

<b>IA Code</b>	<b>Bill #</b>	<b>Comments</b>
6B.35	SF 372	Section 1 changes the words "book and page" to "document reference."
17A.34	HF 686	Section 1 relates to proposed administrative rules concerning competition with private enterprise and requires that certain information be included in the Notice of Intended Action.
306.19	HF 324	Section 1 increases the compensation to a property owner for the additional driveway maintenance caused by a highway or road project that lengthens an existing driveway.
307.20	SF 465	Creates a Biodiesel Fuel Revolving Fund for the DOT to purchase soydiesel fuel for its vehicles. These vehicles must be affixed with a brightly visible sticker. Requires the DOT to submit an annual report no later than January 31 to the General Assembly and the Legislative Fiscal Bureau concerning the expenditures made from the fund during the preceding fiscal year. Also repeals sections 2 and 3 of 2000 Iowa Acts, Chapter 1018 concerning the biodiesel fuel pilot project. This bill was effective upon enactment, April 19, 2001.
307.31	SF 350	Section 23 repeals Code section 307.31 concerning repair of out-of-state commercial motor vehicles. Note: This language is moved to new Code section 321.56.
309.35	HF 324	Section 2 increases the threshold at which a county engineer must prepare detailed surveys and plans for any secondary road construction project from a grading cost of \$3,000 per mile to \$10,000 per mile.
309.40A	HF 324	Section 3 adds a new section allowing the county to contract for the emergency repair, restoration or reconstruction of a highway or bridge without advertising for bids under certain conditions.
309.93	HF 324	Section 4 adds additional requirements for the counties when submitting the county secondary road budget to the DOT. This section takes effect July 1, 2002.
312.2	SF 528	Section 5 allows the annual standing allocation made to the DOT to be used to provide county treasurers with automation and telecommunications equipment and support for driver licensing.
312.14	HF 324	Section 5 adds additional requirements to the annual report cities must submit to the DOT. This section takes effect July 1, 2002.
313.10	HF 324	Section 6 revises the conditions under which the DOT may contract for the emergency repair, restoration or reconstruction of a highway or bridge without advertising for bids.
314.1	HF 324	Section 7 makes changes to the bidders' statements of qualifications and the basis for awarding contracts. Addresses thresholds at which projects must be advertised and let for bid. Also requires cities to file a statement concerning completed work to the city clerk. Certain parts of this section take effect July 1, 2002.

- 314.1A HF 324 Section 8 requires the DOT to adopt rules prescribing the manner in which cities and counties must provide a detailed cost accounting of all instances of the use of day labor or public or private contracts for construction, reconstruction, or improvement projects on highways under their jurisdiction. Also requires the DOT to establish an advisory committee to make rule recommendations.
- 314.1A HF 324 Section 12 requires the DOT's administrative rules concerning detailed cost accountings by cities and counties be in draft form prior to December 31, 2001. These rules must include several definitions.
- 314.1B HF 324 Section 9 requires the DOT Director to appoint a bid threshold subcommittee and identifies the subcommittee's responsibilities. Also requires the DOT to publish an advisory notice of bid thresholds in the *Iowa Administrative Bulletin* and in a state newspaper. This section takes effect July 1, 2002.
- 314.13 HF 324 Section 10 defines "highway" or "street."
- 314.28 HF 737 Section 1 creates a new section concerning the Keep Iowa Beautiful Fund. Requires the DOT to establish standards relating to the type of projects available for assistance. This bill applies retroactively to January 1, 2001.
- 315.3 SF 528 Section 6 provides that the DOT Commission may temporarily transfer funds from the RISE Fund to the Primary Road Fund to meet construction costs for which there are inadequate funds in the Primary Road Fund. The transferred funds must be repaid to the RISE Fund within 6 months of transfer.
- 317.25 SF 84 Prohibits the sale or distribution of purple loosestrife.
- 320.5 HF 324 Section 11 removes a 20-year limitation for gas or water main permits.
- 321 HF 656 Section 15 amends Code sections 321.1, 321.47, 321.123, 321.251, 321.284A and 321.457 by inserting before the words "mobile home" the words "manufactured or."
- 321 HF 656 Section 17 amends Code sections 321.1, 321.18, 321.20, 321.24, 321.30, 321.45, 321.46, 321.49, 321.50, 321.57, 321.101, 321.104, and 321.123 by striking the words "manufactured housing" and inserting in lieu thereof the words "manufactured home."
- 321 HF 656 Section 18 amends Code sections 321.46, 321.49, 321.57 and 321.58 by striking the words "mobile home dealer" or "dealer" and inserting in lieu thereof the words "manufactured home retailer."
- 321 HF 755 Sections 49-54 amend Code sections 321.17, 321.98, 321.193, 321.216, 321.216B and 321.216C relating to scheduled violations under Code section 805.8A.
- 321 HF 755 Section 80 amends HF 656, section 15, by amending Code sections 321.1, 321.47, 321.123, 321.251, 321.284A, and 321.457 by inserting before the words "mobile home" the words "manufactured or."

321.1	HF 324	Section 15 adds a definition for "tracked implement of husbandry."
321.1	SF 350	Section 1 strikes the words "temporary restricted."
321.11	HF 647	Section 1 allows the DOT to release photographs to law enforcement officers, federal and state workers and other public and private investigators. Also makes editorial corrections.
321.16	HF 324	Section 41 allows the DOT to give notice using first class mail instead of certified mail. Also requires the DOT to adopt rules regarding the giving of notice by first class mail, the updating of addresses in DOT records and the development of affidavits verifying the mailing of notices.
321.20A	SF 350	Section 2 relates to certificate of title for commercial vehicles.
321.20B	HF 324	Section 16 clarifies that the operator of a snowmobile or an all-terrain vehicle is not required to carry a card showing proof of financial liability.
321.34	HF 194	Section 73 adds the words "Code 1999" to an amending phrase for 1999 Iowa Acts, chapter 7, section 9. This section takes effect upon enactment, April 4, 2001, and applies retroactively to July 1, 1999.
321.34	HF 324	Section 17 provides for issuance of one set of certain special registration plates at no charge for persons eligible for congressional medal of honor, ex-prisoner of war, legion of merit or disabled veteran registration plates.
321.34	HF 724	Sections 2 and 3 relate to the allocation of special fees collected from the sale of Iowa heritage license plates.
321.52A	HF 718	Section 25 concerns funding for the Waste Tire Management Fund. Deletes a deposit of \$3 million into the Road Use Tax Fund.
321.56	SF 350	Section 3 adds a new section concerning repair of out-of-state commercial motor vehicles. Note: Current Code section 307.31 is repealed in Section 23 of SF 350 and the same language is inserted in new Code section 321.56.
321.71A	SF 265	Prohibits the installation, distribution or sale of nonoperative air bags and provides a penalty.
321.113	HF 755	Section 65 adds the words "model year" to SF 350, section 4.
321.113	SF 350	Section 4 establishes a flat registration fee for older motor vehicles. This section takes effect January 1, 2002.
321.178	HF 353	Limits the number of minutes of classroom instruction, per student per day, in an approved driver education course to 180 minutes.

- 321.182 HF 324 Section 42 requires the licensee to notify the DOT when the licensee's mailing address changes. Also requires a driver's license application include a statement for the applicant to sign that acknowledges the applicant's knowledge of the requirement to notify the DOT of a mailing address change.
- 321.189 HF 647 Section 2 requires the assignment of a number for driver's licenses that is different from a person's social security number unless the person objects.
- 321.189 SF 350 Section 5 provides that driver's licenses issued to persons under 21 years of age shall contain the same information as other driver's licenses. Currently, such licenses are required to be identical in form.
- 321.189 SF 528 Section 7 removes provisions allowing a person to renew the driver's license by mail.
- 321.190 SF 350 Section 6 provides that nonoperator's identification cards issued to persons under 21 years of age shall contain the same information as other nonoperator's identification cards. Currently, such cards are required to be identical in form.
- 321.194 HF 643 Section 17 concerns minor's school licenses by striking the requirement that the Department of Education adopt rules establishing the criteria for issuing a statement of necessity. The school board must now develop and adopt a policy establishing the criteria to approve or deny certification that a need exists for a license.
- 321.196 HF 324 Section 43 requires that an application for renewal of a driver's license include a statement for the applicant to sign that acknowledges the applicant's knowledge of the requirement to notify the DOT of a mailing address change.
- 321.196 SF 528 Section 8 removes provisions allowing a person to renew the driver's license by mail.
- 321.208 HF 324 Section 44 allows the DOT to provide notice by first class mail to a person concerning the person's disqualification for a commercial driver's license for refusal to submit to or failure of a chemical test.
- 321.208 SF 350 Section 7 specifies when a person is disqualified from operating a commercial motor vehicle for certain railroad highway grade crossing violations.
- 321.211A HF 324 Section 45 concerns an appeal of an extension of the suspension or revocation period if person was not served notice.
- 321.213A SF 350 Section 8 strikes the words "or permit."
- 321.215 SF 350 Section 9 replaces the words "temporary restricted permit" with "temporary restricted license." Also specifies that if a district court determines that an applicant needs a temporary restricted license, the court shall order the DOT to issue the applicant a license.
- 321.218A HF 732 Section 42 directs the civil penalty be deposited in the Juvenile Detention Home Fund instead of the General Fund.

321.251	HF 656	Section 16 amends this Code section by inserting before the words "mobile home park" or "park" the words "manufactured home community or."
321.271	HF 324	Section 18 allows the Federal Motor Carrier Safety Administration free copies of written motor vehicle accident reports filed by law enforcement officers.
321.343	SF 350	Section 10 specifies when a driver of a commercial motor vehicle must stop for railroad grade crossings.
321.423	HF 324	Section 19 increases the speed limit at which a slow-moving vehicle must display an amber flashing light.
321.446	SF 350	Section 11 makes child restraint device requirements inapplicable to the transportation of children in buses.
321.449	SF 350	Section 12 requires the DOT to adopt rules concerning hours of service for drivers of vehicles operated for hire and designed to transport seven or more persons, including the driver. Currently, the DOT is required to adopt such rules for vehicles designed to transport more than eight persons, including the driver.
321.450	HF 324	Section 20 relates to the hours on duty concerning drivers who are engaged exclusively in intrastate commerce and who operate trucks and truck tractors exclusively for the transportation of refined oil products.
321.457	HF 324	Section 21 increases the maximum length for a three vehicle combination from 60 feet to 70 feet.
321.457	HF 324	Section 22 sets limits on the maximum length for motor homes and two vehicle combinations.
321.463	HF 324	Section 23 allows for a tracked implement of husbandry to have a maximum gross weight of up to 96,000 pounds.
321.463	HF 324	Section 24 adds tracked implement of husbandry to the section concerning weight limits on bridges.
321.463	HF 324	Section 25 adds a table concerning the maximum gross weight allowed to be carried on a tracked implement of husbandry on a noninterstate highway bridge and defines "length of track in feet."
321.502	HF 194	Section 46 makes century date changes to the notification to nonresident form.
321.556	HF 324	Section 46 relates to the notification of a person determined to be a habitual offender.
321.560	SF 350	Section 13 replaces the words "temporary restricted permit" with "temporary restricted license."

321.561	SF 350	Section 14 replaces the words "temporary restricted permit" with "temporary restricted license."
321A.14	SF 350	Section 15 provides that the suspension of a person's driver license, vehicle registration, or nonresident operating privilege for nonpayment of a judgment shall not continue if the DOT receives evidence that the judgment has not been renewed and is no longer enforceable.
321A.32A	HF 732	Section 43 directs the civil penalty be deposited in the Juvenile Detention Home Fund instead of the General Fund.
321E	HF 656	Section 15 amends Code sections 321E.28 and 321E.31 by inserting before the words "mobile home" the words "manufactured or."
321E	HF 755	Section 80 amends HF 656, section 15, by amending Code sections 321E.28 and 321E.31 by inserting before the words "mobile home" the words "manufactured or."
321E.8	HF 324	Section 26 increases the allowable width for vehicles with indivisible loads or mobile homes traveling unlimited distances pursuant to an annual permit.
321E.8	HF 324	Section 27 strikes subsection 4 concerning annual permits.
321E.14	HF 324	Section 28 eliminates a reference to subsection 4.
321J.1	SF 350	Section 16 strikes the words "temporary restricted."
321J.9	HF 324	Section 47 allows the DOT to give notice using first class mail instead of certified mail for a test refusal.
321J.12	HF 324	Section 48 allows the DOT to give notice using first class mail instead of certified mail for a test result revocation.
321L	HF 755	Sections 55 and 56 amend Code sections 321L.3 and 321L.7 relating to scheduled violations under Code section 805.8A.
321M.1	SF 350	Section 17 strikes the words "temporary restricted."
322.2	HF 324	Section 29 adds a definition for "special equipment."
322.3	HF 324	Section 30 prohibits a manufacturer, distributor or importer of motor vehicles from reducing the amount of compensation or disallowing a claim for sales or leasing incentives provided to a dealer or customer if 12 months or more have passed since the claim was submitted.
322.3	HF 324	Section 31 eliminates the prohibitions on the licensure of motor vehicle distributors and wholesalers as motor vehicle dealers and on the ownership, operation or control of a motor vehicle dealer by a motor vehicle distributor or wholesaler. This section is effective upon enactment, April 16, 2001.

322.5	HF 324	Section 32 relates to temporary permits for motor vehicle dealers to display or offer for sale new motor vehicles at fairs, vehicle shows, etc.
322.28	HF 324	Section 33 specifies that a distributor or wholesaler of new motor vehicles shall not sell or offer for sale new motor vehicles at retail unless licensed as a new motor vehicle dealer. This section is effective upon enactment, April 16, 2001.
322.29	HF 324	Section 34 provides that a person who installs special equipment on a new completed motor truck with a gross vehicle weight rating of 14,500 pounds or more may be licensed as a wholesaler of those vehicles without written authorization from the manufacturer.
322A.1	HF 324	Section 35 adds a definition for "substantially detrimental." This section is effective upon enactment, April 16, 2001.
322A.11	HF 324	Sections 36 and 37 concern what constitutes "good cause" for a manufacturer to terminate a franchise with a motor vehicle dealer or to establish an additional dealership of the same line-make. Section 36 and part of Section 37 are effective upon enactment, April 16, 2001.
322B	HF 656	Sections 3-8 amend Code chapter 322B to make it apply to licensing of manufactured home or mobile home retailers.
322B	HF 755	Section 66 amends HF 656, section 2, by amending the definition for "manufactured or mobile home distributor."
322B.1	HF 656	Section 1 changes the short title of this chapter to the Manufactured or Mobile Home Retailers Licensing Act.
322B.2	HF 656	Section 2 adds several definitions.
322B.3	HF 324	Section 38 removes the requirement that DOT approve the fairs, shows and exhibitions at which mobile home dealers may offer new mobile homes for sale.
322C.3	HF 324	Section 39 removes the requirement that DOT approve the fairs, shows and exhibitions at which travel trailer dealers may offer new travel trailers for sale.
325A.1	SF 350	Section 18 adds a new subsection to define "bulk liquid commodities."
325A.1	SF 350	Section 19 amends definitions for "motor carrier of bulk liquid commodities" and "motor carrier of property."
325A.3	SF 350	Section 20 requires motor carriers of bulk liquid commodities or passengers to complete a financial statement.
325A.3	SF 350	Section 21 requires motor carriers of bulk liquid commodities or passengers to complete a motor carrier safety education seminar.

331.301	HF 656	Section 9 concerns the power of counties to adopt certain ordinances requiring storm shelters and adds the manufactured home community to these requirements.
331.301	HF 656	Section 16 amends this Code section by inserting before the words "mobile home park" or "park" the words "manufactured home community or."
331.301	HF 713	Section 1 adds a new paragraph concerning lease or lease-purchase contracts.
331.429	HF 656	Section 15 amends this Code section by inserting before the words "mobile home" the words "manufactured or."
354.1	SF 372	Section 12 requires all documents presented for recording under Code Chapter 354 comply with the general duties of the recorder.
354.5	SF 372	Sections 13 and 14 change the words "book and page" to "document reference."
354.24	SF 372	Section 15 changes the words "book and page" to "document reference" and makes editorial corrections.
354.26	SF 372	Section 16 requires the recorder to note the vacation, correction or replatting on the index and record of the official plat instead of on the margin.
364.3	HF 656	Section 10 concerns the power of cities to adopt certain ordinances imposing registration or licensing on manufactured or mobile homes. Also concerns the power of cities to adopt certain ordinances requiring storm shelters and adds the manufactured home community to these requirements.
423.1	HF 736	Section 5 amends the definition for "retailer maintaining a place of business in this state."
423.1	HF 736	Section 6 amends the definition for "tangible personal property."
423.4	HF 656	Section 17 amends this Code section by striking the words "manufactured housing" and inserting in lieu thereof the words "manufactured home."
423.4	HF 715	Section 17 relates to use tax exemptions.
423.4	HF 736	Section 7 concerns use tax exemptions for tangible personal property relating to vehicles subject to registration.
452A.2	HF 736	Section 22 adds definitions for "denatured ethanol" and "racing fuel."
452A.2	HF 736	Section 23 amends the definition of "motor fuel" to include ethanol blended gasoline.
452A.3	HF 716	Section 4 relates to excise tax imposed on each gallon of motor fuel used in motor vehicles. See Section 6 for applicability dates.

452A.3	HF 716	Section 5 strikes a paragraph concerning excise tax imposed on motor fuel. See Section 6 for applicability dates.
452A.3	HF 736	Section 24 adds an exception relating to the excise tax.
452A.17	HF 736	Section 25 allows for a refund for racing fuel.
452A.52	HF 755	Section 57 relates to scheduled violations under Code section 805.8A.
805.1	HF 194	Section 60 corrects an Iowa Court Rules citation.
805.6	SF 83	Relates to the verification of a uniform citation and complaint issued by a law enforcement agency.
805.8	HF 194	Section 61 corrects a Code citation.
805.8	SF 499	Section 1 strikes existing language and inserts general information related to scheduled violations.
805.8A	SF 499	Section 2 adds a new section concerning motor vehicle and transportation scheduled violations.
805.8B	SF 499	Section 3 adds a new section concerning navigation, recreation, hunting and fishing scheduled violations.
805.8C	SF 499	Section 4 adds a new section concerning miscellaneous scheduled violations.
see bill	HCR 9	Requests that the Congress maintain its commitment to clean air and the ethanol industry.
see bill	HF 259	Makes changes to who can become a notary public and how notarizations must be performed.
see bill	HF 272	Relates to felonious misconduct by a public officer or employee.
see bill	HF 324	Section 12 requires the DOT to review the highway and street construction and maintenance equipment procurement policies and the use of this equipment by all entities receiving Road Use Tax Fund money. The DOT must report its findings and any recommendations regarding potential efficiencies and cost savings in the procurement and use of equipment to the General Assembly by December 31, 2002.
see bill	HF 324	Section 13 relates to the possible displacement of city or county employees as a result of compliance with this bill. This section takes effect July 1, 2002.
see bill	HF 324	Section 49 requires the DOT to conduct a study and present a report to the General Assembly by January 31, 2002, concerning the compliance by utility companies with requirements regarding the relocation of electrical or telephone transmission lines or of water and gas mains on highway construction or reconstruction projects.

see bill	HF 326	Relates to the mediation process in civil rights cases.
see bill	HF 400	Makes changes relating to the regulation of real estate appraisers.
see bill	HF 569	Relates to the Uniform Computer Information Transactions Act that was passed during the 2000 Session of the Iowa General Assembly (Chapter 1189/HF 2205). This bill delays an effective date and also delays the date the General Assembly will consider this Act.
see bill	HF 579	Relates to the administration and management of the Department of Personnel.
see bill	HF 686	Section 2 provides that when a bill or joint resolution is requested, the Legislative Service Bureau shall determine whether the bill or joint resolution may cause a service or product that competes with private enterprise to be offered for sale to the public by a governmental agency. If so, that information must be included in the explanation of the bill or joint resolution.
see bill	HF 687	Relates to government accountability, by providing for strategic planning, performance measurement and reporting and oversight. Adds new requirements for annual budget submission. Section 22 requires each agency to prepare an annual performance report.
see bill	HF 716	Section 2 adds a new section concerning ethanol blended gasoline tax credit. See Section 6 for applicability dates.
see bill	HF 716	Section 3 amends the section concerning corporate tax by adding definitions and relates to the ethanol blended gasoline tax credit. See Section 6 for applicability dates.
see bill	HF 718	Section 1 appropriates money from the General Fund to value-added agriculture.
see bill	HF 719	Section 4 authorizes the Information Technology Department to enter into agreements with other state agencies for information technology services. The two agencies must identify any and all direct cost savings. These savings must be transferred to the pooled technology account.
see bill	HF 719	Section 6 requires that the first \$1 million collected and transferred by the DOT to the Treasurer of State for fees for transactions involving the furnishing of a certified abstract of a vehicle operating record be transferred to the IowAccess Revolving Fund for expanding electronic access to government records.
see bill	HF 719	Section 11 clarifies that state agencies are required to produce or make available for public inspection written reports or newsletters in electronic form.
see bill	HF 742	Section 25 appropriates money from the Rebuild Iowa Infrastructure Fund to the DOT for vertical infrastructure improvements as follows: \$1 million for Iowa's 10 commercial air service airports, \$500,000 for an aviation hangar grant program and \$1 million for recreational trails. Section 26 includes contingent and alternative appropriations and effective dates for Section 25.

see bill	HF 742	Section 32 requires all departments requesting state money for a vertical infrastructure project to actively pursue federal funds. Departments must demonstrate that federal funds were pursued prior to receiving state moneys for the project. Requires departments to report the receipt of any federal funds to the Department of Management and the Legislative Fiscal Bureau.
see bill	HF 746	Section 4 sets salary range for DOT Director.
see bill	HF 746	Section 6 appropriates money from the General Fund to fund collective bargaining agreements.
see bill	HF 746	Section 7 increases the maximum salary levels by 3 percent for noncontract employees for the pay period beginning June 22, 2001, and approves other changes.
see bill	HF 746	Section 9 appropriates money from the Road Use Tax Fund and the Primary Road Fund to the Salary Adjustment Fund.
see bill	HF 746	Section 16 funds an incentive for eligible state employees who change their health insurance from Plan 3+ to Iowa Select.
see bill	HF 746	Section 17 directs the Department of Personnel to charge a monthly administrative charge to all health insurance plans they administer. Requires the DOT and others to report and remit the administrative charge on a monthly basis to the Department of Revenue and Finance.
see bill	HF 755	Section 12 reduces money appropriated for public transit assistance.
see bill	SF 81	Allows a state agency to give additional consideration or additional points in the application or evaluation for economic development-related grants, loans or other financial assistance.
see bill	SF 267	Section 19 deappropriates General Fund money for airport engineering studies and improvements projects, economic development project funding and the rail assistance program. This bill was effective upon enactment, March 13, 2001.
see bill	SF 344	Relates to the exemption in the public records law for communications made to government bodies.
see bill	SF 350	Section 22 relates to tax deductions from net income for motor vehicle registration fees. This section takes effect January 1, 2002.
see bill	SF 497	Relates to the governance of the Iowa Public Employees' Retirement System. This bill was effective upon enactment, April 24, 2001. However, section 20 of this bill was effective July 1, 2001.
see bill	SF 509	Makes a supplemental appropriation to the DOT for the purchase of salt. This bill was effective upon enactment, March 30, 2001.

- see bill SF 515 Section 1 provides for the crossing of railroad rights-of-way by public utilities. Also requires the Iowa Utilities Board to adopt rules in consultation with the DOT. Section 2 concerns applicability dates.
- see bill SF 525 Section 16 relates to the procedure required if the funds received from the federal government are less than the amounts appropriated.
- see bill SF 525 Section 17 relates to the procedure required if the funds received from the federal government are more than the amount appropriated.
- see bill SF 525 Section 18 relates to the procedure for expenditure of any additional federal funds.
- see bill SF 525 Section 56 appropriate federal grant money to the DOT for the airport improvement program, highway research, plan and construction, motor carrier safety assistance, local rail assistance and urban mass transportation.
- see bill SF 528 Section 1 appropriates money from the General Fund for airport engineering studies and improvement projects, rail assistance program and economic development project funding.
- see bill SF 528 Section 2 appropriates money from the Road Use Tax Fund to the DOT for various uses.
- see bill SF 528 Section 3 appropriates money from the Primary Road Fund to the DOT for various uses.
- see bill SF 528 Section 4 appropriates money from the Road Use Tax Fund to the Department of General Services for planning and design of a state institutional road.
- see bill SF 530 Section 8 encourages state agencies to purchase products from Iowa State Industries. Requires state agencies to submit a report of the dollar value of products and services purchased from Iowa State Industries during FY 2001 to the Legislative Fiscal Bureau by January 15, 2002.
- see bill SF 531 Section 12 appropriates Use Tax receipts to the Department of Inspections and Appeals.
- see bill SF 531 Section 14 appropriates Road Use Tax Fund money to the Department of Management.
- see bill SF 531 Section 18 appropriates Primary Road Fund money to the Department of Personnel.
- see bill SF 531 Section 19 appropriates Road Use Tax Fund money to the Department of Personnel.
- see bill SF 531 Section 23 appropriates Motor Fuel Tax Fund money to the Department of Revenue and Finance.