

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
17A.4	SF 2316	Section 2 concerns filing notices of intended action of proposed rules.
17A.5	SF 2316	Section 3 concerns filing rules adopted by an agency.
17A.6	SF 2316	Section 4 concerns publication of the Iowa Administrative Code.
17A.18A	SF 2253	Section 5 adds the words "of the State of Iowa and of the United States" after the word "Constitution."
25	HF 2797	Sections 93-101 concern claims against the state and by the state.
28M.4	SF 2194	Section 1 relates to Regional Transit District Commissions. Allows for certain claims to be consolidated when published.
73A.1	HF 2713	Section 19 amends the definition of "municipality" by striking the words "school corporation." This section takes effect January 1, 2007.
73A.2	HF 2713	Section 20 relates to a notice of hearing and makes a coordinating amendment concerning the competitive bid threshold. This section takes effect January 1, 2007.
73A.18	HF 2713	Section 21 relates to advertisement for bids and makes a coordinating amendment concerning the competitive bid threshold. This section takes effect January 1, 2007.
306.46	HF 2515	Section 14 corrects a Code citation. Cites new Code chapter 318.
306A.3	HF 2543	Section 82 corrects a reference to the DOT. The section requires the state DOT to adopt rules embodying a utility accommodation policy.
306C	HF 2525	Sections 1 and 2 delete references to municipal recognition signs. Section 3 allows public officers and agencies to erect official signs without a permit from the DOT.
306C.13	HF 2515	Section 15 corrects a Code citation. Cites new Code chapter 318.
306C.24	HF 2543	Section 83 corrects a Code citation. This section relates to just compensation.
307.12	HF 2525	Section 5 requires the DOT to present the Department's proposed budget to the Transportation Commission prior to December 31 of each year.
307.20	HF 2754	Section 78 renames the Biodiesel Fuel Revolving Fund as the Biodiesel

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		and Biodiesel Blended Fuel Revolving Fund and makes coordinating amendments.
307.21	HF 2754	Section 66 provides that motor vehicles purchased by the DOT shall not operate on gasoline other than ethanol blended gasoline. Also provides that a state-issued credit card used to purchase gasoline shall not be valid to purchase gasoline other than ethanol blended gasoline.
307.21	HF 2754	Section 67 makes changes concerning what is considered flexible fuel.
307.26	HF 2543	Section 84 corrects a reference to a public law. This section relates to the DOT administrator's responsibilities for rail and water.
308.3	HF 2543	Section 85 corrects a reference to a public law within the definition of "national parkway."
311.32	HF 2515	Section 16 corrects a Code citation. Cites new Code chapter 318.
312.1	HF 2754	Section 83 strikes "motor vehicle fuel" and inserts "motor fuel."
312.3B	HF 2543	Section 86 adds the word "fund" after "farm-to-market road."
312.11	HF 2754	Section 83 strikes "motor vehicle fuel" and inserts "motor fuel."
314.1	HF 2713	Section 27 strikes Code citations 384.95 and 384.96. These two Code sections are repealed in Section 41 of the bill. Code section 384.95 defines "public improvement" and "governing body." Code section 384.96 concerns the requirement that cities advertise for sealed bids. This section takes effect January 1, 2007. <i>Note: 2006 Iowa Acts, HF 2797, section 80, amends HF 2713, section 27.</i>
314.1	HF 2797	Section 80 amends 2006 Iowa Acts, HF 2713, section 27, by restoring the bid threshold for highway, bridge, and culvert projects in cities having a population of 50,000 or less. Also requires cities to comply with certain contract letting procedures in new Code chapter 38.
314.1A	HF 2713	Section 28 imposes rulemaking requirements. Under the bill, the DOT is required to adopt rules prescribing the manner by which cities and counties shall provide a detailed cost accounting under Code sections 309.93 or 312.14 of all instances of the use of day labor or public or private contracts for construction, reconstruction, or improvement projects of a highway, bridge or culvert within their jurisdiction. Previously, this requirement did not include bridges or culverts. A new rulemaking requirement directs the DOT to adopt rules prescribing the manner by

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		which governmental entities administer competitive quotations for public improvement contracts under new Code section 38.14. The DOT must also establish Horizontal and Vertical Infrastructure Advisory Committees. This section is effective upon enactment, March 29, 2006.
314.1B	HF 2713	Section 29 concerns new DOT requirements relating to the Bid Threshold Subcommittees. Requires the DOT director to appoint a Horizontal Infrastructure Bid Threshold Subcommittee and a Vertical Infrastructure Bid Threshold Subcommittee. Coordinating amendments are also made. This section is effective upon enactment, March 29, 2006.
314.18	HF 2525	Section 4 requires the DOT, counties, cities and other public entities to be responsible for the safety inspection and evaluation of all highway bridges under their jurisdiction which are located on public roads, in accordance with the National Bridge Inspection Standards.
314.28	HF 2792	Section 60 allows money to be transferred to the Keep Iowa Beautiful Fund from the joint income tax refund checkoff for the Keep Iowa Beautiful Fund and the Volunteer Fire Fighter Preparedness Fund.
318	HF 2515	Sections 1-12 create new Code chapter 318 relating to highway obstructions.
319	HF 2515	Section 19 repeals Code chapter 319. Code chapter 319 is titled, "Obstructions in Highways." HF 2515 creates a new Code chapter 318 concerning this same subject.
321.1	HF 2525	Section 6 amends the definitions of "motorized bicycle" and "bicycle." This section is effective upon enactment, April 20, 2006.
321.1	HF 2525	Section 7 strikes the definition of "trailer coach."
321.10	HF 2543	Section 87 corrects Code citations. This section relates to certified copies of records.
321.18	HF 2525	Section 8 exempts temporary undercarriages used solely to transport manufactured homes, modular homes or other portable buildings used or intended to be used for human occupancy from vehicle registration requirements.
321.19	SF 2289	Allows the DOT Director and the Department of Administrative Services Director to order the issuance of regular registration plates rather than official plates for mental health professionals or health care professionals who provide off-site or in-home medical or mental health services to

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		clients of publicly funded programs.
321.20	HF 2525	Section 9 requires the application for registration and title of a leased vehicle to state whether the notice of registration renewal shall be sent to the lessor or lessee and whether the lessor or the lessee shall receive the registration fee refund.
321.20	HF 2654	Section 2 permits a firm, association or corporation with vehicles in multiple counties to register a vehicle in the county where the primary user of the vehicle is located, rather than in the county of the owner's residence.
321.20A	HF 2654	Section 3 clarifies that an owner of more than 50 commercial vehicles subject to proportional registration who is issued a title is not subject to registration fees until the commercial vehicle is driven or moved upon the highways.
321.20B	HF 2775	Sections 1-3 relate to the assessment of costs when a citation for driving without liability coverage is dismissed.
321.24	HF 2654	Section 4 concerns "rebuilt" designations on titles and registrations.
321.25	HF 2654	Section 5 extends the period of time that a vehicle may be operated pending receipt of registration plates from 45 days to 60 days. This section is effective July 1, 2007.
321.30	HF 2525	Section 10 allows the DOT or county treasurer to refuse registration and issuance of a title unless the vehicle bears a manufacturer's label pursuant to 49 CFR Part 567 certifying that the vehicle meets Federal Motor Vehicle Safety Standards. This section is effective upon enactment, April 20, 2006.
321.42	HF 2525	Section 11 allows the DOT or county treasurer to waive the \$5 fee for a replacement license plate when the plate is lost during a documented accident.
321.45	SF 2394	Section 17 corrects a Code citation. This section takes effect January 1, 2007.
321.46	HF 2525	Section 12 requires the county treasurer to note receipt of an affidavit certifying the sale or transfer of a vehicle in the vehicle registration and titling system. Section 12 also allows the lessor or lessee to file an affidavit certifying that the lease has expired or been terminated and the date that the leased vehicle was surrendered to the lessor. Section 13

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		provides that a lessee who purchases a vehicle upon termination of the lease has 30 days to claim from the lessor the registration fee credit and assignment of the registration plates.
321.46	HF 2654	Section 6 permits a firm, association or corporation with vehicles in multiple counties to register a vehicle in the county where the primary user of the vehicle is located, rather than in the county of the owner's residence.
321.52	HF 2362	Section 12 permits a new motor vehicle dealer or an authorized vehicle recycler to reassign a salvage title to any person.
321.52	HF 2525	Section 14 states that a motor vehicle with a gross vehicle weight rating of 30,000 pounds or more is not subject to a salvage theft examination and the owner is not required to submit a salvage theft examination certificate. The definition of "wrecked or salvage vehicle" is amended to remove the exception for motor vehicles having a gross vehicle weight rating of 30,000 or more pounds.
321.52	HF 2654	Section 7 concerns "prior salvage" designations on titles and registrations.
321.56	HF 2754	Section 83 strikes "motor vehicle fuel" and inserts "motor fuel."
321.57	HF 2525	Section 15 allows a dealer to use dealer plates to operate or move upon the highways a vehicle owned by the dealer for either private or business purposes. Also allows a dealer that leases vehicles to use dealer plates to transport such vehicles for delivery to an owner or to auction.
321.57	SF 2394	Section 18 eliminates a provision that allowed licensed manufactured or mobile home retailers to obtain dealer plates from the DOT to transport and deliver mobile homes or manufactured homes on the state's highways. This section takes effect January 1, 2007.
321.58	HF 2525	Section 42 provides that certificates issued to dealers, transporters, new motor vehicle wholesalers, and manufactured or mobile home retailers for dealer or transporter plates shall be issued for a 2-year period. This section takes effect January 1, 2007.
321.58	SF 2394	Section 19 strikes language concerning manufactured or mobile home retailers licensed under Code Chapter 322B. This section takes effect January 1, 2007.
321.60	HF 2525	Section 43 provides that dealer and transporter plates shall be issued for a 2-year period. This section takes effect January 1, 2007.

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
321.61	HF 2525	Section 44 states that dealer and transporter plates shall expire at midnight on December 31 of even-numbered years. This section takes effect January 1, 2007.
321.69	HF 2543	Section 88 corrects a reference to the face of the title and registration receipt. This section relates to the damage disclosure statement.
321.101A	HF 2654	Section 8 authorizes county treasurers to revoke a person's vehicle registration if the registration fees are paid by an electronic payment or credit card that is not honored by the person's financial institution or credit card company. This section is effective upon enactment, April 20, 2006.
321.109	HF 2525	Section 16 changes a reference from "motor bicycles" to "motorized bicycles." Section 16 also provides that a title issued to a nonresident purchaser shall be delivered to the owner. If there is a security interest on the title, the county treasurer shall mail to the secured party an acknowledgement of the security interest. The county treasurer shall not release the security interest. The amendment that changes the term "motor bicycles" to "motorized bicycles" is effective upon enactment, April 20, 2006.
321.115	HF 2525	Section 17 removes a reference to selling motor vehicles that are 20 years old or older at wholesale.
321.123	HF 2654	Section 9 permits prorated refunds of vehicle registration fees for travel trailers and fifth wheel travel trailers when the title is transferred. This section takes effect January 1, 2007.
321.126	HF 2525	Section 18 adds a new subsection allowing for a refund of registration fees for leased vehicles once the lease has expired. Certain conditions apply.
321.126	HF 2654	Sections 10 and 11 pertain to refunds of registration fees and change "motor vehicle" to "vehicle." These sections take effect January 1, 2007.
321.127	HF 2654	Section 12 pertains to refunds of registration fees and changes "motor vehicle" to "vehicle." This section takes effect January 1, 2007.
321.174	HF 2775	Section 4 relates to the assessment of costs when a citation for driving without a driver's license in the driver's immediate possession is dismissed.
321.176A	HF 2525	Section 19 exempts a farmer or persons working for the farmer from

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		commercial driver's license requirements when operating a commercial motor vehicle controlled by the farmer within 150 air miles of the farm.
321.177	SF 2253	Section 35 strikes Code section 321.177, subsection 10. This subsection concerns persons who are applying for issuance of a driver's license in a county which is participating in the driver's license indebtedness clearance pilot project.
321.178	SF 2267	Section 1 requires that a driver education course include instruction concerning sharing the road with bicycles and motorcycles.
321.180	HF 2525	Section 20 provides that an instruction permit is valid for a period of four years instead of two years.
321.180	HF 2525	Section 21 prevents holders of commercial driver's license instruction permits from carrying hazardous materials that require placarding.
321.180B	HF 2525	Section 22 provides that an instruction permit is valid for a period of four years instead of two years.
321.180B	HF 2525	Sections 23 and 24 require a holder of an instruction permit under graduated driver's license provisions to be violation free (rather than conviction free) for six months prior to upgrading to an intermediate license, and the holder of an intermediate license to be violation free for twelve months prior to upgrading to a full license. Allows the DOT to take remedial action if a person held an instruction permit or intermediate license on the date of the violation (rather than the date of the conviction).
321.188	HF 2525	Section 25 requires commercial driver's license applicants to identify all states where they have been licensed to drive any type of motor vehicle during the previous 10 years.
321.189	HF 2525	Section 26 requires the DOT to assign an applicant for a driver's license a distinguishing number other than the applicant's social security number.
321.190	HF 2525	Section 27 requires the DOT to assign an applicant for a nonoperator's identification card a distinguishing number other than the applicant's social security number.
321.208	HF 2525	Section 28 provides that a person is disqualified from operating a commercial motor vehicle for one year upon a conviction or final administrative decision that the person has committed a felony or aggravated misdemeanor involving the use of a motor vehicle (rather than commercial motor vehicle) other than an offense involving

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		manufacturing, distributing, or dispensing a controlled substance.
321.210B	SF 2253	Section 86 repeals Code section 321.210B. This section concerns the driver's license indebtedness clearance pilot project.
321.210C	HF 2543	Section 89 corrects a Code citation. This section relates to the probation period for a person whose driver's license or operating privilege has been suspended, revoked or barred.
321.218	SF 2253	Section 36 strikes reference to a Code citation.
321.234A	HF 2569	Allows all-terrain vehicles (ATV) to operate on the highway if the ATV is operated for the purpose of mowing, installing approved trail signs, or providing maintenance on a snowmobile or all-terrain vehicle trail designated by the Department of Natural Resources.
321.261	HF 2398	Sections 1 and 2 relate to criminal penalties for a driver convicted of failure to stop and render aid at the scene of a motor vehicle accident.
321.267A	HF 540	Adds a new section relating to reports of traffic accidents involving certified law enforcement officers or other emergency responders.
321.324A	HF 2654	Section 13 changes "funeral home" to "funeral establishment" and amends the definition of "funeral procession" to allow an escort vehicle with a flashing or revolving red and amber light.
321.375	SF 2272	Section 50 relates to grounds for the immediate suspension from duties of a school bus driver, including a part-time or substitute bus driver, and eliminates language related to whether or not the school bus driver is under contract.
321.376	SF 2272	Section 51 allows the Department of Education to take adverse actions when a school bus driver is found to have violated certain provisions.
321.423	HF 2654	Section 14 allows a flashing light on a vehicle being operated as an escort vehicle for a funeral procession.
321.430	HF 2525	Section 29 relates to braking requirements for trailers, semitrailers and travel trailers.
321.457	HF 2525	Section 30 increases the maximum length allowed for four-vehicle combinations of saddle mounted power units operating on Iowa highways from 75 feet to 97 feet. Section 31 allows the maximum length of a towaway trailer transporter combination operated on Iowa highways to be

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		85 feet if allowed under federal law.
321.482A	SF 2267	Section 2 adds a new section concerning violations and penalties when a serious injury or death occurs when operating a motor vehicle.
321A.5	HF 2525	Section 32 makes the minimum dollar amount for driver's license and vehicle registration suspension following an accident consistent with the minimum dollar amount for reporting an accident.
321F.4	HF 2525	Section 45 provides that a license for leasing vehicles shall be issued for a 2-year period and shall expire on December 31 of even-numbered years. This section takes effect January 1, 2007.
321H.4	HF 2525	Section 46 provides that a license to operate as an authorized vehicle recycler shall be issued for a 2-year period and shall expire on December 31 of even-numbered years. This section takes effect January 1, 2007.
321I.10	SF 2253	Section 37 clarifies that "department" means "state department of transportation." This section allows the DOT to adopt rules concerning all-terrain vehicle trails.
321J.2	HF 2543	Section 90 corrects a Code citation. This section concerns operating while under the influence of alcohol or a drug.
321J.2	HF 2789	Sections 1-3 increase the fines for operating while intoxicated.
321J.3	HF 2543	Section 91 corrects a reference to the licensure standards of the Department of Public Health. This section relates to the requirement that the DOT must adopt rules regarding the assignment of persons ordered to submit to substance abuse evaluation and treatment.
321L.2	HF 2525	Section 33 expands the types of documents that are accepted as identification when a person is applying for a persons with disabilities parking permit.
322.3	HF 2525	Section 34 removes an exemption that allowed school bus manufacturers to own an interest in, operate or control a motor vehicle dealer of school buses.
322.5	HF 2525	Section 35 allows the DOT to issue multiple consecutive permits to display new motor vehicles at fairs, vehicle shows and vehicle exhibitions.
322.5	HF 2525	Section 47 provides that a motor vehicle dealer's license shall be issued

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		for a 2-year period. This section takes effect January 1, 2007.
322.7	HF 2525	Section 48 provides that a motor vehicle dealer's license shall be issued for a 2-year period and shall expire on December 31 of even-numbered years. This section takes effect January 1, 2007.
322.27A	HF 2525	Section 36 specifies that a person shall not engage in business as a wholesaler of new motor vehicles in this state without a license.
322.29	HF 2525	Section 37 strikes a paragraph concerning the license fee for a used motor vehicle distributor or wholesaler.
322.29	HF 2525	Section 49 provides that the expiration date of a motor vehicle manufacturer, distributor or wholesaler license is December 31 of even-numbered years. Allows a licensee to have the month of expiration and the month after the expiration to renew the license. This section takes effect January 1, 2007.
322.29	HF 2525	Sections 50 and 51 provide for 2-year license fees for motor vehicle manufacturers, distributors and wholesalers. These sections take effect January 1, 2007.
322B	SF 2394	Section 24 repeals Code Chapter 322B. SF 2394 transfers administration of manufactured or mobile home retailer licensing from the DOT to the State Building Code Commissioner within the Department of Public Safety. This section takes effect January 1, 2007.
322B.3	HF 2525	Section 38 allows the DOT to issue multiple consecutive permits to display and offer for sale new manufactured homes at fairs, shows and exhibitions.
322B.3	HF 2525	Section 52 provides for 2-year licensing of manufactured or mobile home retailers. This section takes effect January 1, 2007.
322B.3	SF 2394	Section 20 clarifies language regarding utility service connections for the installation of a manufactured or mobile home. This section takes effect upon enactment, April 26, 2006.
322B.4	HF 2525	Section 53 provides that a license for a manufacturer or distributor of manufactured or mobile homes shall be issued for a 2-year period and shall expire on December 31 of even-numbered years. Allows a licensee to have the month of expiration and the month after expiration to renew the license. This section takes effect January 1, 2007.

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
322C.3	HF 2525	Section 39 allows the DOT to issue multiple consecutive permits to display and offer for sale new travel trailers at fairs, shows and exhibitions.
322C.4	HF 2525	Section 54 provides that a travel trailer dealer's license shall be issued for a 2-year period. This section takes effect January 1, 2007.
322C.4	HF 2525	Section 55 provides that a travel trailer dealer's license shall expire on December 31 of even-numbered years. This section takes effect January 1, 2007.
322C.9	HF 2525	Section 56 provides that a license for a manufacturer or distributor of travel trailers shall be issued for a 2-year period and expire on December 31 of even-numbered years. This section takes effect January 1, 2007.
323A	HF 2754	Section 21 adds new definitions for "E-85 gasoline" and "ethanol blended gasoline." Section 22 amends the definition for "motor fuel." Section 23 allows a franchisee to purchase E-85 gasoline from another source. Section 24 adds a new section concerning the purchase of E-85 gasoline from another source. Sections 21-24 take effect upon enactment, May 30, 2006.
324.6A	HF 2782	Section 55 establishes a Public Transit Infrastructure Grant Fund. Requires the DOT to adopt rules to specify criteria that must be included in a grant application. Moneys in the Public Transit Infrastructure Grant Fund shall not revert to the fund from which they were appropriated but shall remain indefinitely.
326.2	HF 2525	Section 40 strikes the words "trailer coach."
327B.1	HF 2775	Section 5 relates to the assessment of costs when a citation for failure to have proper evidence of interstate authority is dismissed.
327C.5	HF 2543	Section 92 corrects Code citations. This section concerns scheduled violations and penalties.
328.36	HF 2782	Section 56 relates to money deposited into the State Aviation Fund. This section takes effect July 1, 2007. <i>Note: Section 57 of HF 2782 creates the Aviation Fund.</i>
328.56	HF 2782	Section 57 creates the State Aviation Fund. This section takes effect July 1, 2007.
330A.12	HF 2713	Section 30 requires aviation authorities to comply with the new bidding

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		procedures in Code chapter 38. This section takes effect January 1, 2007.
331.301	HF 2543	Section 93 adds the words "of the State of Iowa" after the word "Constitution."
331.341	HF 2713	Section 31 requires counties to comply with the new bidding procedures in Code chapter 38, except for improvements paid for from the Secondary Road Fund. Section 32 increases the threshold for a contractor's bond from \$15,000 to \$25,000. This section takes effect January 1, 2007.
331.362	HF 2515	Section 17 corrects a Code citation. Cites new Code chapter 318.
331.552	HF 2654	Section 15 changes from \$10 to \$20 the fee required to be collected for issuance of a tax sale certificate. This section is effective upon enactment, April 20, 2006, and applies to parcels sold at tax sales held on or after June 1, 2006.
331.552	HF 2654	Section 16 provides that the county treasurer may destroy mobile home and manufactured home tax lists after ten years have elapsed from the end of the fiscal year in which the list was created.
331.559	HF 2654	Section 17 provides that the county treasurer may dispose of the record of a suspended tax, special assessment, rate, or charge after 10 years from date of payment, abatement or cancellation.
354.6	HF 2177	Section 1 requires the county auditor to evidence the approval of a name or title of a subdivision plat.
354.11	HF 2177	Section 2 adds a new subsection requiring that a subdivision plat presented to the recorder for recording include a statement by the county auditor approving the name or title of the subdivision plat. Section 3 corrects a citation.
364.1	HF 2543	Section 95 adds the words "of the State of Iowa" after the word "Constitution."
364.2	HF 2543	Section 96 adds the words "of the State of Iowa" after the word "Constitution."
364.4	HF 2713	Section 35 makes coordinating amendments relating to new Code chapter 38. This section takes effect January 1, 2007.
364.20	HF 2754	Section 69 provides that motor vehicles purchased by a city shall not operate on gasoline other than ethanol blended gasoline.

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
384.20	HF 2713	Section 36 strikes references to Code sections that are repealed in this bill and insert references to new Code chapter 38. This section takes effect January 1, 2007.
384.95 to 384.102	HF 2713	Section 41 repeals Code sections 384.95 to 384.102. Code sections 384.95 to 384.102 are Division VI, Contract Letting Procedure, of Code chapter 384, City Finance. This section takes effect January 1, 2007.
384.103	HF 2713	Section 37 strikes references to Code sections that are repealed in this bill and inserts reference to new Code chapter 38. This section takes effect January 1, 2007.
423.1	SF 2253	Section 39 amends the definition of "nonresidential commercial operations" to include manufactured home communities.
423.6	HF 2794	Section 46 concerns use tax exemptions. It exempts from the purchase price of a replacement motor vehicle owned by a motor vehicle dealer which is being registered by that dealer and is not otherwise exempt from tax the fair market value of a replaced motor vehicle, if certain conditions are met.
423.14	HF 2754	Section 83 strikes "motor vehicle fuel" and inserts "motor fuel."
452A.2	HF 2754	Sections 50-53 add or amend definitions to Code chapter 452.
452A.2	HF 2754	Section 79 amends the definition of "blender" by replacing "alcohol" with "ethanol."
452A.2	HF 2754	Section 80 amends the definition of "nonterminal storage facility" by replacing "alcohol" with "ethanol."
452A.3	HF 2754	Section 81 makes changes to how the excise tax is imposed on each gallon of E-85 gasoline.
452A.6	HF 2754	Section 82 makes coordinating amendments pertaining to a blender's license.
452A.31	HF 2754	Section 54 adds a new section concerning special terms.
452A.32	HF 2754	Section 55 adds a new section concerning a schedule for averaging ethanol content in E-85 gasoline
452A.33	HF 2754	Section 56 requires the DOT to report to the Governor and the Legislative

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		Services Agency on or before February 1 of each year providing information regarding flexible fuel vehicles registered in Iowa.
452A.63	HF 2754	Section 83 strikes "motor vehicle fuel" and inserts "motor fuel." <i>Note: 2006 Iowa Acts, HF 2759, section 18 amends HF 2754, section 83, subsection 4.</i>
452A.66	HF 2754	Section 83 strikes "motor vehicle fuel" and inserts "motor fuel."
452A.78	HF 2754	Section 83 strikes "motor vehicle fuel" and inserts "motor fuel."
452A.79	HF 2782	Section 59 relates to the net proceeds that are credited to the Road Use Tax Fund from the excise tax on diesel special fuel, motor fuel and other special fuel and penalties collected. This section takes effect July 1, 2007.
452A.79A	HF 2782	Section 60 creates a Marine Fuel Tax Fund. The fund shall consist of all revenues derived from the excise tax on the sale of motor fuel used in watercraft. This section takes effect July 1, 2007.
452A.82	HF 2782	Section 61 directs money remaining in the Aviation Fuel Tax Fund to the State Aviation Fund instead of the General Fund. This section takes effect July 1, 2007.
452A.84	HF 2782	Section 62 transfers money attributable to motor fuel used in watercraft to the Marine Fuel Tax Fund instead of the General Fund. This section takes effect July 1, 2007.
460	HF 2679	Relates to agricultural drainage wells.
614	SF 2264	Sections 14 and 15 relate to recording of documents with the county recorder's office.
669	HF 2797	Sections 104-113 concern state tort claims.
804.29	SF 2327	Allows an employee of a county attorney's office access to confidential records relating to arrest warrants.
805	SF 2319	Section 4 increases the fine from \$35 to \$70 for throwing or depositing upon a highway any glass bottle, glass, nails, tacks, wire, cans, trash, garbage, rubbish, litter or any other debris or dropping upon any highway any destructive or injurious material. Section 5 corrects a Code citation. Section 6 increases the fine to \$30 for littering.
See bill	HCR 112	This concurrent resolution designates May 2006 as Motorcycle Safety

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		Awareness Month.
See bill	HF 729	Sections 1-11 relate to the Iowa Public Employees' Retirement System. Section 11 requires the Public Retirement Systems Committee to study pension flexibility issues including aspects of defined contribution type vehicles and defined benefit plans and report to the General Assembly by October 1, 2007.
See bill	HF 2238	Section 15 explains procedures if the funds received from the federal government for the block grants specified in this Act are less than the amount appropriated.
See bill	HF 2238	Section 17 explains procedures if additional funds become available or are awarded from the federal government.
See bill	HF 2238	Section 53 appropriates money to the DOT from federal grants, receipts, funds and other nonstate grants.
See bill	HF 2245	Sections 1-8 concern the Iowa Public Employees' Retirement System. Section 4 takes effect upon enactment, April 26, 2006, and is retroactively applicable to January 1, 2006, and is applicable on or after that date. <i>Note: 2006 Iowa Acts, HF 2797, section 126, repeals HF 2245, section 2.</i>
See bill	HF 2362	Section 10 requires the state, within one year of the effective date of HF 2362, to revise its policies, rules and procedures to give priority and preference to the purchase of vehicles free of mercury-added components taking into consideration competition, price, availability and performance. Section 11 repeals Section 10, under certain conditions, if a National Mercury Switch Recovery Program is developed and implemented with the cooperation and approval of the United States Environmental Protection Agency.
See bill	HF 2508	Relates to direct deposit of wages and creates an exception to the payday information employers are required to provide each employee under the Iowa Wage Payment Collection Law. Section 1 is retroactively applicable to July 1, 2005, for employees hired on or after that date.
See bill	HF 2512	Relates to the jurisdiction of the Ethics and Campaign Disclosure Board. Requires the Board to administer and establish standards for, investigate complaints relating to, and monitor the reporting of gifts, bequests and grants. Requires the Board to adopt rules concerning the reporting of gifts, bequests and grants. Allows any person to file a complaint alleging that an agency has committed a violation related to not reporting gifts, bequests and grants received. Sections 2 and 4 take effect upon

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		enactment, April 17, 2006, and are retroactively applicable to July 1, 2005, and are applicable on and after that date.
See bill	HF 2521	Section 4 relates to funding for IowAccess from fees collected under Code section 321A.3.
See bill	HF 2521	Section 5 allows the Department of Administrative Services to assess a monthly \$2 per contract administrative charge on all health insurance plans administered.
See bill	HF 2521	Section 15 appropriates Use Tax receipts collected prior to their deposit in the Road Use Tax Fund to the Department of Inspections and Appeals, Administrative Hearings Division.
See bill	HF 2521	Paragraph 3 of Section 16 requires the DOT to provide salary data to the Department of Management and the Legislative Services Agency to operate the state's salary model.
See bill	HF 2521	Section 17 appropriates money from the Road Use Tax Fund to the Department of Management for salaries, support, maintenance and miscellaneous purposes.
See bill	HF 2521	Section 19 appropriates money from the Motor Fuel Tax Fund to the Department of Revenue for salaries, support, maintenance and miscellaneous expenses for administration and enforcement of the provisions of Code chapter 452A and the motor vehicle use tax program.
See bill	HF 2521	Section 27 makes changes concerning the state employees' disability insurance program.
See bill	HF 2521	Section 28 concerns the Department of Revenue's responsibility to establish, administer and make available a centralized debt collection capability and procedure for use by any state agency or local government entity.
See bill	HF 2525	Section 57 requires the DOT to provide a credit for certain excess fees paid prior to January 1, 2007, due to the transition to 2-year licensing in Division IV of HF 2525. This section takes effect January 1, 2007.
See bill	HF 2543	Section 4 capitalizes the word "State" in the section concerning federal funds for highway safety.
See bill	HF 2543	Section 5 corrects a Code citation in a section concerning Dubuque and Pacific Railroad Lands.

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
See bill	HF 2543	Section 7 corrects Code citations in a section concerning the promotional program for national historic landmarks and cultural and entertainment districts.
See bill	HF 2543	Section 14 strikes the word "work" and inserts "examination and copying." This section relates to examination and copying of public records.
See bill	HF 2558	Section 8 allows the Department of Corrections, in cooperation with counties, to use inmate labor to clean up roads and water sources.
See bill	HF 2558	Section 10 encourages state agencies to purchase products from Iowa State Industries (ISI). Also requires state agencies to obtain bids from ISI for purchases of office furniture exceeding \$5,000 or in accordance with applicable administrative rules related to purchases for the agency.
See bill	HF 2562	Makes electronic mail and telephone billing records of law enforcement agencies confidential if that information is part of an investigation.
See bill	HF 2590	Provides for the confidentiality of information concerning security procedures or emergency preparedness information developed and maintained by a government body. Requires the government body to adopt a rule or policy identifying the specific records to be confidential.
See bill	HF 2593	Relates to activities of lobbyists and the ethical conduct of state officials and employees. Prohibits, effective July 1, 2006, an official or state employee from receiving compensation simultaneously from more than one executive branch agency, unless the official or state employee provides notice to the Ethics and Campaign Disclosure Board. Exceptions are provided for service in the Iowa national guard and in the General Assembly. Currently, the Code prohibits the sale of goods and services by officials and employees of a regulatory agency to persons subject to the agency's regulatory authority. The bill adds the leasing of goods and services to these provisions. Requires the Board to adopt rules specifying the method by which an executive or administrative head of a regulatory agency can obtain consent for the sale or lease of goods or services.
See bill	HF 2654	Section 18 sets the annual salary for the deputy in charge of county driver's license issuance.
See bill	HF 2686	Provides for technical and substantive changes relating to the Iowa Communications Network. Also relates to funding of the network.

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
See bill	HF 2705	Provides for changes to specified aspects of the operation of the Department of Administrative Services. Concerns the responsibility of advisory groups to assist the Technology Governance Board with the review and approval of all concept papers and related documentation. Makes some changes concerning information technology standards and competitive bidding. Also amends the definition of "state agency" by adding political subdivisions within the definition. <i>Note: 2006 Iowa Acts, HF 2797, section 114, amends HF 2705, section 1.</i>
See bill	HF 2713	Sections 1-15 create new Code chapter 38 known as the "Iowa Construction Bidding Procedures Act." In Section 2 "governmental entity" is defined and this definition excludes the DOT and the Board of Regents. Section 2 also defines "public improvement"; the definition excludes a highway, bridge or culvert project. Section 13 relates to early release of retained funds and requires that payments made by a governmental entity or the DOT for the construction of public improvements and highway, bridge, or culvert projects be made in accordance with the provisions of Code chapter 573, except as provided in new Code section 38.13. Sections 1-15 take effect January 1, 2007.
See bill	HF 2754	Relates to renewable fuel and energy, provides incentives for infrastructure used to store and dispense renewable fuel, and provides for income tax credits and penalties. <i>Note: 2006 Iowa Acts, HF 2797, section 122, amends HF 2754, section 25.</i>
See bill	HF 2754	Section 33 requires the DOT and the Department of Natural Resources (DNR) to conduct a study to provide methods to inform persons of the availability of E-85 gasoline offered for sale and distribution by retail dealers of motor fuel in Iowa, including the location of each retail motor fuel site where a retail dealer offers E-85 gasoline for sale and distribution. The study must include methods for identifying those locations for the convenience of the traveling public including but not limited to the identification of those locations on roadside signs and on the official Iowa transportation map. The DOT and DNR shall jointly prepare and deliver a report to the Governor and General Assembly, which shall include findings and recommendations, not later than January 10, 2007.
See bill	HF 2759	Relates to renewable fuel by providing for the appropriation of moneys to support renewable fuel infrastructure and providing for tax credits. Section 18 of HF 2759 amends 2006 Iowa Acts, HF 2754, section 83, subsection 4, by striking reference to Code citations 214A.5 and 214A.7. Sections 1-6 and 8-22 are contingent upon the enactment of 2006 Iowa Acts, HF 2754. <i>Note: The Governor item vetoed HF 2759, Sections 4, 5,</i>

Iowa
Code

Bill #

2006 Comments

7, 20, 21, 24 and part of 23. *Note:* HF 2754 was signed by the Governor on May 30, 2006. *Note:* 2006 Iowa Acts, HF 2797, section 56, amends HF 2759.

See bill	HF 2782	Paragraph 14 of Section 1 appropriates money from the Rebuild Iowa Infrastructure Fund to the DOT for the Railroad Revolving Loan and Grant Fund and for aviation purposes. Section 4 states that this money shall not revert but shall remain available for the purposes designated until the close of the fiscal year that begins July 1, 2009, or until the project for which the appropriation was made is completed, whichever is earlier.
See bill	HF 2782	Section 2 appropriates money from the Rebuild Iowa Infrastructure Fund to the DOT for the Public Transit Infrastructure Grant Fund. Section 4 states that this money shall not revert but shall remain available for the purposes designated until the close of the fiscal year that begins July 1, 2010, or until the project for which the appropriation was made is completed, whichever is earlier. <i>Note:</i> Section 55 of HF 2782 establishes the Public Transit Infrastructure Grant Fund.
See bill	HF 2782	Paragraph 11 of Section 16 appropriates money from the Endowment for Iowa's Health Restricted Capitals Fund to the DOT for infrastructure improvements at general aviation airports, for vertical infrastructure improvements at commercial service airports, for acquiring, constructing and improving recreational trails, and for deposit in the Public Transit Infrastructure Grant Fund. \$200,000 of the \$2 million appropriated for recreational trails is for trail projects in Wapello County. Paragraph 11 also specifies how the money appropriated to commercial service airports shall be allocated. The commercial service airports are also required to submit applications for funding of specific projects to the DOT for approval by the Transportation Commission. Section 18 states that this money shall not revert but shall remain available for the purposes designated until the close of the fiscal year that begins July 1, 2009, or until the project for which the appropriation was made is completed, whichever is earlier. Section 19 requires the DOT to annually, on or before January 1 of each year, report to the Joint Transportation, Infrastructure, and Capitals Appropriation Subcommittee, the Legislative Services Agency, the Department of Management, and the Legislative Capital Projects Committee of the Legislative Council the status of all ongoing projects that were appropriated money from the Endowment for Iowa's Health Restricted Capital Fund.
See bill	HF 2782	Sections 33, 34, 35 and 38 require state agencies to annually, on or before January 1 of each year, report to the Joint Transportation, Infrastructure,

Iowa
Code

Bill #

2006 Comments

and Capitals Appropriation Subcommittee, the Legislative Services Agency, the Department of Management, and the Legislative Capital Projects Committee of the Legislative Council the status of all ongoing projects that were appropriated money from the Rebuild Iowa Infrastructure Fund, the Environment First Fund, the Vertical Infrastructure Fund and the Tobacco Settlement Trust Fund.

See bill	HF 2782	Section 63 amends 2006 Iowa Acts, Senate File 2363, section 5, by striking this section and inserting a new section relating to the Wastewater Treatment Financial Assistance Program.
See bill	HF 2782	Section 64 concerns a study of emergency services in the state.
See bill	HF 2782	Section 65 states that for the fiscal year beginning July 1, 2007, 50 percent of the moneys remaining after the cost of administering the Aviation Fuel Tax Fund shall be credited to the General Fund.
See bill	HF 2789	Section 5 increases the court costs from \$30 to \$50 for filing and docketing a complaint or information for a simple misdemeanor and a complaint or information for a nonscheduled simple misdemeanor under Code chapter 321. Also increases other filing, docketing and court costs.
See bill	HF 2792	Section 61 adds a new section concerning the joint income tax refund checkoff for the Keep Iowa Beautiful Fund and the Volunteer Fire Fighter Preparedness Fund. Requires the Department of Revenue to adopt rules. This section applies retroactively to tax years beginning on or after January 1, 2006.
See bill	HF 2792	Section 68 amends 2006 Iowa Acts, Senate File 2410, by amending the definition of "service contract" to exclude services provided for the operation, construction or maintenance of a city utility.
See bill	HF 2797	Section 2 relates to the budget process for fiscal year 2007-2008. Requires all departments to transmit to the Director of the Department of Management, on blanks to be furnished by the Director, estimates of their expenditure requirements, including every proposed expenditure for the ensuing fiscal year, together with supporting data and explanations as called for by the Director of the Department of Management after consultation with the Legislative Services Agency. The estimates must be prioritized by program or the results to be achieved and be accompanied by performance measures for evaluating the effectiveness of the programs or results.
See bill	HF 2797	Section 9 provides that the revenue estimate determined by the Revenue

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		Estimating Conference on March 24, 2006, is to be used in determining the state General Fund expenditure limitation for FY 2006-2007 budget purposes. This section takes effective upon enactment, June 2, 2006, and applies retroactively to January 9, 2006.
See bill	HF 2797	Section 13 sets the salary range for state officers, including the DOT Director.
See bill	HF 2797	Section 15 increases pay plans for noncontract state employees by 2 percent for the pay period beginning June 30, 2006, and makes other provisions.
See bill	HF 2797	Section 16 appropriates money from the Road Use Tax Fund and the Primary Road Fund to the Salary Adjustment Fund to supplement other funds appropriated by the General Assembly. These funds must be used to fund the annual pay adjustments, expense reimbursements and related benefits for public employees.
See bill	HF 2797	Section 19 states that all federal funds received and affected by Division III of HF 2797 may be expended.
See bill	HF 2797	Section 21 extends the Sick Leave Conversion Program under the collective bargaining agreement to employees in the executive branch not covered by a collective bargaining agreement.
See bill	HF 2797	Section 56 amends 2006 Iowa Acts, HF 2759, by allowing the unencumbered and unobligated moneys remaining in the Renewable Fuel Infrastructure Fund at the close of each fiscal year to not revert to the funds from which appropriated until the end of the fiscal year that begins July 1, 2011.
See bill	HF 2797	Section 59 extends military leave to members of the Civil Air Patrol.
See bill	HF 2797	Sections 62-64 relate to Homeland Security and Emergency Response Teams.
See bill	HF 2797	Section 72 requires all newly constructed buildings or structures, excluding any addition, renovation, or repair of a building or structure whether existing prior to January 1, 2007, or thereafter, that are owned by the state or an agency of the state, to be subject to a plan review and inspection by the state building code commissioner or an independent building inspector appointed by the commissioner.
See bill	HF 2797	Division VI, Sections 90-113, relate to the settlement of state financial

<u>Iowa Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
		and tort claims. <i>Note: Sections 93-101 are also indexed under Code chapter 25. Sections 104-113 are also indexed under Code chapter 669.</i>
See bill	HF 2797	Section 114 amends 2006 Iowa Acts, HF 2705, section 1, by striking the word "meetings" and inserting "session."
See bill	HF 2797	Section 116 amends 2006 Iowa Acts, Senate File 2231, section 2, paragraph 3a, by striking the words "to be."
See bill	HF 2797	Section 122 amends 2006 Iowa Acts, HF 2754, section 25, by striking the words "division II."
See bill	HF 2797	Section 126 amends 2006 Iowa Acts, HF 2245, section 2, by repealing this section because 2006 Iowa Acts, HF 729, section 3, was enacted. This section relates to IPERS.
See bill	SF 2183	Relates to the certification of enterprise zones and incentive and assistance under the Enterprise Zone Program. Section 6 provides that a city may designate an area of up to four square miles to be an enterprise zone if the area is a blighted area and the area includes or is located within four miles of at least three of the following: a commercial service airport, a barge terminal or navigable waterway, entry to a rail line, entry to an interstate highway or entry to a commercial and industrial highway network. Section 9 requires the Department of Economic Development (DED) to submit a report to the General Assembly by December 31, 2006, regarding the Enterprise Zone Program and other programs administered by the DED. Section 4 of this bill takes effect upon enactment, May 30, 2006, and applies retroactively to May 14, 1997. The remaining sections of this bill take effect upon enactment, May 30, 2006, and apply retroactively to March 1, 2006.
See bill	SF 2207	Requires that all notices, proceedings, and other matters required by law or ordinance to be published in a newspaper to be published only in the English language and in newspapers published primarily in the English language. Previously, the documents were to be published in newspapers which published wholly in the English language.
See bill	SF 2231	Concerns accrued sick leave and the conversion of sick leave for state employees. <i>Note: 2006 Iowa Acts, HF 2797, section 116, amends SF 2231, section 2, paragraph 3a.</i>
See bill	SF 2232	Section 1 appropriates money from the Road Use Tax Fund to the DOT for various uses.

<u>Iowa</u> <u>Code</u>	<u>Bill #</u>	<u>2006 Comments</u>
See bill	SF 2232	Section 2 appropriates money from the Primary Road Fund to the DOT for various uses.
See bill	SF 2232	Section 3 adds legislative intent language concerning the Des Moines satellite driver's license station.
See bill	SF 2253	Section 74 concerns the judicial collection estimate. Adds reference to the money that the State Court Administrator must allocate to the Road Use Tax Fund from the fines and fees attributable to commercial vehicle violations.
See bill	SF 2319	Relates to littering and illegal discarding of solid waste and increases fines and penalties. Section 1 appropriates 50 percent of the revenue from the penalties for littering or illegally discarding solid waste to the DOT for purposes of cleanup of litter and illegally discarded waste.
See bill	SF 2338	Modifies provisions relating to utilization of indirect cost reimbursements in appropriations to the Office of Grants Enterprise Management of the Department of Management.
See bill	SF 2363	Relates to water quality standards. <i>Note: 2006 Iowa Acts, HF 2782, section 63, amends SF 2363, section 5.</i>
See bill	SF 2394	Section 25 requires the DOT to refund any portion of the retailer licensing fee that remains unexpired as of January 1, 2007, to the licensed manufactured or mobile home retailer that paid the fee. This section takes effect January 1, 2007.
See bill	SF 2410	Relates to government accountability. Concerns service contract requirements, contractual requirements for certain entities receiving public moneys, requirements for joint agreements involving government entities, additional review by the state auditor, the authority of the Citizens' Aide and employment rights of employees making a disclosure of information. <i>Note: Section 7 is applicable on or after July 1, 2006. The remainder of Division I of SF 2410 applies to service contracts entered into or renewed on or after October 1, 2006. Note: 2006 Iowa Acts, HF 2792, section 68, amends SF 2410.</i>