

- Section 9 Amends Code section 321E.1 to provide that a vehicle not more than nine feet wide for which a permit has been issued to transport an oversize load may be used to transport special mobile equipment that does not exceed maximum size and weight requirements. Other conditions of the permit are applicable, regardless of the size of the load. Previously, Iowa law allowed the use of a permit for an oversize vehicle only for the purpose of transporting an indivisible oversize load.
- Sections 10 and 12 Amend Code section 321E.7 and 321E.8A to allow a self-propelled implement of husbandry traveling under a permit issued pursuant to Code section 321E.8A (a "floater") to be operated on bridges under permit, provided the vehicle does not violate posted weight limitations on bridges.
- Sections 11 and 13 Amend Code sections 321E.8 and 321E.9 to allow cranes used in the construction of alternative energy facilities to be approved by the permit-issuing authority (state, county or city) for a single or annual permit that allows the cranes to be moved with axle weights in excess of those allowed in Code section 321.463. Sections 11 and 13 are effective upon enactment.
- Sections 14 and 15 Create new Code section 321E.9B to establish a special alternative energy multitrip permit for the purpose of moving certain indivisible loads on highways specified by the permit-issuing authority to an alternative energy construction site or staging area, provided the gross weight on any one axle does not exceed 20,000 pounds. The fee for the permit is \$600. Sections 14 and 15 are effective upon enactment.
- Section 16 Amends Code section 321J.22 to allow the Department of Education to approve a course for drinking drivers to be offered at a state correctional facility listed in Code section 904.102. Requires the Department of Education to approve the course, in consultation with the community colleges, substance abuse treatment programs licensed under Code chapter 125, the Department of Public Health, and the Department of Corrections. Includes other provisions.
- Section 17 Amends Code section 321L.2 to allow a seriously disabled veteran who has been provided with a motor vehicle by the federal government and has a disabled veteran license plate to park in a disabled parking spot without applying for a disabilities parking permit.

- Section 18 Amends Code section 322.7A to allow an applicant for renewal of a used motor vehicle dealer license who has met the prelicensing education requirement within the preceding 24 months to be exempt from the continuing education requirement. Currently, the exemption is only allowed if the course is taken within the previous 12 months. The section takes effect upon enactment.
- Sections 19 and 21-34 Amend Code section 331.382 and create new Code chapter 357I to allow a "benefited secondary road services district" to be established to provide for secondary road improvements and maintenance. A district is limited to property within a residential subdivision that was in existence prior to January 1, 2007, and that has received county road services pursuant to an agreement between the county and residents of the subdivision prior to July 1, 2008. Allows cities to place certain stipulations on benefited districts created within two miles of the city. Residents of the district may approve or disapprove the levy of a tax on taxable property within the district and may issue bonds in anticipation of the collection of the tax. Secondary Road Fund moneys are not used to provide the services.
- Section 20 Amends Code section 331.429, subsection 1, paragraphs "a" and "b," related to the transfer of county funds. States that the limit on transfers provided in the paragraphs applies only to property tax revenue and is not a limit on transfers of revenue generated from sources other than property taxes.
- Section 35 Amends Code section 321.115, subsection 1, to provide a "limited use" registration, in accordance with Code sections 321.58 through 321.62, for owners of a motor truck, truck tractor, road tractor, or motor home that is 25 years old or older who wish to register the vehicle as an antique for limited uses. The registration permits driving the vehicle on public roads to and from state and county fairs or other places of entertainment or education for exhibition or educational purposes; to and from service stations for the purpose of receiving necessary maintenance; or for the purposes of transporting, testing, demonstration, or selling the vehicle.

- Section 37 Amends 2007 Iowa Acts, chapter 143, section 35, to provide that the changes made related to antique vehicle registration during the 2007 legislative session (2007 Iowa Acts, chapter 143) take effect January 1, 2009, rather than July 1, 2008. The 2007 legislation increases the annual registration fee for antique motor vehicles from the current \$5 to the amount that would otherwise be charged for the same age and type of motor vehicle, strikes limits on how the vehicle can be used, and allows model year plates to be displayed at all times on the vehicle.
- Section 38 Repeals 2007 Iowa Acts, chapter 167, relating to physical ability tests for applicants for appointment to a position of fire fighter covered under the fire and policy retirement system. The section takes effect upon enactment.
- Section 39 Requires the Iowa Comprehensive Petroleum Underground Storage Tank Fund Board to authorize the Iowa Finance Authority to defease all bonds issued pursuant to Code chapter 455G prior to June 30, 2008. The bonds are to be defeased from funds available in the Iowa Comprehensive Petroleum Underground Storage Tank Fund. Effective contingent on enactment of SF 2420.
- Section 40 Provides the sections of the Act amending Code sections 321E.8, 321E.9, 321E.14 and 322.7A; the section enacting Code section 321E.9B; and the section repealing 2007 Iowa Acts, chapter 167, take effect upon enactment, April 25, 2008
- Section 41 Makes section 39 of the Act contingent on the enactment of legislation that strikes Code section 423.43, subsection 1, paragraph a. This was done in Senate File 2420, sections 45 and 125, and enacted into law on April 22, 2008.