

Iowa Code	Bill #	2007 Comments
6B.14	SF 272	Section 1 clarifies that the compensation commission shall meet in open session to view the property and to receive evidence, but may deliberate in closed session.
28M.4	HF 793	Section 36 relates to the tax revenues collected from a regional transit district levy.
68B	SF 333	Sections 15-17 make corrections to sections relating to government ethics and lobbying.
68B.37	SF 272	Section 15 makes technical amendments concerning lobbyist reports.
72.5	SF 272	Section 17 makes an editorial correction to the section relating to life cycle costs.
73.16	HF 890	Section 10 requires each state agency having purchasing authority, in cooperation with the Department of Economic Development (DED), to establish, prior to each fiscal year, a procurement goal for purchasing from certified targeted small businesses. A report of the total dollar amount of certified purchases from certified targeted small businesses during the previous calendar quarter must be provided to DED within 15 business days following the end of each calendar quarter. The first quarterly report is required for the calendar quarter ending September 30, 2007. This bill is effective upon enactment, May 22, 2007.
306C.11	HF 793	Section 1 allows businesses located within a commercial or industrial development to advertise on a sign located anywhere within that development regardless of who owns the land.
307.21	SF 272	Section 68 changes "either" to "any" in paragraph relating to flexible fuel.
307.31	HF 932	Section 5 requires the DOT to periodically review the current revenue levels of the Road Use Tax Fund and the sufficiency of those revenues for the projected construction and maintenance needs of city, county and state governments in the future. Beginning in 2011, the DOT must submit a written report every five years to the General Assembly regarding its findings. Every five years, the DOT shall also evaluate alternative funding sources for road maintenance and construction and report to the General

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		Assembly on the advantages and disadvantages and the viability of alternative funding mechanisms.
309.17	SF 333	Section 52 changes the term "registered civil engineers" to "licensed civil engineers."
312.2	HF 932	Section 6 changes the amount of excise tax on motor fuel and special fuel credited to the Revitalize Iowa's Sound Economy Fund and the Secondary Road Fund.
314.1B	HF 830	Section 11 changes "preceding year" to "preceding adjustment" and changes the way that adjustments to the competitive quotation threshold amounts for vertical infrastructure are determined. Section 12 adds a new paragraph requiring the Bid Threshold Subcommittee, after 2012, to adjust certain competitive quotation threshold amounts at the same time and by the same percentage as adjustments are made to the competitive bid threshold.
315.4	HF 932	Section 7 changes the allocation of the Revitalize Iowa's Sound Economy Fund.
321.16	HF 793	Section 7 allows peace officers to either destroy a driver's license that has been surrendered or send the license to the DOT if the individual has been served notice of immediate suspension or revocation of the license.
321.18	SF 469	Section 1 adds a new subsection allowing a registration exception for a motor home purchased by a nonresident at a rally in Iowa, which is driven on a highway solely for the purpose of removing the motor home from Iowa.
321.20B	SF 601	Section 105 removes the Insurance Division of the Department of Commerce from the requirement to adopt rules regarding the contents of a financial liability coverage card. Specifies that the financial liability coverage card in each vehicle of a fleet owner who is issued a certificate of self-insurance need not include the VIN or registration number of the vehicle. Also, requires an association of individual members that is issued a certificate of self-insurance to maintain individual financial liability coverage cards in each vehicle.
321.24	HF 793	Section 8 allows the DOT to authorize a county treasurer to issue a certificate of title for a vehicle with an unreleased security interest

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		upon presentation of satisfactory evidence that the security interest has been extinguished or the holder of the security interest cannot be located to release the security interest.
321.25	HF 793	Section 33 repeals 2006 Iowa Acts, chapter 1070, section 5. Section 33 repeals an amendment to Code section 321.25 passed in the 2006 legislative session that would have changed from 45 days to 60 days the amount of time a vehicle could be operated on the highways bearing a "registration applied for" card. This 2006 amendment was scheduled to take effect July 1, 2007. Section 33 is effective upon enactment, May 9, 2007.
321.30	SF 333	Section 53 makes corrections to the section concerning grounds for refusing registration or title.
321.34	HF 749	Section 2 strikes the word "congressional" from "congressional medal of honor plates." This section takes effect upon enactment, May 24, 2007. <b>Note:</b> <i>SF 601, Section 106, amends this section.</i>
321.34	HF 749	Section 3 directs the Treasurer of State to credit fees from the sale of special emergency medical services registration plates to the Emergency Medical Services Fund. This section takes effect upon enactment, May 24, 2007.
321.34	HF 749	Section 4 strikes the word "congressional" from "congressional medal of honor"; allows a surviving spouse of a person who was issued certain military special registration plates to continue to use or apply for the plates, unless the surviving spouse remarries; and directs the Treasurer of State to credit fees from the sale of national guard, pearl harbor, purple heart, United States armed forces retired, and silver or bronze star registration plates to the Veterans License Fee Fund. This section takes effect upon enactment, May 24, 2007. <b>Note:</b> <i>SF 601, Section 107, amends this section.</i>
321.34	HF 749	Section 5 adds new subsections establishing distinguished service cross, navy cross and air force cross special plates and soldier's medal, navy and marine corps medal and airman's medal special plates. These new subsections allow the surviving spouse of a person who was issued these special plates to continue to use or apply for the plates, unless the surviving spouse remarries. The fees for these plates must be deposited into the Veterans License Fee Fund. This section takes effect January 1, 2008.

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321.34	HF 793	Section 9 amends Code section 321.34 to specify that only one set of special registration plates with a Legion of Merit processed emblem may be issued to an applicant.
321.34	SF 586	Creates a special gold star registration plate. These plates honor a deceased member of the United States Armed Forces who died while serving on active duty during a time of military conflict. The fees shall be credited to the Veterans License Fee Fund. This bill takes effect January 1, 2008.
321.34	SF 601	Sections 106 and 107 amend 2007 Iowa Acts, House File 749, by amending the sections relating to the Medal of Honor registration plates and United States Armed Forces related registration plates. These sections take effect upon enactment, May 29, 2007.
321.40	SF 333	Section 54 makes corrections concerning the DOT or the county treasurer refusing to renew registration or title.
321.52	HF 793	Section 10 allows a vehicle recycler or new motor vehicle dealer to assign or reassign a salvage certificate of title from another state without the issuance of an Iowa salvage certificate of title.
321.57	SF 463	Section 1 adds a new subsection allowing a licensed manufacturer of ambulances, rescue vehicles, or fire vehicles to obtain special plates to be displayed on the manufacturer's vehicles so that the vehicles can be driven for purposes of transporting, demonstrating, showing, or exhibiting the vehicles.
321.101	SF 333	Section 55 corrects a Code citation.
321.112	HF 793	Section 11 removed reference to a Code citation to coincide with the amendment in Section 12 of House File 793. This section takes effect July 1, 2008.
321.115	HF 793	Section 12 allows a person to register a motor vehicle that is 25 years old or older as an antique vehicle, display model year plates and drive on public roads at any time for any purpose. However, Section 12 requires the owner to pay the regular registration fee for that type and age of vehicle and carry current and valid Iowa plates and registration card within the vehicle. This section takes effect July 1, 2008.

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321.134	HF 793	Section 13 eliminates the ability of owners of commercial vehicles registered under Code chapter 326 to pay annual registration payments in two semiannual installments if the registrant has paid the registration fee late for two consecutive years. In such cases, annual payment is required for the next five years.
321.166	HF 749	Section 6 strikes the word "congressional" from "congressional medal of honor." This section takes effect upon enactment, May 24, 2007.
321.178	SF 509	Section 28 adds reference to the "revised" Uniform Anatomical Gift Act.
321.178	SF 588	Section 40 relates to driver education. Requires the receiving district to be the school district responsible for making driver education available to a student participating in open enrollment.
321.189	SF 509	Section 29 adds reference to the "revised" Uniform Anatomical Gift Act.
321.206	HF 793	Section 14 allows the courts to destroy a driver's license that has been surrendered because the individual has been convicted in court for an offense that requires mandatory revocation of the license or the conviction disqualifies the person from operating a commercial motor vehicle.
321.210A	HF 641	Section 1 allows a person whose driver's license has been suspended for failure to pay a fine, penalty, surcharge or court cost to enter into an installment agreement with the county attorney to pay the fine, penalty, court cost, or surcharge, and allows for reinstatement of the person's license.
321.210B	HF 641	Section 2 adds a new section allowing for installment agreements with county attorneys for payment of delinquent driver's license related fines, penalties, court costs and surcharges. Subject to certain conditions, requires the DOT to immediately reinstate the driver's license after notification by the Clerk of the District Court of an executed installment agreement and first installment payment. Also requires the DOT to again suspend the driver's license if the person is in default. Section 17 states that an installment agreement shall not be executed in any county until January 1, 2008, except in Polk or Linn counties. <b>Note:</b> <i>Section 47 of 2007 Iowa Acts, Senate File 601, repeals Section 15 of House File 641. Section 15 allocates money to the judicial branch</i>

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		<i>to process installment agreements filed with the clerk pursuant to Code section 321.210B.</i>
321.210C	HF 641	Section 4 requires a 12-month probation period after the end of a driver's license suspension, revocation or bar. If the person's driver's license was originally suspended, revoked or barred under Code chapter 321, the DOT may suspend the person's driver's license or operating privilege upon a second conviction of a moving traffic violation which occurred during the probation period. If the person's driver's license was revoked under chapter 321J, the DOT may revoke the person's driver's license or operating privilege upon a conviction of a moving traffic violation which occurred during the probation period. The suspension or revocation is limited to one year or the length of the original suspension, revocation or bar, whichever is less. Specifies that the DOT may not consider the first two speeding violations within the probation period that are 10 mph or less over the legal speed limit in speed zones having a legal speed limit between 34 mph and 56 mph.
321.215	HF 641	Section 3 allows a person who holds a temporary restricted license to attend appointments with the person's parole or probation officer.
321.218A	HF 641	Section 5 allows a person whose driver's license has been suspended, revoked or barred to receive a temporary restricted license or have the license reinstated if the person pays the civil penalty using the installment agreement.
321.234A	HF 742	Section 1 requires that an all-terrain vehicle owned by the owner of land adjacent to a highway and operated within the right-of-way between the shoulder and the owner's property line comply with the registration, safety and age requirements under Code chapter 321I.
321.285	HF 793	Section 15 adds a new subsection stating that a self-propelled implement of husbandry equipped with flotation tires that is designed to be loaded and operated in the field and used exclusively for the application of organic or inorganic plant food materials, agricultural limestone, or agricultural chemicals shall not be operated on a public highway at a speed in excess of 35 mph.

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321.457	HF 793	Section 16 extends the maximum overall length for a single truck from 40 to 41 feet, including the front and rear bumpers. This section takes effect upon enactment, May 9, 2007.
321.463	HF 793	Section 17 makes an exception for self-propelled implements of husbandry operating under an annual permit in accordance with Section 20 of House File 793.
321A.34	SF 601	Section 108 allows the DOT to issue a certificate of self-insurance to an association. Requires the association to maintain financial liability coverage cards in each vehicle.
321E.2	HF 793	Section 18 allows the DOT to issue annual permits pursuant to Section 20 of House File 793. The permits are valid only for operation on noninterstate highways in counties stipulated in the permit.
321E.7	HF 793	Section 19 adds a new subsection to allow a self-propelled implement of husbandry traveling under an annual permit issued pursuant to Section 20 of Houses File 793 to exceed legal axle weights under Code section 321.463 only when operated on a noninterstate highway in a county covered under the permit. The weight on any one axle must not exceed 25,000 pounds and a current and valid permit must be carried in the vehicle.
321E.8A	HF 793	Section 20 creates a new Code section to allow certain self-propelled implements of husbandry that, as newly manufactured, exceed legal axle weight limits when unloaded, to be operated on noninterstate highways, excluding bridges, under a permit issued by the DOT. Permits shall be issued annually for operating in up to 10 counties for periods beginning July 1 and ending June 30. The owner of the vehicle shall pay a fee of \$600 for each county in which the vehicle will be operated, up to a maximum of \$3,500 per year. The owner of a vehicle that is operated without a permit, or that violates the restrictions of that permit including operation on a bridge, is subject to a penalty of \$10,000 in addition to other penalties that may apply. Only vehicles purchased or ordered prior to February 1, 2007, are eligible for permits, which must be obtained prior to July 1, 2007. Section 32 requires the DOT to begin accepting applications for self-propelled implement of husbandry on or before June 1, 2007, and shall provide for the issuance of those permits prior to July 1, 2007, to be effective July 1, 2007. This section is effective upon enactment, May 9, 2007.

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321G	HF 742	Sections 2-25 make changes to the registering and operating of a snowmobile.
321G.13	SF 272	Section 69 makes an editorial correction in paragraph concerning unlawful operation of a snowmobile.
321H	HF 742	Sections 26-53 make changes to the registering and operating of an all-terrain vehicle.
321J.2	SF 74	Section 174 strikes the word "examiners" from the term "Board of Pharmacy Examiners."
321J.4	HF 793	Section 21 allows a person whose driver's license has been revoked due to driving while the person's license was revoked for an operating while intoxicated offense to apply to the DOT for a temporary restricted license (work permit) without the requirement to install an ignition interlock device if at least 12 years have elapsed since the end of the original revocation period.
321J.8	HF 314	Relates to a peace officer's statement to a person operating a noncommercial motor vehicle and holding a commercial driver's license who has been requested to submit to a chemical test in an operating while intoxicated case.
321J.20	HF 641	Section 6 allows a person issued a temporary restricted license to attend appointments with the person's parole or probation officer.
322.4	HF 793	Section 22 requires the listing of two partners or two officers, rather than all partners and all officers, on an application for a motor vehicle dealer's license. Also requires that the applicant provide the "bona fine address" rather than the "post office box."
322.4	SF 358	Section 1 adds a new subsection requiring the applicant for a used motor vehicle dealer license to include certification that the applicant has met the educational requirements for licensure.
322.7	HF 793	Section 23 eliminates the requirement that the name and address of each owner or partner be printed on a motor vehicle dealer's license.
322.7	SF 358	Section 2 adds language stating that a used motor vehicle dealer license shall not be renewed for an applicant who is subject to

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		continuing education requirements until the licensee certifies completion of the educational requirements. Section 4 requires the DOT to provide reasonable notice to current used motor vehicle dealer licensees of the need to meet continuing education requirements as a condition for future license renewal.
322.7A	SF 358	Section 3 adds a new section relating to the used motor vehicle dealer education program for both new applicants and licensees seeking renewal. Requires that each community college providing a used motor vehicle dealer education program to transmit an annual report, by December 31, to the DOT and others.
322.29	SF 463	Section 2 adds a new subsection allowing a person who is licensed as a wholesaler of certain vehicles per Code section 322.29 to be licensed as a used motor vehicle dealer solely for the purpose of dealing in used motor vehicles of the same make and model the person is licensed to wholesale.
326.10A	HF 793	Section 24 allows the DOT to accept a corporate check from an approved company with a satisfactory payment history in payment of registration fees owed by an applicant following receipt of a dishonored check from the applicant.
326.16	HF 793	Section 25 adds a new subsection stating that failure to receive a renewal notice or invoice does not relieve a person from responsibility for payment of proportional registration fees, invoiced amounts or penalties.
326.24	HF 793	Section 26 allows the DOT Director to deny or suspend the applicant's or registrant's registration under Code chapter 326 if the International Fuel Tax Agreement License is suspended or revoked, or issuance of the license is refused because of unpaid debt.
327B.1	HF 793	Section 27 allows Iowa's participation in the Unified Carrier Registration System (UCRS) for motor carriers and provides for the transition from the Single State Registration System to the UCRS. This section takes effect upon enactment, May 9, 2007.
327B.4	HF 793	Section 34 repeals Code section 327B.4. Code section 327B.4 relates to the exemption of private carriers. This section takes effect upon enactment, May 9, 2007.

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327B.6	HF 793	Section 28 repeals Code section 327B.6 once the Secretary of the United States DOT determines the transition termination date of the Single State Registration System. Section 31 requires the DOT to notify the Code Editor of this date. Section 28 takes effect upon enactment, May 9, 2007.
327B.7	HF 793	Section 34 repeals Code section 327B.7. Code section 327B.7 concerns reciprocity for the exempt commodity base state registration system. This section takes effect upon enactment, May 9, 2007.
327C.5	SF 272	Section 70 changes "to" to "through" in paragraph concerning scheduled violations.
327F	SF 472	Adds a new section concerning close-clearance warning devices along railroad tracks and requires the DOT to adopt rules. <b>Note:</b> <i>House File 911, Section 1, subsection 15, paragraph d, allows \$100,000 to be used for the acquisition and installation of close-clearance warning devices.</i>
328.56	HF 911	Section 40 amends 2006 Iowa Acts, chapter 1179, section 57 [Code section 328.56]. Provides that moneys in the State Aviation Fund are appropriated to the DOT for use by the DOT for airport engineering studies, construction or improvements, the windsock program for public airports and marketing at commercial service airports.
331.341	HF 830	Section 13 requires the board of supervisors to follow the competitive bid procedures for governmental entities and the contract letting procedures in Code section 384.103 when the estimated total cost of a public improvement, except improvements which may be paid for from the Secondary Road Fund, exceeds the competitive bid threshold.
355	HF 793	Sections 4-6 replace references to "international foot" with "U.S. survey foot."
384.37	HF 830	Section 17 corrects a Code citation to reference Code chapter 26.
384.37	SF 333	Section 61 changes the word "registered" to "licensed" within the engineer definition.
384.53	HF 830	Section 18 corrects a Code citation to reference Code chapter 26.

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384.103	SF 333	Section 62 changes "registered professional engineer" to "licensed professional engineer" and adds "registered" in front of the word architect.
452A.3	SF 601	Sections 113 and 114 pertain to the amount of excise tax imposed on motor fuel and extend a June 30, 2007, date to June 30, 2012.
452A.31	SF 272	Section 78 removes "which" in paragraph concerning motor fuel gallonage.
452A.54	HF 793	Section 29 states that failure to receive a report or fuel credentials does not relieve a person from the fuel tax liability or from the requirement to display fuel credentials.
452A.68	HF 793	Section 30 allows the DOT to cancel a motor carrier's International Fuel Tax Agreement license if the licensee has been suspended for nonpayment of fees under Code chapter 326 and still owes fees to the DOT.
614	SF 337	Sections 5-7 relate to information required to be indexed in the records of the county recorder.
614.1	SF 450	Relates to limitation of actions as applied to county collection of delinquent real property taxes.
614.8	SF 384	Section 2 concerns statute of limitation provisions relating to minors and persons with mental illness. This bill applies to all complaints, claims and actions arising out of an alleged death, loss or injury occurring on or after July 1, 2007.
614.24	SF 272	Section 103 removes the word "shall" in paragraph concerning land use restrictions.
668.10	SF 384	Section 3 relates to governmental exemptions regarding tort claims. This bill applies to all complaints, claims and actions arising out of an alleged death, loss or injury occurring on or after July 1, 2007.
669.13	SF 384	Section 4 relates to limitation of actions concerning state tort claims. This bill applies to all complaints, claims and actions arising out of an alleged death, loss or injury occurring on or after July 1, 2007.

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670.5	SF 384	Section 5 relates to limitation of actions concerning governmental subdivisions' tort claims. This bill applies to all complaints, claims and actions arising out of an alleged death, loss or injury occurring on or after July 1, 2007.
714.16C	SF 575	Section 24 adds a new section relating to the Consumer Education and Litigation Fund.
805.6	HF 579	Section 3 requires the officer issuing the citation through a computerized device to electronically sign and date the citation or complaint. <b>Note:</b> <i>SF 601, Section 259, corrects a Code citation in HF 579, Section 3.</i>
805.6	SF 601	Section 259 amends 2007 Iowa Acts, House File 579, section 3, by correcting a Code citation.
805.8B	HF 742	Sections 54 and 55 make changes to violations and increase fines for snowmobiles and all-terrain vehicles.
809.5	SF 175	Relates to the disposition of seized property in a criminal proceeding.
809A.3	SF 204	Section 11 makes Code section 321.232 (radar jamming devices) conduct giving rise to forfeiture under Code section 809A.3.
See bill	HF 5	Relates to the maximum finance charge allowed for consumer loans that are secured by a certificate of title to a motor vehicle.
See bill	HF 353	Relates to public safety communications by establishing an Iowa Statewide Interoperable Communications System Board. The Board is established under the joint purview of the Department of Public Safety (DPS) and the DOT. Requires the DOT and DPS to enter into an agreement to provide administrative assistance and support to the Board. The DOT is a member of the Board. The Board must submit an annual report, by January 1, to the General Assembly regarding communications interoperability efforts, activities, and effectiveness at the local and regional level. A status report concerning the development of a statewide integrated public safety communications interoperability system and funding requirements must accompany the annual report.
See bill	HF 367	Relates to wage payment collection of direct deposit wages

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		administered by the Division of Labor Services of the Department of Workforce Development.
See bill	HF 559	Adds a new section to the Code relating to the Midwest Interstate Passenger Rail Compact. <b>Note:</b> <i>House File 559 only takes effect if the General Assembly appropriates funds for the fiscal year beginning July 1, 2007, in an amount sufficient to pay the dues. The Legislative Council approved \$15,000 for the annual dues.</i>
See bill	HF 641	Section 16 includes intent language of the General Assembly. Requires the judicial branch, the DOT, the Department of Workforce Development, county attorneys and other state and local agencies to cooperate in the collection of delinquent court fines, penalties, surcharges, and court costs by coordinating efforts in the collection of installment agreement payments.
See bill	HF 647	Allows the Iowa Great Places Board to identify additional Iowa Great Places destinations when they develop dimensions and meet readiness criteria for participation under the program. Also, adds a new subsection requiring state agencies to give additional consideration or additional points when rating or evaluating applications for projects identified in an Iowa Great Places agreement. This applies to applications filed within three years of the Iowa Great Places Boards' identification of the project for participation in the program.
See bill	HF 749	Section 1 directs the Treasurer of State to credit fees from the sale of certain special motor vehicle registration plates to the Veterans License Fee Fund. This section takes effect upon enactment, May 24, 2007. However, the portion of Section 1 that refers to new plates that are established in Section 5 of House File 749 (distinguished service cross, navy cross, air force cross, soldier's medal, navy and marine corps medal and airman's medal special plates) takes effect January 1, 2008.
See bill	HF 752	Sections 1 and 2 appropriate money from the Road Use Tax Fund and the Primary Road Fund to the DOT for salaries, support and various purposes. <b>Note:</b> <i>2007 Iowa Acts, Senate File 601, Sections 50 and 51, increase the amount appropriated from the Road Use Tax Fund and the Primary Road Fund for utility payments to the Department of Administrative Services.</i>
See bill	HF 787	Section 54 appropriates money to the DOT from federal grants and

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other nonstate grants, receipts and funds.

See bill HF 793 Section 2 allows the DOT to use a registered associate real estate appraiser acting under the direct supervision of a certified real estate appraiser. **Note:** *Section 3 of House File 793 voids Section 2 due to the enactment of 2007 Iowa Acts, Senate File 137, Section 1.*

See bill HF 808 Concerns accountability requirements for entities, administrators, and boards created for joint exercise of governmental powers. Also requires certain entities to submit, in electronic format, an initial report and a biennial report to the Secretary of State. An entity created prior to January 1, 2008, is required to submit an initial report to the Secretary of State by July 1, 2008. Section 1 takes effect upon enactment, May 11, 2007. Sections 2 and 3 take effect January 1, 2008.

See bill HF 830 Relates to the Construction Bidding Procedures Act by modifying procedures and requirements for letting public improvement contracts.

See bill HF 849 Concerns the Department of Administrative Services (DAS). Section 6 adds a new subsection requiring the state, through DAS, to give preference to purchasing equipment, supplies or services from or awarding public improvement contracts to an Iowa-based business if the bid is comparable in price and meets specifications and the Iowa-based business has adopted policies to support National Guard and reserve members. Section 6 takes effect January 1, 2008. Section 9 takes effect upon enactment, April 26, 2007.

See bill HF 874 Section 3 requires that the first \$1 million collected and transferred by the DOT to the Treasurer of State with respect to the fees for transactions involving the furnishing of a certified abstract of a vehicle operating record be transferred to the IowaAccess Revolving Fund for developing, implementing, maintaining and expanding electronic access to government records.

See bill HF 874 Section 4 allows the Department of Administrative Services (DAS) to assess a \$2 monthly per contract administrative charge on all health insurance plans administered by DAS.

See bill HF 874 Section 14 appropriates money from the Use Tax receipts prior to

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		their deposit in the Road Use Tax Fund to the Department of Inspections and Appeals.
See bill	HF 874	Section 16 appropriates money from the Road Use Tax Fund to the Department of Management.
See bill	HF 874	Section 18 appropriates money from the Motor Fuel Tax Fund to the Department of Revenue.
See bill	HF 874	Section 22 appropriates money from the Road Use Tax Fund to the Treasurer of State.
See bill	HF 890	Relates to assistance for small business. Section 1 amends the provision that allows a state agency to purchase directly from a vendor, on the agency's own authority, when the purchase will not exceed \$10,000—it was \$5,000. This bill is effective upon enactment, May 22, 2007.
See bill	HF 897	Establishes statewide licensure and certification of electricians and installers; provides for inspections and establishes fees. Also creates an Electrical Examining Board within the Department of Public Safety. Sections 2, 3, 10, 11-15, subsections 1 and 3 of Section 16, and Section 27 take effect upon enactment, May 25, 2007. Sections 33-44 take effect January 1, 2009. The remaining sections and subsections take effect January 1, 2008.
See Bill	HF 908	Relates to the licensing and regulation of plumbers and mechanical professionals. Also creates a Plumbing and Mechanical Systems Examining Board within the Department of Public Health. This bill takes effect July 1, 2008.
See bill	HF 911	Section 1, subsection 2, appropriates \$2 million for distribution to other governmental entities to pay costs associated with the Integrated Information for Iowa (I-3) system.
		Section 1, subsection 15, appropriates \$2 million from the Rebuild Iowa Infrastructure Fund to the DOT for acquiring, constructing and improving recreational trails. It specifically allocates \$185,000 for the Jewell-Ellsworth trail, \$200,000 to the Fairfield loop trail and \$30,000 for the Crawford County trail. This subsection also appropriates \$1.5 million for infrastructure improvements at the commercial air service airports (50 percent of the funds shall be allocated equally between each commercial air

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service airport, 40 percent based on the percentage of enplaned passengers and 10 percent based on the percentage of air cargo tonnage). The following is also allocated: \$750,000 for infrastructure improvements at general aviation airports and \$2 million to the Railroad Revolving Loan and Grant Fund. This bill states intent that the moneys appropriated for the Railroad Revolving Loan and Grant Fund shall be used to generate at least \$10 million in vertical infrastructure capital investments, and that up to \$100,000 may be used for the acquisition and installation of close-clearance warning devices as referred to in 2007 Iowa Acts, Senate File 472.

Section 2 states that the money appropriated in Division I of House File 911 shall not revert but shall remain available for the purposes designated until the close of the fiscal year that begins July 1, 2010, or until the project for which the appropriation was made is completed, whichever is earlier.

Section 16 appropriates \$20,000 from the State Aviation Fund to the DOT to assist an aviation authority that has lost service of a federally funded essential air service carrier.

Section 18 amends 2003 Iowa Acts, chapter 177, section 22, subsection 13, by allowing the \$1 million appropriated from the Tobacco Settlement Trust Fund for recreational trails to remain available until the close of fiscal year that begins July 1, 2007, or until the project is completed, whichever is earlier.

Section 20 amends 2005 Iowa Acts, chapter 178, section 19, subsection 3, by allowing the \$1.5 million appropriated from the Tobacco Settlement Trust Fund for vertical infrastructure improvements at the commercial air service airports to remain available until the close of fiscal year that begins July 1, 2007, or until the project is completed, whichever is earlier.

Section 25 amends 2006 Iowa Acts, chapter 1179, section 19, by amending the report requirements when a state agency receives an appropriation from the Endowment for Iowa's Health Restricted Capitals Fund. The report is now due annually on January 15 and the report must be sent to the Legislative Services Agency and the Department of Management. The report must include the status of all projects completed or in progress.

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		<p>Section 27 amends the reporting requirements when a state agency receives an appropriation from the Rebuild Iowa Infrastructure Fund. The report is now due annually, on January 15, and must be sent to the Legislative Services Agency and the Department of Management. The report must include the status of all projects completed or in progress.</p> <p>Section 42 repeals Code section 8A.330. This section required the Department of Administrative Services to not expend or obligate more than \$1 million for a project unless authorized by a constitutional majority of the General Assembly.</p>
See bill	HF 918	Establishes the Office of Energy Independence and the Iowa Power Fund. This office is established to coordinate state activities concerning energy independence. This bill is effective upon enactment, May 23, 2007.
See bill	HF 923	States that Code section 423.3, subsection 80, paragraph b, exempts the sales price of building materials, supplies, or equipment from tax only to the extent that they are completely consumed in the performance of the construction contract with the designated exempt entity.
See bill	HF 932	Sections 1-4 create a new chapter concerning the Transportation Investment Moves the Economy in the 21 <sup>st</sup> Century Fund (TIME-21 Fund). This new chapter is repealed on June 30, 2028. Section 8 establishes a legislative study committee to address the revenue needs of the TIME-21 Fund. The committee must report its findings and recommendations, including a proposal for funding the TIME-21 Fund, to the General Assembly by January 15, 2008.
See bill	SF 40	Relates to the regulation of ethical conduct by governmental entities.
See bill	SF 137	Provides for the registration of associate real estate appraisers, prohibits improper influence over an appraiser's evaluation opinion, and imposes a penalty. Section 1 allows the DOT to use a registered associate real estate appraiser acting under the direct supervision of a certified real estate appraiser.
See bill	SF 140	Relates to the time period for which peace officers' investigative reports and specific portions of electronic mail and telephone billing records are to be kept confidential.

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See bill	SF 155	Relates to local governments by creating a Local Government Innovation Commission and Fund and creates a Center for Governing Excellence. Some of the duties of the new Commission are to eliminate duplication of government administration, find more efficient and effective delivery of services by government, and create a state-local partnership in one or more areas of service delivery and governance. The Commission must report to the General Assembly on or before June 30, 2010, and every three years thereafter, on the accomplishments of community-wide area efforts. The Commission must also report legislative recommendations to the General Assembly and Governor's Office on or before January 1, 2009. This bill is effective upon enactment. April 27, 2007.
See bill	SF 161	Relates to the confidentiality of security procedures or emergency preparedness information discussed at a meeting of a governmental body. This bill is effective upon enactment, April 16, 2007.
See bill	SF 200	States that an owner of land where livestock is kept is liable to erect or maintain a fence if the livestock strays from the land onto a public road.
See bill	SF 265	Section 2 requires that a state agency or political subdivision not accept a bid in connection with any asbestos project from a business entity that does not hold a permit at the time the bid is submitted, unless the business entity provides the state agency or political subdivision with written proof that ensures that the business entity has contracted to have the asbestos removal or encapsulation performed by a licensed asbestos contractor.
See bill	SF 272	Section 16 makes technical corrections to the section that relates to the meeting attendance for board members appointed by the Governor.
See bill	SF 272	Section 113 makes an editorial correction to 2006 Iowa Acts, Chapter 1153, section 3, subsection 1. This subsection concerns ethical and professional standards. Section 113 is retroactively applicable to service contracts entered into or renewed by an oversight agency on and after October 1, 2006.
See bill	SF 272	Section 114 adds the word "supplement" to paragraph concerning

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		a required report for agencies receiving appropriations from the Rebuild Iowa Infrastructure Fund. Section 114 is retroactively applicable to July 1, 2006, and is applicable on and after that date.
See bill	SF 272	Section 115 corrects a Code citation in 2006 Iowa Acts, Chapter 1179, section 57, subsection 1. This subsection concerns the State Aviation Fund.
See bill	SF 284	Changes the law on unannounced random drug or alcohol testing in the workplace to exclude employees who are not subject to testing based on a collective bargaining agreement.
See bill	SF 333	Section 18 makes corrections to sections concerning prohibitions relating to certain actions by state employees.
See bill	SF 333	Section 108 makes editorial changes to the section concerning exceptions as they relate to the Computer Spyware Protection Act.
See bill	SF 339	Section 2 amends the definition of "essential county purpose" as it relates to general obligation bonds to include capitol projects for the construction, reconstruction, improvement, repair or equipping of bridges, roads and culverts if such capital projects assist in economic development which creates jobs and wealth.
See bill	SF 427	Relates to the Iowa Civil Rights Act and discrimination based upon a person's sexual orientation or gender identity.
See bill	SF 444	Relates to council of governments by designating a new council of governments area.
See bill	SF 457	Establishes a new section concerning peace officer, public safety and emergency personnel bill of rights.
See bill	SF 469	Sections 2-4 add a new chapter concerning the sale of motor homes by a manufacturer at a camping rally. This chapter is repealed on June 30, 2012.
See bill	SF 469	Section 6 states that Senate File 469 applies only to rallies held on the Clay County fairgrounds. Requires the Clay County Fair Board to inform the DOT of any suspected violation of the sales provisions of Senate File 469. Requires the DOT to report any substantiated violation to the Clay County Fair Board and to send a copy of the report to the Senate and House Standing Committees

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		on Transportation.
See bill	SF 485	Section 4 relates to greenhouse emissions. Requires the Department of Natural Resources to establish a greenhouse gas inventory to collect data from producers of greenhouse gases and establish reporting requirements that apply to departments, agencies, boards and commissions of the state in addition to other entities. Also establishes a voluntary greenhouse gas registry and an Iowa Climate Change Advisory Council charged with developing multiple scenarios designed to reduce statewide greenhouse gas emissions.
See bill	SF 509	Relates to a revised Uniform Anatomical Gift Act and provides penalties. Section 10 requires the procurement organization to make a reasonable search of the records of the DOT and any known donor registry to ascertain whether an individual at or near death has made an anatomical gift. Section 10 also gives the procurement organization reasonable access to DOT records to ascertain whether an individual at or near death is a donor. Section 24 requires the DOT to cooperate with the person that administers the Iowa donor registry to allow for the transferring to the donor registry of all relevant information.
See bill	SF 554	Relates to franchises for cable or video service and defines public right-of-way. This bill is effective upon enactment, May 29, 2007.
See bill	SF 562	Subsection 3 of Section 17 states that the Legislative Services Agency shall conduct an annual review of salaries paid to employees of entities organized under Code chapter 28E and report its findings to the chairpersons and ranking members of the Joint Appropriations Subcommittee on Economic Development.
See bill	SF 575	Section 7 states that the Department of Corrections in cooperation with the counties may use inmate labor to clean up roads.
See bill	SF 575	Section 9 encourages state agencies to purchase products from Iowa State Industries (ISI). Also requires state agencies to obtain bids from ISI for purchases of office furniture exceeding \$5,000 or in accordance with applicable administrative rules related to purchases for the agency.
See bill	SF 575	Section 14 includes intent language that members of the state patrol be assigned to patrol the highways and roads in lieu of

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		assignments for inspecting school buses.
See bill	SF 580	Creates the Iowa Tax Amnesty Act of 2007. This bill is effective upon enactment, May 24, 2007.
See bill	SF 601	Section 2 amends the budget process for Fiscal Year 2008-2009. Requires all departments to transmit to the Department of Management on or before October 1, 2007, estimates of their expenditure requirements, including every proposed expenditure, for the ensuing fiscal year, together with supporting data and explanations. The expenditures must be prioritized by program or the results to be achieved. The estimates must be accompanied by performance measures for evaluating the effectiveness of the programs or results.
See bill	SF 601	Section 14 sets the salary range for the Director of the DOT.
See bill	SF 601	Section 16 increases the pay plans for noncontract state employees by 3 percent for the pay period beginning June 29, 2007, and makes other provisions.
See bill	SF 601	Section 18 appropriates money from the Road Use Tax Fund and the Primary Road Fund to the Salary Adjustment Fund.
See bill	SF 601	Section 24 requires the DOT to provide salary data to the Department of Management and the Legislative Services Agency to operate the state's salary model.
See bill	SF 601	Section 47 amends 2007 Iowa Acts, House File 641, section 15, by repealing it. Section 15 allocates money to the judicial branch to process installment agreements filed with the clerk pursuant to Code section 321.210B.
See bill	SF 601	Sections 50 and 51 amend 2007 Iowa Acts, House File 752, sections 1 and 2, by amending the amount appropriated for utility payments.
See bill	SF 601	Section 257 adds criminal investigation to the list of exceptions relating to prohibitions regarding computer spyware and malware.