Sections 13-15 and 21-22 relate to the Underground Storage Tank Fund and the No Further Action Fund. Sections 13-15 and 21-22 were effective upon enactment, May 13, 2000.
see bill	SF 2433	Section 29 requires the Department of Management to develop written recommendations concerning the management of the state's three data centers. Also requires the Department of Management to develop written recommendations concerning the overbilling of the federal government for certain services provided by the state. These recommendations are due to the General Assembly before the beginning of

		the 2001 legislative session.
see bill	SF 2435	Section 32 relates to the motor vehicle license reinstatement penalty and provides appropriations for the Department of Human Services.
see bill	SF 2447	Section 9 relates to the review of the applications for the Community Attraction and Tourism Program and the consideration of the planning principles.
see bill	SF 2447	Section 14 relates to the review of the applications for the Vision Iowa Program and the consideration of the planning principles.
see bill	SF 2450	Section 5 sets salary range for DOT director.
see bill	SF 2450	Section 7 appropriates money from the General Fund to fund collective bargaining agreements.
see bill	SF 2450	Section 8 increases the maximum salary levels by 3 percent for noncontract employees for the pay period beginning June 23, 2000, and allows for step increases.
see bill	SF 2450	Section 10 appropriates money from the Road Use Tax Fund and the Primary Road Fund to the Salary Adjustment Fund.
see bill	SF 2450	Section 11 funds salary adjustments. The Road Use Tax Fund and Primary Road Fund are excluded.
see bill	SF 2450	Section 12 relates to funds appropriated from the General Fund.
see bill	SF 2450	Section 13 appropriates federal funds for salary adjustments.
see bill	SF 2450	Section 14 relates to the use of health insurance funds surplus.
see bill	SF 2452	Section 74 makes an amendment to 2000 Iowa Acts, House File 2331, section 2, concerning licensed substance abuse programs.
see bill	SF 2453	Section 16 appropriates money from the Rebuild Iowa Infrastructure Fund to the DOT for vertical infrastructure improvements to Iowa's commercial air service airports and an Aviation Hangar Revolving Loan Fund.
see bill	SR 127	Requests that a Legislative Study Committee review issues relating to increasing the demand and availability of renewable reformulated fuel.