

Iowa Code	Bill #	2008 Comments
6A	SF 2320	Section 201 directs the Code Editor to number or renumber provisions within Iowa Code chapter 6A to eliminate unnumbered paragraphs and correct internal references as necessary.
6B	SF 2320	Section 201 directs the Code Editor to number or renumber provisions within Iowa Code chapter 6B to eliminate unnumbered paragraphs and correct internal references as necessary.
17A.1	SF 2320	Section 135 renumbers provisions within Code section 17A.1.
17A.4	SF 2317	Section 80 reorganizes Code section 17A.4. This section relates to the procedure for the adoption of rules.
17A.4A	SF 2317	Section 81 renumbers provisions within Code section 17A.4A, subsections 1, 4 and 7. This Code section relates to regulatory analysis.
17A.7	SF 2320	Section 136 renumbers provisions within Code section 17A.7.
17A.8	SF 2317	Section 97 corrects a Code citation in Iowa Code section 17A.8, subsection 8. This subsection relates to the Administrative Rules Review Committee's objection to an administrative rule.
17A.8	SF 2406	Section 19 relates to the appointments of Administrative Rules Review Committee members. This bill takes effect upon enactment, May 10, 2008.
73.2	SF 2320	Section 163 makes editorial corrections.
73.16	SF 2320	Section 164 makes editorial corrections.
73A.21	SF 2317	Section 86 moves the definitions of "public improvement" and "resident bidder" to the beginning of Code section 73A.21.
306.47	HF 2651	Section 1 adds a new section establishing a utility facilities relocation policy.
307.21	HF 2689	Section 39 requires diesel-powered motor vehicles purchased by the DOT to operate on biodiesel fuel, if commercially available. States that a state-issued credit card shall not be valid to purchase diesel fuel other than biodiesel fuel, if commercially available. Also requires a brightly visible sticker to be affixed to appropriate motor vehicles notifying the public that the motor vehicle is being operated on biodiesel fuel. This section takes effect upon enactment, May 12, 2008.

Iowa Code	Bill #	2008 Comments
307.21	SF 2361	Section 6 requires the DOT to give preference to purchasing designated biobased products in accordance with Section 2 of SF 2361.
307C.1	SF 2320	Section 201 directs the Code Editor to renumber Iowa Code section 307C.1 in accordance with established Code section hierarchy and correct internal references as necessary.
308	SF 2320	Sections 44-46 add hyphens to the word "right-of-way."
312	HF 2663	Sections 45 and 46 correct Code citations. Note: 2008 Iowa Acts, SF 2420, sections 126 and 127, repeal HF 2663, sections 45 and 46.
312.1	SF 2420	Section 32 makes changes to the composition of the Road Use Tax Fund.
312.1	SF 2420	Section 126 amends 2008 Iowa Acts, House File 2663, section 45, by repealing the amendment to Code section 312.1, subsection 4. This section takes effect upon the enactment of 2008 Iowa Acts, House File 2663. House File 2663 takes effect July 1, 2008.
312.2	SF 2420	Section 1 adds a new subsection requiring the Treasurer of State to credit annually to the TIME-21 Fund the revenue accruing to the Road Use Tax Fund from annual motor vehicle registration fees for passenger cars, multipurpose vehicles and motor trucks in excess of \$392 million annually. This subsection is repealed June 30, 2028. This section takes effect January 1, 2009, and applies to vehicles registered for registration years beginning in 2009 and subsequent years.
312.2	SF 2420	Section 12 adds a new subsection allocating \$10 from each title fee collected to the TIME-21 Fund. This subsection is repealed June 30, 2028. This section takes effect January 1, 2009.
312.2	SF 2420	Section 22 adds a new subsection allocating \$10 from each trailer registration fee collected to the TIME-21 Fund. This subsection is repealed June 30, 2028. This section takes effect January 1, 2009, and applies to trailers registered for registration years beginning in 2009 and subsequent years.
312.2	SF 2420	Section 28 makes a conforming amendment to specify that the fee of \$2 per year of license validity for a motorcycle license is credited to the Motorcycle Rider Education Fund.
312.2	SF 2420	Section 33 strikes 312.2, subsections 14 and 16. These subsections relate to allocations from the Road Use Tax Fund. Section 34 adds a new

**Iowa
Code****Bill #****2008 Comments**

			subsection requiring the Treasurer of State to credit monthly from the Road Use Tax Fund to the Primary Road Fund an amount equal to 10 percent of the fees collected from the operation of Code section 321.105A, subsection 2, to be used for the commercial and industrial highway network.
312.2	SF 2420		Section 127 amends 2008 Iowa Acts, House File 2663, section 46, by repealing the amendment to Code section 312.2, subsection 14. This section takes effect upon the enactment of 2008 Iowa Acts, House File 2663. House File 2663 takes effect July 1, 2008.
313.4	SF 2317		Section 110 reorganizes Code section 313.4. This section relates to the disbursement of the Primary Road Fund.
313.10	HF 2651		Section 2 increases the threshold amount from \$500,000 to \$1 million for emergency construction projects on highways and bridges in the primary road system without advertising for bids.
314.29	HF 2651		Section 3 renames the highway currently known as the industrial connector in Muscatine to "Dick Drake Way" in honor of Richard Drake.
321.1	HF 2213		Sections 1-3 modify the definitions for "bona fide residence" or "bona fide address" and "manufacturer;" move the definition for "completed motor vehicle" to a new subsection; and delete definitions for "final stage manufacturer" and "incomplete vehicle."
321.1	HF 2452		Sections 1 and 3 clarify that a street rod or replica vehicle is not included in the definition of a "reconstructed vehicle" or a "specially constructed vehicle." Sections 2 and 4 add definitions for "replica vehicle" and "street rod." This bill takes effect July 1, 2009.
321.1	SF 2156		Sections 1-4 add or modify the following definitions for Iowa Code chapter 321: "employer," "foreign jurisdiction," "nonresident commercial driver's license," "tank vehicle," "conviction," and "motor vehicle."
321.1	SF 2320		Section 106 strikes the word "copartnership" and inserts the word "partnership."
321.1	SF 2420		Section 2 adds a new definition for "business-trade truck." This section takes effect January 1, 2009, and applies to vehicles registered for registration years beginning in 2009 and subsequent years.
321.1	SF 2420		Section 38 adds a new definition for "registration fees." Includes both the annual registration fee and the fee for new registration.

Iowa Code	Bill #	2008 Comments
321.2	SF 2420	Section 39 requires the Director of the Department of Revenue to administer and enforce the collection of the fee for new registration as established in Section 40 of SF 2420.
321.10	HF 2213	Section 4 allows the DOT seal to be applied electronically to certified copies of records.
321.11A	SF 2428	Section 17 adds a new section relating to disclosure of personal information. Allows the DOT to provide personal information to the Department of Revenue for the purpose of collecting debt, the Judicial Branch for the purpose of collecting court debt and the Department of Administrative Services for the purpose of administering the setoff program.
321.17	SF 2420	Section 48 makes an editorial correction by changing "fee has" to "fees have."
321.19	SF 2420	Section 49 clarifies the section by adding the word "registration" in front of "fees."
321.20	HF 2213	Section 5 requires that an application for a certificate of title include the mailing address, rather than the bona fide address, of parties having a security interest in the vehicle.
321.20	SF 2420	Section 13 increases title fees for vehicles from \$10 to \$20. This section takes effect January 1, 2009.
321.20	SF 2420	Section 50 clarifies the section by adding the words "of the annual registration fee." Section 51 specifies that the application for registration and certificate of title shall include the fee for new registration to be paid under Code section 321.105A or the tax to be paid under Code section 423.26, subsection 1.
321.20A	SF 2420	Section 14 increases the title fees for commercial vehicles from \$10 to \$20. This section takes effect January 1, 2009.
321.20A	SF 2420	Section 52 strikes the words "use tax" and adds "fee for new registration" and inserts the word "annual" in front of "registration fees."
321.20B	SF 2317	Section 111 corrects a Code citation in Iowa Code section 321.20B, subsection 1. This subsection relates to financial liability coverage for motor vehicles.

Iowa Code	Bill #	2008 Comments
321.23	HF 2452	Section 5 adds references to replica vehicles and street rods to this Code section. Requires the owner of every specially constructed vehicle, reconstructed vehicle, street rod, or replica vehicle to certify on a form prescribed by the DOT that such vehicle is in compliance with all equipment specifications required under Code chapter 321. This bill takes effect July 1, 2009.
321.23	HF 2700	Section 127 amends 2008 Iowa Acts, SF 2420, section 53, by deleting the word "fee" after "new registration."
321.23	SF 2420	Section 15 increases the title fees for specially constructed, reconstructed or foreign vehicles from \$10 to \$20. This section takes effect January 1, 2009.
321.23	SF 2420	Section 53 amends the section by adding the words "annual" before "registration fee" and adding the words "and the fee for new registration fee." Note: 2008 Iowa Acts, HF 2700, section 127, amends this section.
321.24	HF 2213	Section 6 requires that a certificate of title include the mailing address of parties having a security interest in the vehicle.
321.24	SF 2420	Section 54 adds a Code citation, strikes references to another Code citation, adds the word "annual" and adds "plus a fee for new registration if applicable pursuant to section 321.105A."
321.26	SF 2420	Section 55 adds the word "annual" before "registration fee."
321.30	HF 2213	Section 7 provides that the DOT or the county treasurer shall refuse to register and title a motor vehicle if the applicant is under age 18, unless the applicant has an Iowa driver's license or the application is being made by more than one applicant and one of the applicants is at least 18 years of age. Section 8 strikes similar language from Code section 321.30, subsection 3, which lists grounds for refusing to register a vehicle.
321.30	SF 2420	Sections 56 and 57 make conforming amendments relating to grounds for refusing registration or title. Add references to registration fees and the fee for new registration.
321.34	HF 2213	Sections 9 to 16 clarify that special fees from the sale of plates associated with military service are credited to the Veterans License Fee Fund and any additional fees for personalized versions of such plates are deposited in the Road Use Tax Fund.
321.34	HF 2651	Section 4 clarifies the list of vehicles eligible for ISU, UNI or UI

**Iowa
Code**

Bill #

2008 Comments

Iowa Code	Bill #	2008 Comments
		collegiate plates.
321.34	HF 2651	Section 5 relates to establishing collegiate plates for private four-year colleges and universities.
321.34	HF 2663	Sections 47-64 correct Code citations. Note: 2008 Iowa Acts, SF 2420, section 127, repeals HF 2663, sections 47-64.
321.34	SF 2134	Section 8 expands the eligibility for gold star plates. Allows a surviving spouse, parent, child, or sibling of a deceased member of the United States Armed Forces who died as a result of serving during a time of military conflict to obtain gold star plates.
321.34	SF 2338	Section 118 removes references to Iowa Code chapters 150, Osteopathy, and 150A, Osteopathic Medicine and Surgery, which this Act repeals.
321.34	SF 2420	Sections 58-77 make various conforming amendments to Code section 321.34 pertaining to special plates. References are added regarding credits from the Statutory Allocations Fund.
321.34	SF 2420	Section 127 amends 2008 Iowa Acts, House File 2663, sections 47-64, by repealing the amendment to Code section 321.34. This section takes effect upon the enactment of 2008 Iowa Acts, House File 2663. House File 2663 takes effect July 1, 2008.
321.39	SF 2420	Section 78 clarifies that the subsections amended apply to annual registration fees.
321.40	SF 2420	Section 79 adds the word "annual" in front of "registration fee."
321.40	SF 2428	Section 18 adds a new subsection requiring the district court to notify the county treasurer of any delinquent court debt. Also requires the county treasurer to refuse to renew vehicle registration if the applicant has delinquent court debt. The county treasurer shall temporarily lift the registration hold if the applicant enters into or renews a payment plan.
321.42	HF 2651	Section 6 increases the fee from \$5 to \$40 for replacement of dealer and transporter plates.
321.42	SF 2420	Section 16 increases the fee for a duplicate title from \$10 to \$20. This section takes effect January 1, 2009.
321.46	SF 2420	Section 17 increases the title fees for transfers from \$10 to \$20 and for manufacturers applying for title under Code section 322G.12 from \$2 to

Iowa Code	Bill #	2008 Comments
		\$10. This section takes effect January 1, 2009.
321.46	SF 2420	Section 80 adds the word "annual" in front of "registration fee" and adds a requirement that the applicant must pay a fee for a new registration, if applicable.
321.46A	SF 2420	Section 81 adds the word "annual" in front of "registration fee."
321.47	SF 2350	Section 5 removes reference to Code chapter 451, Iowa Estate Tax, from Iowa Code section 321.47. Chapter 451 is repealed in SF 2350, section 37.
321.47	SF 2420	Section 18 increases the title fee from \$10 to \$20 when ownership is transferred by operation of law. This section takes effect January 1, 2009.
321.52	HF 2213	Section 17 clarifies that the owner of a salvage titled vehicle is required to present bills of sale for all changed essential parts only if applicable. Sections 17 and 18 move the DOT's rulemaking authority in Code section 321.52 to a new subsection.
321.52	SF 2320	Sections 47 and 48 move the DOT's rulemaking authority language to a new subsection.
321.52	SF 2420	Section 19 increases the title fee from \$2 to \$10 for a salvage title. This section takes effect January 1, 2009.
321.52	SF 2420	Section 82 adds the word "annual" in front of "registration fee."
321.52A	SF 2420	Section 35 strikes language relating to money deposited in the Waste Tire Management Fund.
321.70	SF 2420	Section 83 adds the word "annual" in front of "registration fee."
321.90	HF 2213	Section 19 expands the period from 15 to 30 days during which an applicant or owner may apply to the county treasurer for a junking certificate for an abandoned vehicle. The term "purchase" is changed to "receipt of the certificate of authority."
321.101	SF 2420	Section 84 adds the words "annual registration" in front of "fee."
321.101A	SF 2420	Section 85 adds language allowing the county treasurer to revoke the registration and registration plates of a vehicle if the payment of the fee for new registration is not honored by the payer's financial institution or credit card company.

Iowa Code	Bill #	2008 Comments
321.105	HF 2213	Section 20 provides that a seriously disabled veteran who has been provided with a motor vehicle by the U.S. government is eligible for, at no cost, one set of regular registration plates or one set of any type of special registration plates associated with service in the United States Armed Forces for which the disabled veteran qualifies. The disabled veteran may also substitute a set of any of the special nonmilitary plates or personalized plates upon payment of the additional fees associated with those plates.
321.105	SF 2420	Section 86 clarifies that this section applies to annual registration fees.
321.105A	HF 2700	Section 128 amends 2008 Iowa Acts, SF 2420, section 40, by inserting the words "fee for" before the words "new registration" and by deleting the word "fee" after "new registration."
321.105A	SF 2420	Section 40 adds a new section establishing a "fee for new registration." Note: 2008 Iowa Acts, HF 2700, section 128, amends this section.
321.106	SF 2420	Section 87 adds the word "annual" in front of "registration fee."
321.109	HF 2407	Relates to the annual registration fee for certain motor vehicles equipped for persons with disabilities or used by persons with wheelchairs.
321.109	SF 2420	Section 3 adds a new requirement that 2010 and subsequent model year motor trucks with an unladen weight of 10,000 pounds or less, except motor trucks registered under Code section 321.122, business-trade-trucks, and special trucks, pay the annual registration fee based on the vehicle's value and weight. This section takes effect January 1, 2009, and applies to vehicles registered for registration years beginning in 2009 and subsequent years.
321.109	SF 2420	Section 20 increases the title fees for a nonresident purchaser from \$10 to \$20. This section takes effect January 1, 2009.
321.109	SF 2420	Section 88 adds the word "annual" in front of "registration fee."
321.110	SF 2420	Section 89 adds the word "annual" in front of "registration fee."
321.112	HF 2651	Section 37 amends 2007 Iowa Acts, chapter 143, section 35, subsection 4, by delaying the effective date until January 1, 2009. The change in 2007 concerns the minimum motor vehicle fee as it relates to antique vehicles.
321.113	SF 2420	Section 4 makes changes to the section relating to automatic reduction of

**Iowa
Code****Bill #****2008 Comments**

Iowa Code	Bill #	2008 Comments
		the annual registration fee for a motor vehicle. This section takes effect January 1, 2009, and applies to vehicles registered for registration years beginning in 2009 and subsequent years.
321.113	SF 2420	Section 90 adds the word "annual" in front of "registration fee."
321.115	HF 2651	Section 35 provides a "limited use" registration for owners of antique motor trucks, truck tractors, road tractors and motor homes in certain circumstances. Note: 2008 Iowa Acts, House File 2700, section 136, amends House File 2651, section 40, to provide for an effective date of January 1, 2009, for this amendment.
321.115	HF 2651	Section 37 amends 2007 Iowa Acts, chapter 143, section 35, subsection 4, by delaying the effective date until January 1, 2009. The change in 2007 concerns antique vehicle registration.
321.115	SF 2420	Section 120 modifies the section relating to antique vehicles to clarify that the fee referred to is the annual registration fee. This section takes effect January 1, 2009.
321.115A	HF 2452	Section 6 adds a new Code section relating to permitting replica vehicles and street rods to display model year plates. This bill takes effect July 1, 2009.
321.117	SF 2420	Section 91 adds the word "registration" after the word "annual."
321.119	SF 2420	Section 92 adds the word "registration" after the word "annual."
321.120	SF 2420	Section 5 adds a new section relating to the annual registration fee for business-trade trucks. This new section allows the DOT to adopt rules as necessary to prescribe the documentation required of the applicant as proof or affirmation that the motor vehicle meets the definition of a business-trade truck. This section takes effect January 1, 2009, and applies to vehicles registered for registration years beginning in 2009 and subsequent years.
321.121	SF 2420	Section 6 increases the annual registration fee for special trucks for farm use. This section takes effect January 1, 2009, and applies to vehicles registered for registration years beginning in 2009 and subsequent years.
321.121	SF 2420	Section 93 adds the word "annual" in front of "registration fee."
321.122	SF 2420	Section 7 increases the annual registration fee for certain trucks. This section takes effect January 1, 2009, and applies to vehicles registered for

**Iowa
Code****Bill #****2008 Comments**

Iowa Code	Bill #	2008 Comments
		registration years beginning in 2009 and subsequent years.
321.122	SF 2420	Section 23 strikes Code section 321.122, subsection 2, which relates to the registration fee for semitrailers and the annual registration fee for permanent registration plate for trailers and semitrailers licensed under Code chapter 326. This section takes effect January 1, 2009, and applies to trailers registered for registration years beginning in 2009 and subsequent years.
321.123	SF 2420	Section 24 changes the registration fee for trailers. This section takes effect January 1, 2009, and applies to trailers registered for registration years beginning in 2009 and subsequent years.
321.123	SF 2420	Section 94 adds the word "annual" in front of "registration fee." Section 95 adds the word "registration" after the word "annual."
321.125	SF 2420	Section 96 adds a reference to the fee for new registration.
321.126	SF 2420	Section 97 clarifies that this section applies to refunds of annual registration fees.
321.127	SF 2420	Section 98 adds the word "annual" in front of "registration fee."
321.132	SF 2420	Section 99 adds the word "annual" in front of "registration fee."
321.134	SF 2420	Section 100 adds the word "annual" in front of "registration fee."
321.135	SF 2420	Section 101 clarifies that the section pertains to annual registration fees.
321.145	SF 2420	Section 30 makes a conforming amendment to specify that the fee of \$2 per year of license validity for a motorcycle license is credited to the Motorcycle Rider Education Fund.
321.145	SF 2420	Section 36 relates to moneys credited to the Road Use Tax Fund and creates a Statutory Allocations Fund.
321.151	SF 2420	Section 102 modifies the section relating to the duty and liability of the county treasurer to add the responsibility of collecting the fee for new registration.
321.152	SF 2420	Section 8 allows the county treasurer to retain 25 percent of each penalty collected for improper business-trade truck registration. This section takes effect January 1, 2009, and applies to vehicles registered for registration years beginning in 2009 and subsequent years.

Iowa Code	Bill #	2008 Comments
321.152	SF 2420	Sections 103 and 104 make changes relating to the fees retained by the county treasurer.
321.159	SF 2420	Section 105 clarifies that this section relates to the annual registration fee.
321.166	HF 2651	Section 7 makes a conforming amendment to Code section 321.166 concerning the new subsection in Code section 321.34 relating to collegiate plates for private four-year colleges and universities.
321.170	SF 2420	Section 106 adds the word "annual" in front of "registration" and changes "fee" to "fees."
321.173	HF 2213	Section 21 increases the time allotted, from 6 months to 1 year, for an individual to apply for a refund of any vehicle registration fee collected due to official error. Section 30 requests that the Code Editor transfer Code section 321.173 pertaining to the return of vehicle registration fees, as amended in HF 2213, to Code section 321.129 or another suitable location to improve readability.
321.173	SF 2420	Section 121 adds language providing that Code section 321.173 does not apply to the fee for new registration administered by the Department of Revenue.
321.186	SF 2338	Section 119 adds numbers to paragraphs and removes references to Iowa Code chapters 150, Osteopathy, and 150A, Osteopathic Medicine and Surgery, which this Act repeals.
321.186A	SF 2338	Section 120 removes references to Iowa Code chapters 150, Osteopathy, and 150A, Osteopathic Medicine and Surgery, which this Act repeals.
321.191	SF 2420	Section 29 increases the fee for a motorcycle license from \$1 to \$2 per year of license validity.
321.196	HF 2213	Section 22 allows a person to renew a driver's license without taking the written examination within one year after the license expiration date.
321.208	SF 2156	Sections 5-7 relate to disqualifications from operating a commercial motor vehicle for various convictions. Section 8 adds new language stating that multiple periods of disqualification are to be applied consecutively. Section 9 increases the time a person is disqualified from operating a commercial motor vehicle when convicted for a violation of a first and second out-of-service order.

Iowa Code	Bill #	2008 Comments
321.208A	SF 2156	Section 10 adds language stating that a driver who violates an out-of-service order is subject to a fine of not less than \$2,500 upon conviction of a first violation and not less than \$5,000 upon conviction for a second or subsequent violation within a 10-year period. Section 10 also adds language stating an employer who knowingly allows, requires, permits or authorizes an employee to drive a commercial motor vehicle in violation of an out-of-service order is subject to a fine of not less than \$2,750 and not more than \$25,000.
321.210A	SF 2428	Section 19 allows a person with a suspended driver's license to enter into an installment agreement with the county attorney, county attorney's designee or the centralized collection unit of the Department of Revenue to pay the fine, penalty, court costs, or surcharge in order for the person's driver's license to be reinstated. Section 20 requires the county attorney or the county attorney's designee to notify the clerk of the district court if a person has been convicted of an additional violation of a law regulating the operation of a motor vehicle. The clerk of the district court must notify the DOT for the purpose of instituting suspension procedures.
321.210B	HF 2213	Section 23 allows all civil penalties that are required to be paid prior to reinstatement of a driver's license to be included in installment payment plans filed with the district court clerk and specifies how the money shall be transmitted. This section takes effect upon enactment, March 25, 2008.
321.210B	SF 2428	Section 21 makes changes provisions regarding installment agreements to pay fines, penalties, surcharges and cost costs.
321.253	HF 2651	Section 8 requires the DOT to post signs informing motorists of the penalties for speeding in a road work zone.
321.279	HF 2266	Section 3 adds special security officers employed by the Board of Regents to the definition of "peace officer" in Code section 321.279, subsection 1.
321.343A	SF 2156	Section 11 adds a new section stating that employers shall not knowingly allow, require, permit or authorize a commercial motor vehicle operator to violate provisions relating to railroad-highway grade crossings. The penalty imposed on employers for a violation is a fine of not more than \$10,000.
321.344A	SF 2156	Section 12 relates to violations committed by drivers for failure to stop at railroad crossings and allows a peace officer to request that the employer of a commercial motor vehicle driver provide information identifying the

**Iowa
Code****Bill #****2008 Comments**

Iowa Code	Bill #	2008 Comments
		driver. Also allows the citation to be issued to the employer of the driver if the motor vehicle involved is a commercial motor vehicle and the peace officer cannot identify the driver.
321.375	SF 2338	Section 121 removes reference to Iowa Code chapter 150A, Osteopathic Medicine and Surgery, which this Act repeals.
321.445	SF 2338	Section 122 removes reference to Iowa Code chapters 150, Osteopathy, and 150A, Osteopathic Medicine and Surgery, which this Act repeals.
321.446	SF 2338	Section 123 removes reference to Iowa Code chapters 150, Osteopathy, and 150A, Osteopathic Medicine and Surgery, which this Act repeals.
321A.1	SF 2320	Section 106 strikes the word "copartnership" and inserts the word "partnership."
321A.3	HF 2700	Sections 58 and 59 relate to certified abstracts of the operating record of persons subject to Iowa Code chapters 321, 321A and 321J.
321A.32A	HF 2213	Section 24 allows issuance of a temporary restricted license or reinstatement of a driver's license or a nonresident operating privilege if the person agrees to pay the civil penalties due by installment. This section takes effect upon enactment, March 25, 2008.
321A.33	SF 2317	Section 112 corrects a Code citation in Iowa Code section 321A.33. This section relates to exceptions to the motor vehicle financial responsibility law.
321C.1	SF 2320	Section 201 directs the Code Editor to renumber Iowa Code section 321C.1 in accordance with established Code section hierarchy and correct internal references as necessary.
321D.1	SF 2320	Section 201 directs the Code Editor to renumber Iowa Code section 321D.1 in accordance with established Code section hierarchy and correct internal references as necessary.
321E.1	HF 2651	Section 9 relates to permits by the DOT and local authorities for the movement of construction machinery or asphalt repavers being temporarily moved on streets, roads or highways and for vehicles with indivisible loads. Allows a vehicle not more than 9 feet wide for which a permit has been issued to transport special mobile equipment which does not exceed maximum size and weight limits.
321E.7	HF 2651	Section 10 removes a statement that "noninterstate highway" does not

**Iowa
Code****Bill #****2008 Comments**

Iowa Code	Bill #	2008 Comments
		include a bridge. Also adds a statement that a vehicle traveling under a permit issued under Code section 321E.8A is not exempt from posted weight limitations on bridges.
321E.8	HF 2651	Section 11 adds a new subsection allowing cranes exceeding the maximum gross weight on any axle as prescribed in Code section 321.463 and used in the construction of alternative energy facilities to be moved with approval from the permit-issuing authority. This section takes effect upon enactment, April 25, 2008.
321E.8A	HF 2651	Section 12 clarifies that a self-propelled implement of husbandry equipped with flotation tires may be operated on noninterstate highways provided the vehicle does not violate posted weight limitations on bridges.
321E.9	HF 2651	Section 13 allows cranes exceeding the maximum gross weight on any axle and used in the construction of alternative energy facilities to be moved with approval from the permit-issuing authority. This section takes effect upon enactment, April 25, 2008.
321E.9B	HF 2651	Section 14 creates a new section relating to special alternative energy multitrip permits. This section takes effect upon enactment, April 25, 2008.
321E.14	HF 2651	Section 15 is amended to add a \$600 fee for a special alternative energy multitrip permit. This section takes effect upon enactment, April 25, 2008.
321H.2	SF 2320	Section 106 strikes the word "copartnership" and inserts the word "partnership."
321I	HF 2612	Sections 3 to 5 make changes to the operation of all-terrain vehicles and riding areas and trails for all-terrain vehicles.
321J.15	SF 2320	Section 49 strikes an incorrect placement of the word "substances."
321J.17	HF 2213	Section 25 allows issuance of a temporary restricted license or reinstatement of a driver's license or a nonresident operating privilege if the person agrees to pay the civil penalties due by installment. Allows county treasurers authorized to issue driver's licenses under Code chapter 321M or the DOT to collect civil penalties. This section takes effect upon enactment, March 25, 2008.
321J.22	HF 2651	Section 16 allows the Department of Education to approve and administer

**Iowa
Code****Bill #****2008 Comments**

Iowa Code	Bill #	2008 Comments
		drinking driving courses taught at state correctional facilities.
321L.2	HF 2651	Section 17 adds a new subsection which allows a disabled veteran's plate to be substituted for a person's with disabilities parking permit.
321L.2	SF 2338	Section 124 removes references to Iowa Code chapters 150, Osteopathy, and 150A, Osteopathic Medicine and Surgery, which this Act repeals.
321M.9	HF 2213	Section 26 allows the county treasurer to charge a \$5 processing fee for collection of a civil penalty under Code section 321J.17. This section takes effect upon enactment, March 25, 2008.
322.2	SF 2320	Section 106 strikes the word "copartnership" and inserts the word "partnership."
322.4	SF 2320	Section 107 strikes the word "copartnership" and inserts the word "partnership."
322.7	SF 2320	Section 107 strikes the word "copartnership" and inserts the word "partnership."
322.7A	HF 2651	Section 18 revises a continuing education requirement for used motor vehicle dealers to exempt a dealer from continuing education required for license renewal for 24 months (was 12 months) following the completion of prelicensing education. This section takes effect upon enactment, April 25, 2008.
322.29	HF 2213	Section 27 provides that a person who rebuilds new, completed vehicles as ambulances, rescue vehicles, fire vehicles or towing or recovery vehicles and is licensed as a used motor vehicle dealer can sell used motor vehicles of any make and model.
322G.4	SF 2420	Section 107 requires the Department of Revenue to refund to the manufacturer any fee for new registration in certain situations.
322G.12	SF 2420	Section 108 exempts the manufacturer from paying the fee for new registration when titling a vehicle that has been returned to the manufacturer.
326.2	SF 2420	Section 109 adds a new definition for "registration fee."
327B.6	SF 2317	Section 71 repeals Code section 327B.6. This Code section required the filing of evidence of insurance or surety bond by a carrier prior to registration. Code section 327B.6 was to be repealed on the transition

**Iowa
Code****Bill #****2008 Comments**

			termination date of the Single State Registration System. The DOT now participates in the Unified Carrier Registration Plan and Agreement.
327I.26	HF 2663		Section 65 corrects Code citations. Note: 2008 Iowa Acts, SF 2420, section 126, repeals HF 2663, section 65.
327I.26	SF 2420		Section 110 deletes references to sections in Code chapter 423 and adds a reference to the Statutory Allocations Fund.
327I.26	SF 2420		Section 126 amends 2008 Iowa Acts, House File 2663, section 65, by repealing the amendment to Code section 327I.26. This section takes effect upon the enactment of 2008 Iowa Acts, House File 2663. House File 2663 takes effect July 1, 2008.
331	HF 2651		Section 19 adds a reference to a new Code chapter that is added in sections 21-34 of HF 2651 and refers to the duties of the board of supervisors. Section 20 adds a limit on transfers of property tax revenue.
331.304	HF 2700		Section 60 relates to the procedural limitations on general county powers regarding manufactured and mobile homes, including manufactured and mobile home communities and parks.
331.552	HF 2213		Section 28 strikes obsolete language that requires counties to place the official county seal on motor vehicle titles.
331.557	SF 2420		Section 111 modifies the duties of the county treasurer to require the treasurer to collect the use tax on vehicles subject only to a certificate of title and on manufactured housing.
331.557A	HF 2213		Section 29 allows county treasurers authorized to issue driver's licenses under Code chapter 321M to collect civil penalties imposed under Code section 321J.17. This section takes effect upon enactment, March 25, 2008.
364.3	HF 2700		Section 61 relates to the limitation of powers of a city regarding manufactured and mobile homes, including manufactured and mobile home communities and parks.
423.26	SF 2420		Section 44 eliminates references to vehicles subject to registration and adds a subsection on the use tax imposed on leased vehicles if the lease does not involve titling or registration.
452A	SF 2400		Section 62 adds the words "biofuel, biodiesel and or biofuel with diesel" to the definition of "supplier." Section 64 adds an exception clause

**Iowa
Code****Bill #****2008 Comments**

Iowa Code	Bill #	2008 Comments
		relating to the DOT's and Department of Revenue's authorization to adopt rules under Code chapter 452A. The exception states that when in the opinion of the Director of Revenue it is necessary for the efficient administration of this chapter, the director may regard persons in possession of motor fuel, special fuel, biofuel, alcohol, or alcohol derivative substances as blenders, dealers, eligible purchasers, exporters, importers, restrictive suppliers, suppliers, terminal operators, or nonterminal storage facility operators.
452A.53	SF 2320	Section 54 corrects a Code citation, hyphenates the word "single-trip" and renumbers provisions within Code section 452A.53.
461A	HF 2612	Sections 6 to 10 relate to construction of structures and operation of commercial concessions on state-owned or state-managed lands or waters.
614.1	SF 2320	Section 83 corrects a Code citation.
614.14	SF 2350	Sections 12 and 13 relate to real estate transferred by trustee. These sections apply retroactively to all trusts in existence on or after July 1, 1998.
805.8A	HF 2452	Section 7 provides that a person convicted of a violation relating to permitting replica vehicles and street rods to display model year plates is guilty of a simple misdemeanor punishable by a scheduled fine of \$30. This bill takes effect July 1, 2009.
805.8A	HF 2651	Section 36 sets fines for violating the speed limit in a road work zone.
805.8A	SF 2156	Section 13 removes a Code citation to coincide with changes made in SF 2156 relating to out-of-service order penalties.
805.8C	HF 2212	Relates to violations of not complying with the Smokefree Air Act.
809.5	SF 2132	Relates to notices regarding the disposition of seized property. This bill takes effect upon enactment, May 10, 2008.
See bill	HCR 105	Designates May 2008 as motorcycle safety awareness month.
See bill	HF 2065	Relates to military leaves of absence and reemployment. This bill takes effect upon enactment, February 14, 2008.
See bill	HF 2194	Relates to exemptions to state minimum wage requirements. Also adds language stating that minimum wage requirements apply to an enterprise

**Iowa
Code****Bill #****2008 Comments**

		engaged in construction or reconstruction, a public agency and some others without regard to gross volume of sales or business done.
See bill	HF 2196	Requires the DOT to study the acceptance of electronic payments at sites operated by county treasurers and customer service sites operated by the DOT. By December 31, 2008, the DOT must report its findings and recommendations to the Senate and House Standing Committees on Transportation regarding the advantages and disadvantages of implementing one or more electronic payment systems.
See bill	HF 2212	Creates a Smokefree Air Act and provides penalties. Requires an employer subject to smoking prohibition to communicate the prohibition to all existing employees and to all prospective employees and to post signs.
See bill	HF 2390	Amends 2007 Iowa Acts, chapter 198, which relates to the licensing and regulation of plumbers and mechanical professionals. The effective dates for 2007 Iowa Acts, chapter 198 are also amended.
See bill	HF 2393	Provides requirements for minority impact statements in relation to state grant applications. This bill takes effect July 1, 2008, and shall apply to grants for which applications are due beginning January 1, 2009.
See bill	HF 2400	Relates to water quality. This new chapter shall be known as the "Surface Water Protection Act." Section 3 creates a Water Resources Coordinating Council within the Office of the Governor. The Director of the DOT or the director's designee is named a member of this Council.
See bill	HF 2410	Relates to alarm system installer or contractor certification and electrician licensure provisions. Sections 1 and 2 of this bill take effect upon enactment, April 11, 2008.
See bill	HF 2411	Provides for changes in electrician licensure requirements. This bill takes effect upon enactment, April 11, 2008.
See bill	HF 2450	Section 4 relates to promoting the tourism program.
See bill	HF 2542	Concerns work-related injuries suffered and claims made outside of Iowa.
See bill	HF 2547	Modifies provisions relating to statewide licensure and certification of electricians and alarm system contractors and installers. This bill takes effect upon enactment, April 16, 2008.
See bill	HF 2568	Requires certain weekly workers' compensation benefits to be calculated

**Iowa
Code**

Bill #

2008 Comments

by including an employee's shift differential pay.

See bill	HF 2570	Relates to solid waste disposal and environmental management. Creates a Solid Waste Alternatives Program Advisory Council and Comprehensive Recycling Planning Task Force. The DOT Director or the director's designee is named a member of the Comprehensive Recycling Planning Task Force. This Task Force will study and make recommendations for the planning and implementation of comprehensive statewide recycling programs, including an evaluation of the bottle bill. The Task Force will also make recommendations for reducing the amount of recyclable materials contained in the waste stream and for reducing litter. The Task Force must submit a written report containing its findings and recommendations to the Governor and the General Assembly by January 1, 2009. The Task Force must complete its duties no later than January 1, 2009, but may complete its duties and dissolve itself prior to that date.
See bill	HF 2601	Makes changes to the duties of the state interagency Missouri River Authority.
See bill	HF 2651	Sections 21-34 establish a new Code chapter for benefited secondary road services districts.
See bill	HF 2651	Section 39 directs the Underground Storage Tank Fund Board and the Iowa Finance Authority to defease all outstanding bonds by June 30, 2008. This section takes effect only upon enactment of legislation striking Code section 423.43, subsection 1, paragraph "a," Code Supplement 2007, by the 82 nd General Assembly. Note: 2008 Iowa Acts, SF 2420, section 45, strikes Code section 423.43 and inserts new language. SF 2420, section 125, further amends Code section 423.43.
See bill	HF 2660	Section 7 allows the Department of Corrections to cooperate with the counties to use inmate labor to clean up Iowa's roads and water sources
See bill	HF 2660	Section 9 encourages state agencies to purchase products from Iowa State Industries. Also requires state agencies to obtain bids from Iowa State Industries for purchases of office furniture exceeding \$5,000 or in accordance with applicable administrative rules.
See bill	HF 2660	Section 14 states that it is the intent of the General Assembly that members of the state patrol be assigned to patrol highways and roads in lieu of inspecting school buses.
See bill	HF 2668	Relates to the disposal and recycling of used oil filters.

**Iowa
Code****Bill #****2008 Comments**

See bill	HF 2669	Relates to the collection and recycling of mercury-added thermostats. By January 15, 2010, and annually thereafter, the Department of Natural Resources must submit a report to the General Assembly regarding the collection and recycling of mercury-added thermostats in Iowa.
See bill	HF 2672	Relates to water use permit fees and creates a new Water Use Permit Fund.
See bill	HF 2685	Relates to administrative rules for the discharge of wastewater from water well drilling sites.
See bill	HF 2689	Relates to renewable fuel. This bill has various effective dates. Section 44 requires the Office of Energy Independence to develop a renewable fuels marketing plan to promote the biofuel industry in Iowa. The plan is due to the Governor and the General Assembly by March 15, 2009. Section 45 requires the Office of Energy Independence to conduct a direct marketing campaign specifically targeted to owners of flexible fuel vehicles and diesel powered vehicles. Section 45 also requires the DOT to provide the Office of Energy Independence a list of the names and addresses of owners of flexible fuel vehicles and diesel powered vehicles including vehicles registered under Code sections 321.109, 321.121 and 321.122. This campaign is due by December 15, 2008. Sections 44 and 45 take effect upon enactment, May 12, 2008. Note: The effective date of Sections 31-34 are amended by 2008 Iowa Acts, HF 2700, section 137. Sections 31-34 take effect January 1, 2009.
See bill	HF 2700	Section 2 relates to the budget process for fiscal year 2009-2010.
See bill	HF 2700	Section 7 relates to the April 4, 2008, revenue estimate. This section takes effect upon enactment, May 15, 2008, and applies retroactively to January 14, 2008.
See bill	HF 2700	Section 13 relates to the salary of appointed state officers.
See bill	HF 2700	Section 14 specifies the salary ranges for appointed state officers.
See bill	HF 2700	Section 16 increases the noncontract state employees' salary levels by 3 percent.
See bill	HF 2700	Section 18 appropriates money from the Road Use Tax Fund and the Primary Road Fund to the Salary Adjustment Fund to fund the annual pay adjustments, expense reimbursements, and related benefits.

Iowa Code	Bill #	2008 Comments
See bill	HF 2700	Section 23 relates to the salary model administrator and requires the DOT to provide salary data to the Department of Management and the Legislative Services Agency.
See bill	HF 2700	Section 25 removes the requirement that state agencies must report all grants to the Iowa Ethics and Campaign Disclosure Board. This reporting requirement is moved to the Office of Grants Enterprise Management in Section 26 of HF 2700.
See bill	HF 2700	Section 26 adds a new subsection requiring that all grant applications and grant moneys received by a department on behalf of the state be reported to the Office of Grants Enterprise Management. This office must submit to the Fiscal Services Division of the Legislative Services Agency by January 31 of each year a written report listing all grants received during the previous calendar year with a value over \$1,000 and the funding entity and purpose for each grant. Section 26 also requires the Office of Grants Enterprise Management to submit by July 1 and January 1 of each year a written report summarizing departmental compliance with the requirements of this subsection.
See bill	HF 2700	Section 34 adds a new subsection to Code section 22.7 relating to records that would permit a government body to hold a closed session.
See bill	HF 2700	Section 38 adds a new subsection requiring the Iowa Ethics and Campaign Disclosure Board to adopt rules to further delineate particular situations where outside employment or activity of officials and state employees of the executive branch will be deemed to create an unacceptable conflict of interest.
See bill	HF 2700	Section 39 relates to the ban on certain lobbying activities. Affects the head of a major subunit of a department or independent state agency and others.
See bill	HF 2700	Section 40 adds a new paragraph that relates to the gift law. An exception is added to allow public officials, public employees, candidates or members of their immediate family to accept food and beverages provided at a meal that is part of a bona fide event or program at which the recipient is being honored for public service.
See bill	HF 2700	Section 41 makes a complying amendment to delete the words "and grants."
See bill	HF 2700	Section 42 makes a complying amendment to delete the words "and grant."

Iowa Code	Bill #	2008 Comments
See bill	HF 2700	Section 46 adds a new subsection requiring certain firms or individuals to hold licenses while performing work for utilities.
See bill	HF 2700	Sections 52-55 amend 2008 Iowa Acts, SF 2400, relating to the Commission on Native American Affairs.
See bill	HF 2700	Section 64 relates to the use tax paid on mobile and manufactured homes.
See bill	HF 2700	Section 87 strikes 2008 Iowa Acts, SF 2420, section 124, and inserts a new amendment relating to an excise tax imposed on the use of certain vehicles.
See bill	HF 2700	Section 118 relates to the placement of campaign yard signs.
See bill	HF 2700	Section 129 amends 2008 Iowa Acts, SF 2386, section 6, by adding the words "attributes relating to."
See bill	HF 2700	Section 136 amends 2008 Iowa Acts, HF 2651, section 40, by establishing a January 1, 2009, effective date for the amendment to Code section 321.115.
See bill	HF 2700	Section 137 amends 2008 Iowa Acts, HF 2689, section 35, by amending the effective date of Division II of HF 2689 to January 1, 2009.
See bill	SCR 105	Designates May 2008 as motorcycle safety awareness month.
See bill	SF 261	Requires certain private sewage disposal system-related inspections to be conducted when certain property is sold or transferred. This bill takes effect July 1, 2009.
See bill	SF 517	Relates to the development, management and efficient use of energy resources. Sections 3-13 amend the state building code act. Section 21 relates to Iowa's energy resource management goal. Section 24 requires the Department of Natural Resources (DNR) to complete an annual report to assess the progress of state agencies in implementing energy management, improvements, alternative and renewable energy systems, life cycle costs analyses and the use of renewable fuels. DNR must work with state agencies in preparing the report. DNR must also provide an assessment of the economic and environmental impact of the progress made by state agencies related to energy management and alternative and renewable energy, along with recommendations on technological opportunities and policies necessary for continued improvement in these areas. This bill takes effect upon enactment, April 29, 2008.

Iowa Code	Bill #	2008 Comments
See bill	SF 2129	Relates to the duties of the Commission on the Status of Iowans of Asian and Pacific Islander Heritage regarding interpreter qualifications.
See bill	SF 2154	Relates to inclined or vertical wheelchair lifts.
See bill	SF 2160	Relates to employers' participation in unemployment insurance adjudications and unemployment insurance tax penalties. Sections 2-4 take effect January 1, 2009.
See bill	SF 2221	Relates to workers' compensation benefit payments for burial expenses.
See bill	SF 2222	Relates to payment of wages.
See bill	SF 2281	Prohibits employment discrimination against an employee witness in certain civil proceedings.
See bill	SF 2286	Sections 15-16 set out the procedures if the funds received from the federal government for the block grants specified in SF 2286 are reduced or increased. Section 17 establishes procedures if other federal funds become available. Section 55 appropriates money to the DOT from federal grants, and other nonstate grants, receipts and funds.
See bill	SF 2292	Expands the time period to 300 days (was 180) in which a complaint may be filed with the Iowa Civil Rights Commission.
See bill	SF 2303	Relates to workers' compensation for continued medically-related benefits in certain settlements of workers' compensation claims. This bill takes effect upon enactment, May 7, 2008.
See bill	SF 2308	Relates to identify theft and provides for the notification of a breach in the security of personal information. The Legislative Council is requested to establish an interim study committee to assess and review the extent to which public officials, entities and affiliated organizations in possession of or with access to personal identifying information of a resident of Iowa which could, if disclosed, render the resident vulnerable to identify theft, are disclosing or selling such information for compensation. Based upon this assessment and review, the committee shall develop recommendations relating to these practices. The committee must issue a report to the General Assembly by January 15, 2009.
See bill	SF 2317	Section 1 makes Code Editor corrections to Code section 1C.2 relating to paid holidays for state employees.

**Iowa
Code****Bill #****2008 Comments**

See bill	SF 2317	Section 19 amends Code section 26.13, which pertains to early release of retained funds, to move the definitions to the beginning of the Code section and correct internal references as necessary.
See bill	SF 2317	Section 30 corrects internal references in Iowa Code section 97B.49G concerning IPERS.
See bill	SF 2317	Section 62 updates information in Iowa Code section 564.3 relating to pedestrian rights-of-way or easements.
See bill	SF 2317	Section 73 amends Iowa Code section 2.32 and relates to the procedures concerning the confirmation of the Governor's appointments.
See bill	SF 2317	Section 85 makes an editorial correction in Code section 68B.32A. This Code section relates to the duties of the Iowa Ethics and Campaign Disclosure Board.
See bill	SF 2317	Section 98 renumbers provisions within Code section 19B.12, subsection 3, and corrects a Code citation in subsection 4. These subsections pertain to sexual harassment.
See bill	SF 2320	Sections 94-101 make editorial corrections to 2007 Iowa Acts, chapter 197. Chapter 197 pertains to licensure and certification relating to electrical work and alarm systems. Sections 94-101 take effect upon enactment, April 2, 2008, and apply effective January 1, 2009.
See bill	SF 2320	Sections 102-105 make editorial corrections to 2007 Iowa Acts, chapter 198. Chapter 198 relates to licensing and regulation of plumbers and mechanical professionals.
See bill	SF 2321	Requires the Department of Natural Resources (DNR) to conduct a study relating to the recycling of mercury-containing lamps. The DNR must submit a report to the General Assembly by January 1, 2009.
See bill	SF 2328	Relates to the Deer Depredation Management Program and establishes a Deer Study Advisory Committee. The DOT is listed as a member of the Advisory Committee. The Committee must complete its deliberations in December 2008 and submit a final report summarizing the Committee's activities, analyzing the issues studied and including any other information or recommendations that the Committee deems relevant and necessary to the Governor and General Assembly by January 10, 2009. This bill takes effect upon enactment, April 8, 2008.

Iowa Code	Bill #	2008 Comments
See bill	SF 2361	Provides for the procurement of designated biobased products by state government.
See bill	SF 2386	Section 1 establishes a Commission on Energy Efficiency Standards and Practices. The Commission is required to obtain input from the DOT and others. The Commission must submit a report to the Governor and General Assembly by January 1, 2011, regarding its activities and recommendations. Section 8 requests the Legislative Council to establish an interim study committee to examine the existence and effectiveness of energy efficiency plans and programs implemented by gas and electric public utilities and make recommendations for additional requirements applicable to energy efficient plans and programs that would improve such results. In conducting the study and developing recommendations, the interim committee shall consider testimony from state agencies involved with energy efficiency program administration and others. The interim committee shall issue a report to the General Assembly by January 15, 2009. This bill takes effect upon enactment, May 6, 2008. Note: 2008 Iowa Acts, HF 2700, section 129, amends SF 2386, section 6.
See bill	SF 2394	Section 1 appropriates money to the DOT from the Road Use Tax Fund for various purposes.
See bill	SF 2394	Section 2 appropriates money to the DOT from the Primary Road Fund for various purposes.
See bill	SF 2394	Section 3 amends 2007 Iowa Acts, chapter 216, section 2, (2007 DOT appropriations bill) by appropriating additional money to highways from the Primary Road Fund. This section takes effect upon enactment, May 13, 2008.
See bill	SF 2400	Section 3 requires the first \$1 million of fees collected for furnishing certified abstracts of motor vehicle operating records be transferred to the IowAccess Revolving Loan Fund to maintain and expand electronic access to government records.
See bill	SF 2400	Section 4 allows the Department of Administrative Services (DAS) to assess \$2 per month per contract for all health insurance plans administered by DAS.
See bill	SF 2400	Section 14 appropriates money from the Road Use Tax Fund to the Department of Inspections and Appeals.
See bill	SF 2400	Section 16 appropriates money from the Road Use Tax Fund to the

**Iowa
Code**

Bill #

2008 Comments

		Department of Management.
See bill	SF 2400	Section 18 appropriates money from the Motor Vehicle Fuel Tax Fund to the Department of Revenue.
See bill	SF 2400	Section 22 appropriates money from the Road Use Tax Fund to the Office of Treasurer of State.
See bill	SF 2400	Section 25 adds a new duty to the Iowa Ethics and Campaign Disclosure Board. At the Boards' discretion, develop and operate a searchable Internet site database that provides access to information on statements or reports filed with the Board.
See bill	SF 2400	Section 29 relates to Department of Administrative Services' operations and establishes new processes and a Customer Council.
See bill	SF 2400	Section 30 moves the requirements concerning the Department of Administrative Services to provide several reports into a new Code section. Some of those reports include: total spending on technology, state purchases of recycled and soybean-based products, salary report, average fuel economy standards compliance, targeted small business, affirmative action, diversity and multicultural programs, educational leave, unpaid warrants, and Revitalize Iowa's Sound Economy.
See bill	SF 2400	Sections 37-49 add new Code sections relating to the Division and the Commission on Native American Affairs. Note: 2008 Iowa Acts, HF 2700, sections 52-55 amend SF 2400, sections 40, 43 and 44.
See bill	SF 2406	Relates to appointments by members of the General Assembly to statutory boards, commissions, councils and committees. This bill takes effect upon enactment, May 10, 2008. This bill applies to appointees named by the General Assembly before, on, or after the effective date of this bill.
See bill	SF 2420	Section 26 requires the DOT to conduct an analysis of additional revenues needed to provide at least \$200 million dollars annually to the TIME-21 Fund by FY 2012. The analysis must include the amount of excise tax levied on motor fuel and adjustments that might be made to various fees collected by the DOT. The DOT must submit a report to the Governor and the General Assembly on or before December 31, 2008.
See bill	SF 2420	Section 27 requires the DOT to cooperate with the Office of Energy Independence and the Department of Natural Resources to study public transit improvements needed to meet state energy independence goals and

**Iowa
Code****Bill #****2008 Comments**

			the needs of Iowa's growing senior population, including a review of current transit revenues and the sufficiency of those revenues to meet future needs. The DOT must submit a report to the Governor and the General Assembly on or before December 1, 2009.
See bill	SF	2420	Section 37 changes where the money arising from Iowa Code chapter 423C, Automobile Rental Excise Tax, is allocated. This revenue is to be credited to the Statutory Allocations Fund (see section 36 of the bill) instead of the Road Use Tax Fund.
See bill	SF	2420	Sections 41-46, 112-114, and 122-125 relate to use tax.
See bill	SF	2422	Relates to energy independence initiatives. The Iowa Climate Change Advisory Council is required to take nuclear power into consideration as part of its discussion of greenhouse gas reductions and shall incorporate that consideration into its proposal. The Council is required to submit an updated proposal by January 1, 2009. This bill takes effect upon enactment, May 7, 2008.
See bill	SF	2424	Concerns public retirement systems and other employee benefit-related matters. This bill includes various effective dates.
See bill	SF	2425	Section 146 requests that the Legislative Council establish a legislative interim study committee to conduct a comprehensive study of the ways in which mass transit might be employed to provide public transportation services among Iowa communities. The committee is encouraged to consult with the DOT and others. A written report of the committee's findings and recommendations are due to the Governor and the General Assembly by December 31, 2008.
See bill	SF	2427	Section 1 adds a new section prohibiting a state agency from using or permitting the use of public funds for a paid advertisement or public service announcement 30 days prior to or during a legislative session for the purpose of encouraging the passage, defeat, approval, or modification of a bill that is being considered or was considered during the previous legislative session. Section 2 provides for a penalty if this new subsection is violated.
See bill	SF	2432	Subsection 13 of section 1 appropriates money to the DOT from the Rebuild Infrastructure Fund. Specific appropriations include money for recreational trails, Railroad Revolving Loan and Grant Fund, construction of a depot and platform to accommodate the future Amtrak service from Dubuque to Chicago, and infrastructure improvements at general aviation airports. Section 2 provides that these funds remain available through FY

**Iowa
Code**

Bill #

2008 Comments

		2012 or until the projects are completed, whichever is earlier.
See bill	SF 2432	Subsection 8 of Section 18 appropriates money from the FY 2009 Restricted Capital Fund of the Tobacco Settlement Trust Fund to the DOT for the Public Transit Infrastructure Grant Fund and infrastructure improvements at commercial service airports. Section 20 provides that these funds remain available through FY 2012 or until the projects are completed, whichever is earlier.
See bill	SF 2432	Section 48 creates the FY 2009 tax-exempt Restricted Capital Fund within the Tobacco Settlement Trust Fund.
See bill	SF 2432	Section 49 changes state agency reporting requirements associated with appropriations received from either the Restricted Capital Fund or the FY 2009 tax-exempt Restricted Capital Fund. The report is now due annually on or before January 15 to the Legislative Services Agency and Department of Management. The reporting requirements are also changed.