

2004 Legislative Session

DOT Administrative Rules Affected by New Legislation

(Please note that other administrative rules may need to be updated.
This list does not include all the rule changes that may be needed.)

- SF 2070 Section 3 requires rulemaking on the method for providing signatures for applications made by electronic means if the DOT develops and implements a program to allow for electronic applications, titling, registering, and electronic funds transfer for vehicles subject to registration. Section 3 is effective January 1, 2005.
- Section 23 adds a new subsection that requires the DOT to waive the penalties imposed for late payment of motor vehicle registration fees for an owner who is in the United States military service and is relocated as a result of being placed on active duty on or after September 11, 2001. The DOT is required to adopt rules including, if necessary, procedures for refunding penalties collected prior to the effective date of this Act. Section 23 is effective upon enactment, March 29, 2004.
- Section 32 allows a qualified fleet owner to certify the destruction of registration plates for motor vehicles subject to proportional registration that are removed from the fleet, rather than return the plates to the DOT when applying for a refund. The DOT is required to adopt rules to define a qualified fleet owner. Section 32 is effective upon enactment, March 29, 2004.
- SF 2289 Section 1 adds a new section to allow persons to file a notarized affidavit of correction with the county treasurer to correct information printed incorrectly on a certificate of title, application for certificate of title, damage disclosure statement or other document required for a vehicle title transfer. Also requires the DOT to consult with a representative of the Iowa State County Treasurers Association and promulgate rules and adopt a standard affidavit form or forms to administer this section.
- SF 2298 Section 334 adds a new section that requires the DOT to adopt rules requiring railroad corporations within the state to provide reasonable and adequate access to first aid and medical treatment for employees injured in the course of employment.