

Iowa Code	Bill #	2010 Comments
17A.2	SF 2067	Section 1 adds an advisory opinion of the Ethics and Campaign Disclosure Board to the list of exceptions that are not considered an administrative rule. This bill is effective upon enactment, March 19, 2010.
17A.4	SF 2088	Section 52 makes a conforming amendment to correct a Code citation. Also adds a new requirement that an agency must submit a copy of the Notice of Intended Action concerning proposed rule making to the chairpersons and ranking members of the appropriate standing committees of the General Assembly for additional study. Section 58 states that this new requirement is applicable beginning January 11, 2011.
17A.6	SF 2088	Section 53 rewrites this Code section to make a conforming amendment and changes the requirements when an agency adopts standards by reference to another publication. The agency must deliver an electronic copy of the publication or the relevant part of the publication containing the standards to the Administrative Code Editor. The Administrative Code Editor must publish it on the General Assembly's Web site. If an electronic copy of the publication is not available, the agency must deliver a printed copy of the publication to the Administrative Code Editor who shall deposit the copy in the State Law Library.
25.2	SF 2088	Section 203 corrects a Code citation. Note: 2010, Iowa Acts, House File 2531, section 35, repeals section 203.
306C.20	SF 2237	Section 51 corrects United States Code citations.
307.10	SF 2237	Section 168 corrects a Code citation.
307.12	SF 2237	Section 105 makes editorial corrections by renumbering the duties of the DOT Director.
307.21	SF 2088	Section 75 amends the responsibilities for the Operations and Finance Division Director to provide centralized purchasing services for the Department, "if authorized" by the Department of Administrative Services (DAS). Code section 307.21 currently reads "in cooperation with" DAS.
312.1	SF 2199	Section 2 makes a change to the Code section that creates and explains the Road Use Tax Fund. Adds reference to new Code

Iowa Code	Bill #	2010 Comments
		section 423.26A, which is created in SF 2199, section 8. This bill is effective upon enactment, April 7, 2010.
313.28	SF 2340	Section 84 makes editorial corrections by renumbering this Code section.
313.68	SF 2389	Section 95 repeals Code section 313.68. This Code section created the Bridge Safety Fund under the authority of the Transportation Commission and required DOT to adopt rules.
314.1	SF 2237	Section 106 makes editorial corrections by renumbering a subsection.
314.13	HF 2460	Section 1 adds definitions for the following: "disadvantaged business enterprise," "prequalified," "small business," and "socially and economically disadvantaged individual."
314.13A	HF 2460	Section 2 adds a new Code section that requires DOT to annually assess the impact of federal and nonfederal awarded contracts on socially and economically disadvantaged individuals in Iowa.
314.14	HF 2460	Section 3 provides that DOT may set aside a percentage of contracts for bidding by prequalified small businesses. Currently, DOT may set aside a percentage for disadvantaged business enterprises.
314.17	HF 2458	Section 1 imposes a restriction on mowing within the rights-of-way and medians of interstates, primary highways and secondary roads before July 15 with a few exceptions. Note: 2010 Iowa Acts, House File 2531, section 121, adds three new exceptions.
314.17	HF 2531	Section 121 amends 2010 Iowa Acts, House File 2458, section 1, by adding three new exceptions concerning the restriction on mowing within the rights-of-way and medians of interstates, primary highways and secondary roads before July 15.
314.22	SF 2237	Section 107 makes an editorial correction by renumbering a paragraph.
316.9	SF 2340	Section 85 makes editorial corrections concerning the DOT's responsibility for rule making concerning the relocation of persons displaced by highways.

Iowa Code	Bill #	2010 Comments
317.1	HF 2531	Section 49 amends 2010 Iowa Acts, Senate File 2340, section 86, by making renumbering changes.
317.1	SF 2340	Section 86 makes editorial changes and moves the definition for "commissioner" to this Code section. Note: 2010 Iowa Acts, House File 2531, section 49, makes numerical changes.
317.1A	SF 2237	Section 108 makes corrections by renumbering and making other editorial changes to the Code section.
317.4	SF 2340	Section 87 removes the definition of "commissioner." The definition is added to Code section 317.1.
317.6	SF 2237	Section 109 makes editorial corrections by renumbering the Code section.
317.11	HF 2458	Section 2 retains the landowner's ability to harvest, in proper season, grass grown on the road along the landowner's land, as long as the harvesting is done on or after July 15 and does not conflict with an integrated roadside vegetation management plan.
317.14	SF 2237	Section 110 makes corrections by renumbering and making other editorial changes to the Code section.
317.19	HF 2458	Section 3 concerns the appropriation for the board of supervisors to control weeds or brush within the right-of-way of roads under county jurisdiction.
321.1	SF 2237	Section 111 moves a paragraph within a subsection.
321.1	SF 2246	Section 1 amends the definition of "business-trade truck" to clarify that the term applies only to model year 2010 or newer vehicles.
321.1	SF 2381	Section 3 makes changes to the definition of "all-terrain vehicle."
321.1A	SF 2340	Section 88 makes changes to clarify this Code section.
321.11A	SF 2088	Section 217 makes a correction to change "Department of Administrative Services" to "Department of Management" and corrects a Code citation. Note: 2010, Iowa Acts, House File 2531, section 35, repeals section 217.

Iowa Code	Bill #	2010 Comments
321.12	SF 2237	Section 169 corrects a Code citation.
321.17	SF 2378	Section 32 corrects a Code citation.
321.18	HF 2531	Section 122 adds a new subsection that adds a registration exception for trailers used exclusively for the transportation, display and distribution of flags honoring deceased veterans in parades and ceremonies held on Memorial Day, Veterans Day or other patriotic occasions as authorized by a city resolution.
321.20	SF 2199	Section 3 makes a change to the Code section concerning the application for registration and certificate of title. Adds reference to new Code section 423.26A, which is created in SF 2199, section 8. This bill is effective upon enactment, April 7, 2010.
321.24	SF 285	Section 1 adds a new subsection stating that a person who violates Code section 321.24 commits a simple misdemeanor. Code section 321.24 concerns the issuance of registration and certificate of title.
321.31	SF 2088	Section 218 makes a correction to change "Department of Administrative Services" to "Department of Management" and corrects a Code citation. Note: 2010, Iowa Acts, House File 2531, section 35, repeals section 218.
321.32	SF 2340	Section 89 adds an exception that allows the registration card to not be required to be carried and exhibited in the vehicle when the registration card is being used for applying for renewal or transfer of registration.
321.34	SF 2340	Section 142 corrects a Code citation.
321.40	SF 2088	Section 219 corrects Code citations. Note: 2010, Iowa Acts, House File 2531, section 35, repeals section 219.
321.40	SF 2383	Section 2 requires DOT and the Department of Revenue to notify the county treasurers through the distributed teleprocessing network of persons who owe certain state money. Allows a county treasurer to collect delinquent taxes of a person applying for renewal of a vehicle registration and requires the county treasurer to update the vehicle registration records if the person pays the county treasurer money owed. Section 3 requires that the clerk of district court notify the county treasurer of any

Iowa Code	Bill #	2010 Comments
		delinquent court debt, which is being collected by the centralized collection unit of the Department of Revenue. Sections 2 and 3 are effective January 1, 2011.
321.45	SF 2340	Section 90 makes changes to clarify this Code section.
321.46	SF 2340	Section 143 corrects a Code citation.
321.47	SF 2378	Section 33 corrects a Code citation.
321.47	SF 2380	Section 51 corrects a Code citation by adding Code chapter 451.
321.95	SF 285	Section 2 adds a new subsection stating that a person who violates Code section 321.95 commits a simple misdemeanor. Code section 321.95 relates to a peace officer's right of inspection.
321.96	SF 285	Section 3 adds a new subsection stating that a person who violates Code section 321.96 commits a simple misdemeanor. Code section 321.96 relates to prohibited plates and certificates.
321.98	SF 2378	Section 34 corrects a Code citation.
321.99	SF 2378	Section 35 corrects a Code citation.
321.104	SF 2378	Section 36 corrects a Code citation.
321.105A	SF 2375	Section 1 corrects a Code citation within the definition of "purchase price." This bill is effective upon enactment, April 21, 2010.
321.109	SF 2246	Section 2 extends the \$60 registration fee for a person who leases a vehicle with permanently installed equipment manufactured for and necessary to assist a person with a disability. This amended paragraph does not apply to the use of a wheelchair due to a temporary injury or medical condition.
321.115	SF 2378	Section 37 corrects a Code citation.
321.115A	SF 2340	Section 42 clarifies that the fees are for annual registration.
321.115A	SF 2378	Section 38 corrects a Code citation.
321.122	SF 285	Section 4 adds a new subsection stating that a person who violates

Iowa Code	Bill #	2010 Comments
		Code section 321.122 commits a simple misdemeanor. Code section 321.122 relates to truck and other fees.
321.126	SF 2340	Section 91 makes editorial corrections by renumbering the Code section and corrects Code citations.
321.145	SF 2340	Section 144 corrects a Code citation.
321.152	SF 2383	Section 4 adds a new subsection that allows a county treasurer to retain a \$5 processing fee for collection of tax debt owed to the Department of Revenue. Section 4 is effective January 1, 2011.
321.153	SF 2383	Section 5 adds a new paragraph that concerns the county treasurer's report to DOT. The county treasurers are not required to report processing fees charged by a county treasurer for the collection of tax debt owed to the Department of Revenue. Section 5 is effective January 1, 2011.
321.166	SF 2237	Section 52 makes editorial corrections by changing words to their plural form.
321.178	HF 2456	Section 1 requires that a minor issued a restricted license not use an electronic communication device or an electronic entertainment device while driving a motor vehicle unless the motor vehicle is at a complete stop off the traveled portion of the roadway. This new requirement does not apply to the use of electronic equipment which is permanently installed in the motor vehicle or to a portable device which is operated through permanently installed equipment. A violation of this new requirement is not considered a moving violation except for purposes under Code section 321.193. Between July 1, 2010 and June 30, 2011, peace officers shall issue only warning citations. The DOT, in cooperation with the Department of Public Safety, shall establish educational programs to foster compliance with these requirements.
321.178	HF 2466	Prohibits DOT from disqualifying a person from providing street or highway driving instruction and prohibits the Board of Educational Examiners from withholding or withdrawing authorization to provide street or highway driving instruction, solely because the person was involved in a motor vehicle accident unless the person contributed to the accident and either the accident caused a death or serious injury or it was the person's

**Iowa
Code**

Bill #

2010 Comments

second or subsequent contributive motor vehicle accident in a two-year period. Requires DOT and Board of Educational Examiner's to amend their administrative rules. Allows DOT to disqualify a person from providing street or highway driving instruction without concurrent or further action by the Board of Educational Examiners. Also allows the Board of Educational Examiners to withhold or withdraw authorization to provide street or highway driving instruction without concurrent or further action by DOT. A person who provides street or highway driving instruction must hold a driver's license valid for the vehicle operated. Also requires the final field test administered prior to a student's completion of an approved course be administered by a person qualified as a classroom driver education instructor and certified to provide street or highway driving instruction. Allows a person qualified as a classroom driver education instructor but not certified to provide street or highway driving instruction to administer the final field test if accompanied by another person qualified to provide street or highway driving instruction. This bill takes effect upon enactment, March 19, 2010, and the provision concerning the driving record of a person certified to provide street or highway driving instruction, applies retroactively to July 1, 2008, and shall apply to any accident that occurred on or after that date.

321.179 SF 2340

Section 43 moves language establishing the Motorcycle Rider Education Fund to this new Code section.

321.180A SF 2237

Section 170 corrects Code citations.

321.180B HF 2456

Section 2 requires that a minor issued an instruction permit or intermediate driver's license not use an electronic communication device or an electronic entertainment device while driving a motor vehicle unless the motor vehicle is at a complete stop off the traveled portion of the roadway. This new requirement does not apply to the use of electronic equipment which is permanently installed in the motor vehicle or to a portable device which is operated through permanently installed equipment. A violation of this new requirement is not considered a moving violation except for purposes under Code section 321.193. Between July 1, 2010 and June 30, 2011, peace officers shall issue only warning citations. The DOT, in cooperation with the Department of Public Safety, shall establish educational programs to foster compliance with these requirements.

Iowa Code	Bill #	2010 Comments
321.180B	SF 2340	Section 44 moves language establishing the Motorcycle Rider Education Fund out of Code section 321.180B into its own Code section. Also corrects a Code citation.
321.189	SF 285	Section 5 adds a new paragraph stating that a person who violates Code section 321.189 commits a simple misdemeanor. Code section 321.189 relates to a peace officer's right of inspection.
321.190	SF 2237	Section 112 corrects a Code citation and renumbers a subsection.
321.191	SF 2237	Section 171 corrects a Code citation.
321.193	SF 2378	Section 39 corrects a Code citation.
321.194	HF 2456	Section 3 requires that a minor issued a special minor's license not use an electronic communication device or an electronic entertainment device while driving a motor vehicle unless the motor vehicle is at a complete stop off the traveled portion of the roadway. This new requirement does not apply to the use of electronic equipment which is permanently installed in the motor vehicle or to a portable device which is operated through permanently installed equipment. A violation of this new requirement is not considered a moving violation except for purposes under Code section 321.193. Between July 1, 2010 and June 30, 2011, peace officers shall issue only warning citations. The DOT, in cooperation with the Department of Public Safety, shall establish educational programs to foster compliance with these requirements.
321.198	SF 2340	Section 92 makes editorial corrections by renumbering the Code section and corrects a Code citation.
321.208A	SF 285	Section 6 amends the Code section to state that a person who violates Code section 321.208A commits a simple misdemeanor. Code section 321.208A concerns operation in violation of out-of-service orders.
321.210	HF 2456	Section 4 adds a new paragraph stating that DOT shall not consider a violation relating to the use of electronic devices while driving when determining suspension of the person's driver's license. This new paragraph applies to a person violating new Code section 321.276—new Code section added in Section 6 of

Iowa Code	Bill #	2010 Comments
		HF 2456.
321.210	SF 2237	Section 113 makes editorial corrections by renumbering a subsection and correcting Code citations.
321.210	SF 2237	Section 172 corrects a Code citation.
321.210C	SF 2237	Section 173 corrects a Code citation.
321.212	SF 2237	Section 114 makes editorial corrections by renumbering a paragraph and correcting a Code citation.
321.215	HF 2452	Section 1 allows DOT to issue a temporary restricted license to a person whose noncommercial driver's license is suspended or revoked under Code chapter 321 without requiring the court to order DOT to do so.
321.216	SF 2378	Section 40 corrects a Code citation.
321.216B	SF 2378	Section 41 corrects a Code citation.
321.216C	SF 2378	Section 42 corrects a Code citation.
321.218	SF 2237	Section 174 corrects a Code citation.
321.219	SF 2378	Section 43 corrects a Code citation.
321.220	SF 2378	Section 44 corrects a Code citation.
321.234A	SF 2378	Section 45 corrects a Code citation.
321.234A	SF 2381	Section 4 defines "incidental to the vehicle's use for agricultural purposes" concerning all-terrain vehicle operation. Section 5 adds a new paragraph to the subsection concerning the proper operation of an all-terrain vehicle. States that an all-terrain vehicle is to be operated on a county roadway or a city street in accordance with Code section 321I.10.
321.236	SF 285	Section 7 adds a new subsection to specify that a violation of a local ordinance, rule or regulation promulgated under the authority of Code section 321.236 shall be prosecuted under the local ordinance regulation without reference to Code section 321.236.

Iowa Code	Bill #	2010 Comments
321.238	HF 2456	Section 5 adds a new Code section stating that the requirements concerning the use of electronic devices while driving must be implemented uniformly throughout the state and preempts any local county or municipal ordinance.
321.247	SF 2340	Section 45 renumbers this Code section and separates the elements of the offense related to improper operation of a golf cart from the punishment specified for the violation.
321.247	SF 2378	Section 46 corrects a Code citation.
321.252	SF 2340	Section 93 makes editorial corrections, renumbers the Code section and corrects a Code citation.
321.266	SF 2304	Section 1 increases the amount of property damage from 1,000 to 1,500 that triggers the need for an accident report.
321.267A	HF 426	Provides that a traffic accident involving the operation of a motor vehicle by a reserve peace officer be reported to DOT by the reserve peace officer's employer.
321.267A	HF 2193	Section 17 changes "emergency medical responder" to "emergency medical care provider" in paragraph explaining what "other emergency responder" means.
321.276	HF 2456	Section 6 adds a new Code section concerning the use of an electronic communication device while driving. This section prohibits a person from using a hand-held electronic communication device to write, send or read a text message while driving a motor vehicle unless the motor vehicle is at a complete stop off the traveled portion of the roadway. A peace officer shall not stop or detain a person solely for a suspected texting violation. This section also includes definitions, exceptions and penalties. From July 1, 2010 to June 30, 2011, peace officers shall only issue warning citations. The DOT, in cooperation with the Department of Public Safety, shall establish educational programs to foster compliance with these requirements.
321.281	HF 2531	Section 143 adds a new section concerning actions against bicyclists.
321.284	HF 788	Section 5 relates to open containers in motor vehicles for a driver

Iowa Code	Bill #	2010 Comments
		and adds that a person under 21 who violates Code section 321.284 is guilty of a violation of Code section 123.47.
321.284A	HF 788	Section 6 relates to open containers in motor vehicles for a passenger and adds a new subsection stating that a person under 21 who violates Code section 321.284A is guilty of a violation of Code section 123.47.
321.285	SF 285	Section 8 adds a new unnumbered paragraph stating that a person who violates Code section 321.285 commits a simple misdemeanor. Code section 321.285 concerns speed restrictions.
321.295	SF 2340	Section 46 renumbers this Code section and clarifies the relationship between the exceptions in this Code section relating to maximum permissible speed on highways over bridges and other elevated structures.
321.299	SF 2237	Section 115 makes an editorial correction for clarification.
321.302	SF 2378	Section 47 corrects a Code citation.
321.306	SF 2340	Section 94 renumbers the Code section and makes editorial corrections.
321.324	SF 2340	Section 95 makes changes to clarify this Code section.
321.327	SF 2378	Section 48 corrects a Code citation.
321.366	SF 2237	Section 116 makes editorial corrections by renumbering the Code section.
321.366	SF 2378	Section 49 corrects a Code citation.
321.371	SF 285	Section 9 amends Code section 321.371 to state that a person who violates Code section 321.371 commits a simple misdemeanor. Code section 321.371 relates to cleaning up wrecks.
321.373	SF 285	Section 10 adds a new subsection stating that a person who violates Code section 321.373 commits a simple misdemeanor. Code section 321.373 relates to required school bus construction.
321.379	SF 285	Section 11 amends Code section 321.379 to state that a person who violates Code section 321.379 commits a simple

Iowa Code	Bill #	2010 Comments
		misdemeanor. Code section 321.379 relates to violations.
321.381	SF 2378	Section 50 corrects a Code citation.
321.383	SF 2237	Section 117 makes an editorial correction by renumbering a subsection.
321.383	SF 2340	Section 96 makes an editorial correction by renumbering the Code section.
321.383	SF 2378	Section 51 corrects a Code citation.
321.385A	SF 2340	Section 47 makes changes to clarify this Code section.
321.404A	SF 2378	Section 52 corrects a Code citation.
321.406	HF 2288	Repeals Code section 321.406 relating to the use of cowl lamps on motor vehicles.
321.406	SF 285	Section 12 amends Code section 321.406 to clarify the section and states that a person who violates Code section 321.406 commits a simple misdemeanor. Code section 321.406 relates to cowl lamps. Note: 2010 Iowa Acts, House File 2288, repeals Code section 321.406.
321.408	SF 285	Section 13 amends Code section 321.408 to clarify the section and state that a person who violates Code section 321.408 commits a simple misdemeanor. Code section 321.408 relates to back-up lamps.
321.409	SF 2237	Section 118 makes an editorial correction by renumbering the Code section.
321.415	SF 2237	Section 175 corrects Code citations.
321.417	SF 2340	Section 97 makes changes to clarify this Code section.
321.421	SF 2378	Section 53 corrects a Code citation.
321.422	SF 2340	Section 98 makes changes to clarify this Code section.
321.423	SF 2340	Section 99 makes editorial corrections by renumbering the Code section and corrects Code citations.

Iowa Code	Bill #	2010 Comments
321.431	SF 285	Section 14 adds a new subsection stating that a person who violates Code section 321.431 commits a simple misdemeanor. Code section 321.431 concerns the adequacy of brakes.
321.445	SF 2202	Section 10 changes "persons with physical disabilities" to "persons with disabilities."
321.445	SF 2381	Section 6 extends the requirement that back-seat passengers under 18 (was under 11) must wear seat belts and makes editorial corrections. Section 7 adds an exception to the seat belt requirement prohibiting the driver from being charged with a violation if the passenger is 14 or older and is unable to properly fasten the seat belt due to a temporary or permanent disability.
321.446	SF 2381	Section 8 extends the requirement that back-seat passengers under 18 (was under 11) must wear seat belts, makes editorial corrections and adds an exception if there is no seat belt available for a back seat occupant because all seat belts are being used by other occupants or can't be used due to the use of a child restraint system. Section 9 inserts a new subsection concerning child restraint device violations. Allows for a citation to be issued to a passenger who is 14 or older in certain situations.
321.449	SF 2340	Section 48 makes changes to clarify this Code section.
321.452	SF 285	Section 15 amends Code section 321.452 to state that a person who violates Code section 321.452 commits a simple misdemeanor. Code section 321.452 concerns the scope and effect of size and weight limitations.
321.463	HF 2512	Provides an exception to existing weight restrictions for certain six and seven axle commercial motor vehicles traveling on noninterstate highways. Extends the same weight limits that apply to livestock and construction vehicles to all commercial vehicles of similar size. Requires the vehicle be operated by a person with a commercial driver's license valid for the vehicle operated unless Code section 321.176A applies.
321.463	SF 285	Section 16 makes editorial corrections. Section 17 adds a new subsection stating that a person who violates Code section 321.463 commits a simple misdemeanor. Code section 321.463 concerns overweight trucks.

Iowa Code	Bill #	2010 Comments
321.467	SF 285	Section 18 amends Code section 321.467 to state that a person who violates Code section 321.467 commits a simple misdemeanor. Code section 321.467 relates to retractable axles.
321.471	SF 2340	Section 100 makes an editorial correction by renumbering the Code section.
321.474	SF 2237	Section 119 makes editorial corrections by renumbering the Code section.
321.482A	HF 2456	Section 7 concerns the penalties of violating HF 2456 if it results in injury or death.
321.482A	HF 2531	Section 123 adds Code citations.
321.484	SF 285	Section 19 amends Code section 321.484 to make editorial corrections and states that a person who violates Code section 321.484 commits a simple misdemeanor. Code section 321.484 relates to offenses by owners of vehicles.
321.487	SF 285	Section 20 amends Code section 321.487 to state that a person who violates Code section 321.487 commits a simple misdemeanor. Code section 321.487 relates to promises to appear.
321.491	SF 2237	Section 120 makes editorial corrections by renumbering the Code section and changing "ground" to "grounds."
321.493	SF 2340	Section 101 makes changes to clarify this Code section.
321.498	SF 2340	Section 102 makes editorial corrections by renumbering the Code section.
321.555	HF 2456	Section 8 adds the words "violations of section 321.276" to the list of violations that are not included in determining if a driver is a habitual offender. Code section 321.476 is a new Code section added in Section 6 of HF 2456.
321.560	HF 2452	Section 2 corrects a Code citation to conform with changes made to HF 2452, section 11.
321A.17	SF 2237	Section 176 corrects a Code citation.

Iowa Code	Bill #	2010 Comments
321E.11	SF 285	Section 21 amends Code section 321E.11 to make editorial corrections and states that a person who violates Code section 321E.11 commits a simple misdemeanor. Code section 321E.11 relates to daylight movement.
321E.11	SF 2237	Section 121 makes editorial corrections by renumbering the Code section and changing holidays to "holidays."
321G.10	SF 2304	Section 2 retains current accident reporting requirements of snowmobiles. A written report must be sent to DOT within 72 hours if there is an injury, death or property damage of \$1,000 or more, unless the accident is investigated by a law enforcement agency.
321H.3	SF 2246	Section 3 makes a correction concerning prohibitions for vehicle recyclers by removing the word "motor" in front of "motor vehicles."
321H.6	SF 2246	Sections 4 and 5 make changes concerning the grounds for denial, suspension or revocation of a vehicle recycler license.
321H.8	SF 2246	Section 6 relates to the penalties and makes conforming amendments to coincide with changes made to Code chapter 321H in SF 2246.
321I.10	SF 2381	Section 10 adds the words "or off-road utility vehicle" to the Code section concerning the operation on roadways, highways and trails for all-terrain vehicles. Allows the board of supervisors or cities to authorize all-terrain vehicles and off-road utility vehicles to stop at service stations or convenience stores along a designated roadway or street.
321I.11	SF 2304	Section 3 retains current accident reporting requirements of all-terrain vehicles. A written report must be sent to DOT within 72 hours if there is an injury, death or property damage of \$1,000 or more, unless the accident is investigated by a law enforcement agency.
321I.22	SF 2340	Section 49 changes the entity responsible for considering specific areas when the Natural Resources Commission adopts rules establishing minimum requirements for all-terrain vehicles. Changes the entity from Department of Natural Resources to the

Iowa Code	Bill #	2010 Comments
		Natural Resources Commission.
321J.1	HF 2374	Section 2 makes changes to the definition of "serious injury" to mean the same as defined in Code section 702.18.
321J.2	HF 2452	Section 3 makes conforming amendments that allow DOT, rather than the court, to require the installation of an ignition interlock device if the defendant requests a temporary restricted license. Note: Section 75 of 2010 Iowa Acts, House File 2531, repeals 2010 Iowa Acts, House File 2452, section 3. Section 50 of 2010 Iowa Acts, House File 2531, amends 2010 Iowa Acts, Senate File 431, to enact identical language. Section 81 of 2010 Iowa Acts, House File 2531 states that the amended language is effective December 1, 2010.
321J.2	HF 2531	Section 50 amends Code section 321J.2, subsection 3, paragraph d, subparagraphs 1 and 2 of 2010 Iowa Acts, Senate File 431, section 1, by clarifying that DOT shall require the defendant to install an ignition interlock device. Section 81 states that section 50 is effective December 1, 2010.
321J.2	HF 2531	Section 75 repeals 2010 Iowa Acts, House File 2452, section 3. Section 81 states that section 75 is effective December 1, 2010.
321J.2	SF 431	Section 1 reorganizes and restructures Code section 321J.2 relating to operating while intoxicated criminal offenses. This bill is effective on December 1, 2010. Note: Section 50 of 2010 Iowa Acts, House File 2531, amends this section by clarifying that DOT requires the defendant to install an ignition interlock device and makes editorial corrections. Section 81 of 2010 Iowa Acts, House File 2531 includes language stating that the effective date of Section 50 of 2010 Iowa Acts, House File 2531, is December 1, 2010.
321J.3	SF 431	Section 2 corrects Code citations to incorporate the changes made in Code section 321J.2 in Section 1 of SF 431. This bill is effective on December 1, 2010.
321J.4	HF 2452	Section 4 makes conforming amendments that allow DOT, rather than the court, to require the installation of an ignition interlock device if the defendant requests a temporary restricted license. Also requires DOT to revoke the defendant's driver's license or nonresident operating privilege for 180 days if the defendant

**Iowa
Code**

Bill #

2010 Comments

submitted to chemical testing and has had no previous conviction or revocation. The DOT must revoke the defendant's driver's license or nonresident operating privilege for one year if the defendant refused to submit to chemical testing and has had no previous conviction or revocation. Also states the eligibility requirements for repeat OWI offenders to obtain a temporary restricted license. Section 5 makes conforming amendments that allow DOT, rather than the court, to require the installation of an ignition interlock device if the defendant requests a temporary restricted license. Section 6 allows DOT to trigger the six-year revocation period for a third or subsequent OWI conviction upon DOT's receipt of the order of conviction, rather than requiring the court to order DOT to impose the revocation. Section 7 strikes Code section 321J.4, subsection 9. This subsection concerns the requirements for petitioning the court for a temporary restricted license.

321J.4B	SF 2340	Section 103 makes editorial corrections by renumbering the Code section and correcting a Code citation.
321J.4B	SF 2340	Sections 104, 105 and 106 correct Code citations.
321J.9	HF 2452	Section 8 relates to temporary restricted license requirements. Also makes a conforming amendment that allows DOT, rather than the court, to require the installation of an ignition interlock device.
321J.12	HF 2452	Section 9 allows second and subsequent OWI offenders who take and fail the test to obtain a temporary restricted license after a 45-day hard revocation. Also makes conforming amendments that allow DOT, rather than the court, to require the installation of an ignition interlock device.
321J.17	HF 2452	Section 10 clarifies that an ignition interlock device is required following a second or subsequent OWI offense revocation rather than a second or subsequent OWI conviction. Also clarifies that the requirement of an ignition interlock device is for one year from the date of reinstatement unless a different time period is required by statute.
321J.20	HF 2452	Section 11 allows second or subsequent OWI offenders to obtain a temporary restricted license following the applicable minimum period of eligibility in compliance with the purposes allowed

**Iowa
Code****Bill #****2010 Comments**

			under 23 U.S.C. Section 164. Provides that a person who tampers with or circumvents an ignition interlock device installed as required under Code chapter 321J and while the requirement for the ignition interlock device is in effect commits a serious misdemeanor.
321L.2	SF	2246	Section 7 allows DOT to waive the requirement that an applicant furnish the applicant's social security number, driver's license number or nonoperator's identification card number for a temporary person with disabilities parking permit when the application is made on behalf of a person who is less than one year old.
322.2	SF	2340	Section 107 strikes unnumbered paragraph 2 of this Code section.
322.3	SF	2146	Prohibits a motor vehicle manufacturer, distributor, or importer from reducing the amount of compensation for, or disallowing a claim for, warranty parts, repairs or service performed by a motor vehicle dealer on the grounds that the claim was not filled fewer than 60 days after the work underlying the claim was completed.
322.3	SF	2246	Section 8 makes changes to the prohibited acts of an owner, salesperson, employee, officer of a corporation or representative of a licensed motor vehicle dealer.
322.5	SF	2340	Section 108 clarifies and renumbers this Code section.
322.6	SF	2246	Sections 9 and 10 make changes to the reasons why DOT may deny a motor vehicle dealer license.
322.15	SF	2340	Section 109 changes the title of this Code section from "liberal construction" to "construction of chapter." Also adds a sentence stating that nothing shall be construed to require the licensing or to apply to any bank, credit union or trust company in Iowa.
322A	SF	2234	Modifies and adds provisions which regulate motor vehicle franchises.
322A.2	SF	2340	Section 110 makes changes to clarify this Code section.
322D.1	SF	2381	Section 11 amends the definition of "all-terrain vehicle."
325A.2	SF	2246	Section 11 adds a sentence stating that this subsection does not

Iowa Code	Bill #	2010 Comments
		prohibit a local authority from exercising the home rule power to impose additional or more restrictive regulations or requirements upon taxicabs or limousines engaged in nonfixed route transportation.
325B.1	SF 2220	Adds a new Code section relating to the contents of certain motor carrier transportation contracts by declaring certain indemnity provisions to be unlawful and void. This new Code section applies to motor carrier transportation contracts entered into, extended or renewed on or after July 1, 2010.
327F.14	SF 2340	Section 111 makes changes to clarify this Code section.
327F.36	SF 2340	Section 112 makes a change stating that a violation of this Code section is a public offense. The Code section is also renumbered.
327G.81	SF 2237	Section 122 makes editorial corrections by renumbering the Code section and correcting a Code citation.
327H.20A	SF 2389	Section 93 amends the existing Railroad Revolving Loan and Grant Fund to clarify that any balance in the fund on June 30 of any fiscal year shall not revert to the fund from which it was appropriated.
327J.2	SF 2389	Section 94 amends the existing Passenger Rail Service Revolving Fund to clarify that any balance in the fund on June 30 of any fiscal year shall not revert to the fund from which it was appropriated.
328.1	SF 2340	Section 113 makes editorial corrections by renumbering this Code section.
328.21	SF 2340	Section 114 moves text within this Code section.
328.38	SF 2340	Section 115 makes changes to clarify this Code section.
328.41	SF 2237	Section 123 removes the words "be guilty of."
329.3	SF 2389	Section 20 concerns regulations of an airport hazard area. Requires the regulations adopted under Code chapter 329 to consider the smart planning principles created in Section 17 of SF 2389.

Iowa Code	Bill #	2010 Comments
329.12	SF 2340	Section 116 makes changes to clarify this Code section.
330A.9	SF 2237	Section 124 makes editorial corrections by renumbering a paragraph.
331	SF 2202	Section 11 changes "persons with physical disabilities" to "persons with disabilities." Section 12 changes "curbs and ramps" to "curb ramps and sloped areas."
331.430	SF 2340	Section 119 removes a statement concerning debt payable from the Debt Service Fund. Section 120 moves this same statement to a new subsection in Code section 331.430.
331.552	SF 2088	Section 220 corrects Code citations. Note: 2010, Iowa Acts, House File 2531, section 35, repeals section 220.
354.9	SF 2264	Section 1 adds a new subsection that further defines "subdivision."
354.11	SF 2237	Section 143 makes editorial corrections by renumbering the Code section and correcting a Code citation.
354.25	SF 2340	Section 121 makes changes to clarify this Code section.
362.5	SF 2237	Section 148 makes editorial corrections by renumbering the Code section and correcting Code citations.
364.22	SF 434	Section 1 adds a new paragraph requiring, if applicable, that the legal description of the affected real property be included on the citation for municipal infraction. Section 2 adds a new subsection requiring the clerk of the district court to index a certain citation for municipal infraction. Also requires the city to file this citation with the office of the county treasurer and adds county treasurer requirements.
364.22B	SF 2383	Section 6 adds a new section concerning the collection of judgment debt.
384.50	SF 2237	Section 155 makes editorial corrections by renumbering the Code section.
384.54	SF 2340	Section 128 makes an editorial correction by renumbering a paragraph within the Code section and adds language that is

Iowa Code	Bill #	2010 Comments
		stricken in Section 129 of SF 2340. Section 129 strikes a subsection that is moved to a new paragraph in Code section 384.54. Section 130 makes editorial corrections by renumbering a Code subsection.
423.26	SF 2199	Section 7 removes manufactured housing from Code section 423.26. Manufactured housing is moved to new Code section 423.46A in SF 2199, section 8. This bill is effective upon enactment, April 7, 2010.
657.1	SF 434	Section 8 requires that if a certain petition is filed it must include the legal description of the real property upon which the nuisance is located.
657.2A	SF 434	Section 9 adds a new section concerning the indexing of a petition affecting real property.
669.22	SF 2237	Section 79 corrects a United States Code citation.
670.8	SF 2237	Section 80 corrects a United States Code citation.
707.6A	HF 2452	Section 12 allows DOT to revoke the defendant's driver's license or nonresident operating privileges for a period of six years for the defendant's conviction of operating while intoxicated and homicide or serious injury by vehicle upon DOT's receipt of the conviction rather than requiring the court to order DOT to impose the revocation.
707.6A	SF 431	Section 3 corrects Code citations to incorporate the changes made in Code section 321J.2 in Section 1 of SF 431. This bill is effective on December 1, 2010.
714.19	SF 2202	Section 19 changes "persons with physical disabilities" to "persons with disabilities."
716.6	HF 2473	Section 1 expands the definition of criminal mischief in the fourth degree to include injuring, destroying, disturbing or removing any monument placed by a licensed land surveyor or by a person directed by a licensed land surveyor. A governmental entity and employees of such an entity, land surveyors and persons under the direction of the land surveyors are exempt from prosecution.
805.3	SF 2197	Section 3 changes "false information" to "false identification

Iowa Code	Bill #	2010 Comments
		information" and corrects a Code citation.
805.6	HF 2531	Section 66 amends 2010 Iowa Acts, Senate File 2340, section 63, by making an editorial correction. Section 67 amends 2010 Iowa Acts, Senate File 2340, section 63, by adding a statement allowing supplies of uniform citation and complaint forms that are existing or on order on July 1, 2010, to be used until exhausted.
805.6	SF 2197	Section 4 changes "false information" to "false identification information" and corrects a Code citation. Section 5 allows for supplies of uniform citation and complaint forms existing on or after July 1, 2010 to be used until exhausted.
805.6	SF 2340	Section 63 makes changes to the uniform citation and complaint. Note: 2010 Iowa Acts, House File 2531, section 66, amends 2010 Iowa Acts, Senate File 2340, section 63, by making an editorial correction. 2010 Iowa Acts, House File 2531, section 67, amends 2010 Iowa Acts, Senate File 2340, section 63, by adding a statement allowing supplies of uniform citation and complaint forms that are existing or on order on July 1, 2010, to be used until exhausted.
805.8A	HF 2456	Sections 9 and 10 state that a person who violates HF 2456 commits a simple misdemeanor punishable by a \$30 fine. Note: Section 9 is amended by 2010 Iowa Acts, Senate File 2378, section 18.
805.8A	HF 2531	Section 144 adds a new paragraph stating that a violation for actions against a person on a bicycle is a scheduled fine of \$250.
805.8A	SF 2378	Section 18 increases fines ranging from \$10 to \$100 for moving and non-moving violations. Note: Section 18, subsection 3, letter paragraph "ag" was item vetoed by the Governor. This language created two different fines for violations of Code section 321.437 related to rear-view and side-view mirrors. Section 18 increases the scheduled fine included in 2010 Iowa Acts, House File 2456, section 9.
805.8C	HF 788	Section 7 changes "under legal age" to "eighteen, nineteen or twenty years of age."
809A.3	SF 2340	Section 146 corrects a Code citation.

Iowa Code	Bill #	2010 Comments
809A.17	SF 2378	Section 26 concerns the distribution of the cash or proceeds from the sale of forfeited property.
See bill	HF 788	Section 2 changes the title of Code section 123.47 and changes "under legal age" to "eighteen, nineteen or twenty years of age."
See bill	HF 823	Encourages state agencies and public schools, community colleges and institutions under the control of the state Board of Regents to comply with an environmentally preferable cleaning and maintenance policy. On or after July 1, 2012, all state agencies are required to purchase only cleaning and maintenance products identified by the Department of Administrative Services or meet nationally recognized standards.
See bill	HF 2109	Section 1 amends an exception to the gift law that requires public disclosure of expenses for a function sponsored by a restricted donor where every member of the General Assembly is invited to attend a function that takes place during a regular session of the General Assembly. A sponsor must file a registration prior to the function with the persons designated by the Secretary of the Senate and Chief Clerk of the House and with the Ethics and Campaign Disclosure Board. The sponsor must still file a disclosure report but must also file it with the Ethics and Campaign Disclosure Board and now has 28 days following the function to file the report. Section 2 amends the powers, duties and functions of the Ethics Committee of each chamber by adding clients of a lobbyist. Section 3 provides that a person may file a complaint with the Ethics Committee concerning a client of a lobbyist. Section 4 allows the Ethics Committee to adopt rules for purposes of taking action on valid complaints without requesting the appointment of independent special counsel and without requiring action by the appropriate chamber. Section 5 makes a conforming amendment to include the words "or client." Section 6 eliminates the requirement that the Ethics and Campaign Disclosure Board receive and file certain reports. Section 7 corrects Code citations by eliminating reference to Code section 68B.37. Section 8 makes changes to lobbyist registration. Section 9 makes changes to the lobbyist's client reporting. Section 10 repeals Code section 68B.37; this section concerns lobbyist reporting. This bill is effective upon enactment, February 10, 2010.
See bill	HF 2195	Concerns fine arts projects in state buildings.

Iowa Code	Bill #	2010 Comments
See bill	HF 2200	Relates to the carrying of a gun in or on a vehicle on a public highway.
See bill	HF 2233	Allows a person between the ages of 18 and 21 convicted of possessing, purchasing or attempting to purchase alcohol under legal age to petition the court to expunge the record if the person has not had another criminal conviction other than traffic violations for two years.
See bill	HF 2376	Requires the City Development Board to file a copy of the map and legal land description of each completed severance and annexation with DOT.
See bill	HF 2418	Section 1 requires the Department of Natural Resources (DNR) Director to convene meetings by June 1 during the second calendar year following the adoption of new or revised federal ambient air quality standards by the United States Environmental Protection Agency to review emission limitations or standards relating to the maximum quantities of air contaminants that may be emitted from any air contaminant source. Also requires DNR, by November 1 of the same calendar year, to submit a report to the Governor and the General Assembly regarding recommendations for law changes necessary for the attainment of new or revised federal standards. Section 2 requires DNR to convene meetings as necessary to develop recommendations for the establishment of state implementation plans sufficient to control the direct emissions of certain particulate matter. Also requires DNR, by January 1, 2011, to submit a report to the Governor and the General Assembly that includes recommendations necessary to meet the provisions of section 2.
See bill	HF 2449	Requires DOT and others to encourage and assist small businesses owned and operated by disabled veterans to obtain state contracts and subcontracts.
See bill	HF 2454	Provides for the development of programs to attract qualified disabled veterans to job opportunities in state government.
See bill	HF 2459	Relates to watersheds. Creates a Watershed Planning Advisory Council and watershed management authorities.
See bill	HF 2460	Section 4 requires DOT, in cooperation with organizations that

**Iowa
Code**

Bill # 2010 Comments

represent highway contractors, to submit recommendations to the General Assembly and the Governor by November 1, 2010, concerning methods to track and assess the participation of small businesses and disadvantaged business enterprises in receiving nonfederal highway funding. Also requires DOT to annually review the small business and disadvantaged business enterprise participation achievements of contractors who were awarded contracts for nonfederal aid highway projects with DOT. The DOT is also required to work in cooperation with organizations that represent highway contractors, small businesses, and disadvantaged business enterprises to maintain communication among the entities to further the dissemination of information about contract and training resources that are available from DOT.

See bill HF 2485

Relates to public employee collective bargaining and makes changes to Code chapter 20.

See bill HF 2488

Requires that all appointive boards, commissions, committees and councils of the state established by the Code, to the extent practicable and if not otherwise provided by law, for at least one member who is a young adult. Young adult means at least 18 but less than 35.

See bill HF 2496

Relates to recycling initiatives. Establishes a Green Advisory Committee of which the DOT Director or director's designee is a member. The Committee must submit a report by January 1, 2011, to the Comprehensive Recycling Planning Task Force, which includes recommendations for creating, administering, funding and periodically reviewing a Green Certification Program. The Committee is repealed on January 1, 2012.

See bill HF 2518

This bill makes numerous changes to public retirement systems, including the Public Safety Peace Officers' Retirement, Accident, and Disability System, the Iowa Public Employees' Retirement System, and the Statewide Fire and Police Retirement System. Division II of the bill (sections 19-41) makes changes to the Iowa Public Employees' Retirement System. Section 30 is effective June 30, 2012. Section 33 that amends Code section 97B.52A, subsection 1, paragraph "c" subparagraph 2, subparagraph division c, is effective upon enactment, April 23, 2010, and applies retroactively to May 25, 2008. Section 36, amending 2009 Iowa Acts, chapter 170, section 51, subsections 1

**Iowa
Code****Bill # 2010 Comments**

and 3, is effective upon enactment, April 23, 2010, and applies retroactively to January 1, 2009.

See bill	HF 2519	Section 15 and 16 set out the procedures if the funds received from the federal government for the block grants specified in House File 2519 are reduced or increased.
See bill	HF 2519	Section 17 sets out the procedures if other federal funds become available.
See bill	HF 2519	Section 18 appropriates money to DOT from federal grants, and other nonstate grants, receipts and funds.
See bill	HF 2519	Section 19 concerns the applicability of appropriations, transfers and unanticipated funds made in Division I of HF 2519. Section 19 is effective upon enactment, April 28, 2010.
See bill	HF 2522	Section 27 adds a new subsection to Code chapter 91C requiring an out-of-state contractor to either file a surety bond with the Division of Labor Services or provide a statement to the Division of Labor Services that the contractor is prequalified to bid on projects for DOT.
See bill	HF 2525	Sections 21-23 add new Code chapter 161G concerning the Mississippi River Basin Healthy Watersheds Initiative.
See bill	HF 2525	Section 24 adds a new subparagraph to Code chapter 455E concerning beautification grants.
See bill	HF 2531	Section 2 requires all departments and establishments of government to transmit to the Department of Management Director estimates of their expenditure requirements, including every proposed expenditure, for the ensuing fiscal year in a form prescribed by the Department of Management. Supporting data and explanations may also be required.
See bill	HF 2531	Section 17 establishes the salary for appointed nonelected persons in the executive branch. The salary ranges will be as provided in 2008 Iowa Acts, chapter 1191, section 14.
See bill	HF 2531	Section 18 requires state departments and others to provide the collective bargaining agreements from available sources.

Iowa Code	Bill #	2010 Comments
See bill	HF 2531	Section 19 states that the maximum and minimum salary levels for noncontract state employees shall not increase and noncontract employees shall not receive a step increase. The pay plans for bargaining-eligible employees of the state shall not be increased and any additional changes in these executive branch pay plans must be approved by the Governor. "Bargaining-eligible employee" means an employee who is eligible to organize under Code chapter 20, but has not done so.
See bill	HF 2531	Section 21 states that during FY 2011 employees of the executive branch, judicial branch and legislative branch shall not receive bonus pay unless otherwise authorized by law, required pursuant to a contract of employment entered into before July 1, 2010, or required pursuant to a collective bargaining agreement.
See bill	HF 2531	Section 22 states that for FY 2011, salary adjustments may be funded using departmental revolving, trust, or special funds for which the General Assembly has established an operating budget, provided doing so does not exceed the operating budget established by the General Assembly.
See bill	HF 2531	Section 23 allows FY 2011 federal funding to be used for FY 2011 salary adjustments if permitted within a federal grant or federal receipt.
See bill	HF 2531	Section 25 concerns the Salary Model Administrator. Requires DOT and others to provide salary data to the Department of Management and the Legislative Services Agency to operate the state's salary model.
See bill	HF 2531	Section 26 amends 2008 Iowa Acts, chapter 1191, section 14, subsection 7, to add the Chief Information Officer and State Debt Coordinator to range 7 positions.
See bill	HF 2531	Section 27 reduces department appropriations from the General Fund for FY 2011 for salary, support, administrative expenses or other personnel-related costs. On or before December 1, 2010, the Department of Management must submit a report to the General Assembly and the Legislative Services Agency regarding anticipated reductions in appropriations for operational purposes and anticipated reductions in full-time equivalent positions for FY 2011. The report must be categorized in one of four categories: implementation of 2010 Iowa Acts, Senate File 2062 (retirement

**Iowa
Code****Bill #****2010 Comments**

		incentive), implementation of 2010 Iowa Acts, Senate File 2088, section 65 (vacant FTE positions), implementation of 2010 Iowa Acts, Senate File 2088, sections 67 and 68 (span of control) and implementation of both Executive Order 20 issued December 16, 2009, and any remaining provisions of 2010 Iowa Acts, Senate File 2088 (state government reorganization).
See bill	HF 2531	Section 30 concerns the centralized accounting and payroll system. Requires the Department of Administrative Services to establish a centralized payroll system for all state agencies except the state Board of Regents and Institutions.
See bill	HF 2531	Section 31 adds a new subsection requiring the Department of Administrative Services to develop and make available to the public a searchable budget database.
See bill	HF 2531	Section 33 amends 2010, Iowa Acts, Senate File 2088, section 233, by changing the responsibility for examining the possibility of merging all state payroll systems into a centralized payroll system from the Department of Management to the Department of Administrative Services.
See bill	HF 2531	Section 34 amends 2010 Iowa Acts, Senate File 2088, section 234, by changing the agency responsible for implementing a reduction in the frequency of paying state employees from the Department of Management to the Department of Administrative Services.
See bill	HF 2531	Section 35 repeals 2010, Iowa Acts, Senate File 2088, sections 175 through 232. These sections relate to the financial administration reorganization of the Department of Management.
See bill	HF 2531	Section 36 amends 2010 Iowa Acts, Senate File 2088, section 420 by correcting a Code citation.
See bill	HF 2531	Section 43 amends 2010 Iowa Acts, Senate File 2202, section 7, by changing "altered" to "reconstructed."
See bill	HF 2531	Section 53 amends 2010 Iowa Acts, Senate File 2199, section 13, by changing "interest" to "interests." Section 80 states that section 53 applies retroactively to the effective date of 2010 Iowa Acts, Senate File 2199, April 7, 2010.

Iowa Code	Bill #	2010 Comments
See bill	HF 2531	Section 54 amends 2010 Iowa Acts, Senate File 2088, section 258, by amending the greenhouse gas emissions reporting deadlines by changing September 1 to December 31.
See bill*	HF 2531	Section 71 amends 2010 Iowa Acts, Senate File 2237, section 180, subsection 4, paragraph a, by directing the Code editor to strike the words "title" or "Title" and insert "Tit" within federal Act references in Code section 306B.1, subsections 3 and 4, Code section 307.10, subsection 13, Code section 321.105, subsection 5, and Code section 321.450, subsections 1 and 3.
See bill	HF 2531	Section 93 concerns limited liability of a railroad company.
See bill	HF 2531	Section 96 states that the Department of Cultural Affairs, in its capacity as the State Historic Preservation Officer and consulting party for the purpose of satisfying the requirements of the federal National Historic Preservation Act, shall be no more restrictive than the federal agency for which it is acting as such consulting party.
See bill	HF 2531	Section 107 relates to the impasse procedures and agreement of parties under collective bargaining. Section 108 concerns mediation under collective bargaining.
See bill	HF 2531	Section 125 amends 2010 Iowa Acts, Senate File 2383 concerning the Debt Settlement Program. Section 141 states that this change is effective January 1, 2011.
See bill	HF 2531	Sections 127-129 add requirements to the Water Resources Coordinating Council.
See bill	HF 2531	Sections 150-157 create and relate to the Public Safety Advisory Board.
See bill	HR 109	Resolution honors state, county and city road workers for their diligent work in clearing snow and ice from Iowa's vital road network.
See bill	SF 2062	Provides for a retirement incentive program for state employees. The Department of Administrative Services (DAS), in collaboration with the Department of Management, must present an interim report to the General Assembly by October 1, 2010, concerning the operation of the program. The DAS must also

**Iowa
Code**

Bill # 2010 Comments

submit an annual update concerning the program by October 1 of each year for four years, beginning October 1, 2011. This bill is effective upon enactment, February 10, 2010.

See bill

SF 2067

Section 2 provides that an official, state employee, a member of the General Assembly or a legislative employee may sell goods or services if the sale is conducted as part of the official duties of the person. Section 3 adds a new subsection requiring an official or state employee to file a report with the Ethics and Campaign Disclosure Board within 20 days of making the sale, unless the sale was completed while performing official state duties. Sections 4 and 5 make changes concerning the duties of the Ethics and Campaign Disclosure Board. This bill is effective upon enactment, March 19, 2010.

See bill

SF 2088

Sections 1 to 23 are Division I of this bill. This division relates to government information technology services and amends Code chapter 8A, the {Department of Administrative Services (DAS)}. Section 6 amends the definition of "participating agency" to mean any state agency, except the state Board of Regents and institutions operated under the authority of the state Board of Regents. Section 7 changes "Technology Governance Board" to "Technology Advisory Council." Section 8 appoints a Chief Information Officer and attaches the position to the Department of Management. Section 9 strikes language that allows a participating agency to enter into an agreement or contract for information technology with a qualified private entity. Section 10 requires DAS to adopt rules allowing for participating agencies to seek a temporary or permanent waiver from any of the requirements concerning the acquisition, utilization or provision of information technology. Section 22 requires that the Chief Information Officer conduct a study concerning convenience or other handling fees charged by state agencies by credit or debit card or other electronic means of payment. The goal of the study is to encourage the elimination of such fees wherever possible. The Chief Information Officer must submit a report to the General Assembly by January 15, 2011, concerning the results of the study, including any recommendations for legislative consideration. Section 23 states that state agencies should, to the greatest extent possible, utilize electronic mail or similar electronic means to notify holders of licenses or permits issued by the state agency that the license or permit needs to be renewed. The Chief Information Officer must assist in implementing this

**Iowa
Code**

Bill #

2010 Comments

section.

See bill

SF 2088

Sections 24 and 25 are Division II of this bill. This division relates to electronic records. Section 24 eliminates the requirement that a printed copy must be filed with the Secretary of the Senate and the Chief Clerk of the House for all reports required by the General Assembly, an electronic copy is still required. Section 25 requires that the Department of Administrative Services (DAS) and the Department of Cultural Affairs, in consultation with the State Records Commission, conduct a study on and make recommendations for the creation, storage and retention of state agency records in an electronic format. The report is due to the General Assembly by December 15, 2010. In conducting the study, DAS, Department of Cultural Affairs and the State Records Commission, must collect and assess information from each state agency.

See bill

SF 2088

Sections 26-58 are Division III of this bill. This division relates to modernizing publications and limits the distribution of printed copies. Section 31 allows the Legislative Services Agency to make available electronic or printed versions of official legal publications. Section 34 adds new Code sections to Code chapter 2B concerning the Iowa Administrative Bulletin and Iowa Administrative Code. Much of this information is moved from Code chapter 17A. Section 35 adds a new section to Code chapter 2B concerning Iowa Court Rules. Section 49 specifies how to cite official legal publications. Section 50 adds new sections to Code chapter 2B stating that the Iowa Code Editor is the custodian of the official legal publications known as the Iowa Acts, Iowa Code and Code Supplement and the Administrative Code Editor is the custodian of the official legal publications known as the Iowa Administrative Bulletin, Iowa Administrative Code and Iowa Court Rules. Section 56 requires that state agencies provide the Division of Libraries and Information Services of the Department of Education with an electronic version of a state publication, instead of paper copies. **Note:** See separate entries for Section 52 and 53—listed under 17A.

See bill

SF 2088

Sections 59-66 are Division IV of this bill. This division concerns state budgeting and personnel. Section 60 limits the carried forward funds for operational appropriations permitted to be encumbered for Internet-based training costs. Section 61

**Iowa
Code**

Bill #

2010 Comments

requires the Department of Administrative Services to adopt rules concerning job sharing, telecommuting and flex-time opportunities for employment within the executive branch. Section 63 requires state agencies budget for and plan to conduct lean events. Section 63 also encourages state agencies to share resources and services, including staff, training and educational services to the greatest extent possible. Section 64 concerns contract services and training. Requires each department to separately track the budget and actual expenditures for contract services and for employee training for each appropriation line item. Also requires that each department report to the Legislative Services Agency on January 15 and July 15 of each year concerning the budget, expenditure, quality assurance and cost control information addressed in Section 64. Section 65 requires departments to eliminate FTE positions that have been vacant for at least 6 months and permits departments to request reauthorization from the Department of Management for positions that are difficult to fill. Also states that moneys appropriated to a department and established in the department's budget in the state accounting system for full-time equivalent positions must be used for full-time equivalent positions and not for other purposes. Section 66 requires each joint appropriations subcommittee of the General Assembly to examine and review on an annual basis the fees charged by state agencies under purview of that joint appropriations subcommittee.

See bill

SF 2088

Sections 67-69 are Division V of this bill. This division concerns span of control. Section 67, paragraph "i," requires that the Department of Administrative Services (DAS) present an annual report to the Governor and General Assembly on or before April 1, 2011, and a final report on or before April 1, 2012, detailing the effects of the span of control policy on the composition of the workforce, cost savings, government efficiency and outcomes. The DAS is also required to evaluate the state's systems for job classifications. The evaluation shall include but is not limited to a review of the classifications for all positions and must provide options for eliminating obsolete, duplicative or unnecessary job classifications. The DAS must present an interim report to the General Assembly on or before January 14, 2011, concerning DAS's progress in completing the evaluation and associated outcomes. Division V is effective upon enactment, March 10, 2010.

**Iowa
Code**

Bill #

2010 Comments

See bill

SF 2088

Sections 70-76 are Divisions VI and VII of this bill. These divisions relate to purchasing. Section 70 concerns cooperative purchasing and requires the Board of Regents to convene at least quarterly an interagency purchasing group and an interagency information technology group. The Board of Regents is required to report to the General Assembly and Governor on or before November 1, 2010, concerning information on the cooperative purchasing plan and the results of the quarterly interagency meetings, including the specific cost savings or efficiency gains. Section 71 concerns a system of uniform standards and specifications for purchasing. **Note:** 2010 Iowa Acts, Senate File 2378, section 22, amends Section 71. Section 72 requires the Department of Administrative Services (DAS) to amend its rules on purchasing. Section 74 allows DAS to purchase items through any agency specifically exempted by law from centralized purchasing as well as from other interstate and intergovernmental entities. DAS is required to collaborate and cooperate with the Board of Regents and any other state agency exempt from centralized purchasing to explore joint purchases of general use items that present opportunities to obtain quality goods and services at the lowest reasonable cost. **Note:** See separate entry for Section 75—listed under Code section 307.21. Section 76 states that DAS shall require state agencies to provide DAS a report regarding planned purchases on an annual basis and to report on an annual basis regarding efforts to standardize products and services within their own agencies and with other state agencies. Section 76 also requires state employees who conduct bids for services to receive annual training and includes other state government purchasing efforts.

See bill

SF 2088

Sections 77-82 are Division VIII of this bill. This division relates to the operations of the Department of Administrative Services (DAS). Section 77 requires DAS to examine and develop best practices for the efficient operation of government and encourage state agencies to adopt and implement these practices. Section 78 concerns state employees being paid by electronic funds transfer. Section 79 requires that DAS provide information to the General Assembly concerning steps taken to implement a more streamlined hiring process and any recommendations for legislation action. Section 80 requires that DAS complete an inventory of surplus and unused state properties, including properties owned or under the control of DOT, and recommend which assets could be sold. The DAS must also conduct a

**Iowa
Code**

Bill #

2010 Comments

thorough review of all state office leases and require, where possible, that state agencies consolidate office spaces that are rented from private sector landlords. Also directs DAS to work with state agencies to begin renegotiating office leases to obtain more favorable lease terms. The DAS must also explore potential opportunities for state agencies to sell some properties to a private sector owner and then lease them back. The DAS is required to submit a report to the General Assembly by January 1, 2011, concerning the requirements in Section 80. The report shall identify any statutory barriers for pursuing efforts described and shall include its findings and any recommendations for legislative action.

See bill

SF 2088

Sections 175 to 234 are Division XVI of this bill. This division concerns the Department of Management (DOM). **Note:** See separate entry for Section 203—listed under Code section 25.2. See separate entry for Sections 217-219—listed under Code sections 321.11A, 321.31 and 321.40, respectively. See separate entry for Section 220—listed under Code section 331.552. **Note: 2010 Iowa Acts, House File 2531, section 35, repeals sections 175 through 232.**

Section 233 requires DOM to examine the possibility of merging all state payroll systems into the centralized payroll system operated by DOM. Requires DOM to consult with DOT and others. The DOM shall provide information to the Joint Appropriations Subcommittee on Administration and Regulation concerning efforts by DOM to merge payroll systems and any recommendations for legislative action. Section 234 requires DOM to implement to the extent possible a reduction in the frequency of paying state employees.

Note: Sections 233 and 234 are amended in 2010 Iowa Acts, House File 2531, sections 33 and 34, by changing DOM to the Department of Administrative Services (DAS).

See bill

SF 2088

Section 256 of Division XIX repeals 2009 Iowa Acts, chapter 144, section 49. This established the Upland Game Bird Study Advisory Committee of which DOT is a member. This section is effective upon enactment, March 10, 2010.

See bill

SF 2088

Sections 258-260 are Division XX of this bill. This division relates to the Iowa Climate Change Advisory Council of the Department of Natural Resources (DNR). Section 258 adds a new subsection requiring DNR to periodically forward

**Iowa
Code**

Bill # 2010 Comments

recommendations to the Environmental Protection Commission designed to encourage the reduction of statewide gas emissions. Section 258 also adds a new subsection requiring DNR to report to the Governor and the General Assembly regarding the greenhouse gas emissions by September 1 of each year. The first submission must be filed by September 1, 2011, for the calendar year beginning January 1, 2010. **Note:** 2010 Iowa Acts, House File 2531, section 54, amends the reporting deadlines by changing September 1 to December 31. Section 259 adds a new subsection repealing Iowa Code section 455B.851 on July 1, 2011. This Code section concerns the Iowa Climate Change Advisory Council.

See bill SF 2088 Sections 338-346 are Division XXXI of this bill. This division concerns the False Claims Act.

See bill SF 2088 Sections 416-419 are Division LI of this bill. This division concerns the Iowa Law Enforcement Academy. Section 417 requires the Iowa Law Enforcement Academy to charge DOT and the Department of Natural Resources the entire cost of providing the basic training course for law enforcement officers.

See bill SF 2088 Section 420 is Division LII of this bill. This division creates a State Government Efficiency Review Committee. The Committee must meet at least every two years to review and consider options for reorganizing state government. The Committee must issue a report including its findings and recommendations to the General Assembly. The first report must be submitted to the General Assembly by January 1, 2013, and subsequent reports are due January 1 every second year thereafter. **Note:** 2010 Iowa Acts, House File 2531, section 36, corrects a Code citation within section 420.

See bill SF 2088 Section 421 is Division LIII of this bill. This division adds new requirements when the General Assembly establishes boards and commissions. This section shall apply to appointive boards, commissions, committees and councils of the state established by the Code on or after July 1, 2010.

See bill SF 2095 Relates to the authority of a certified law enforcement officer.

See bill SF 2192 Adds a new section in Code chapter 558 relating to the prohibition of a transfer fee covenant. This bill is effective upon

**Iowa
Code**

Bill # 2010 Comments

enactment, April 23, 2010, and applies to any lien purporting to secure the payment of a transfer fee under a transfer fee covenant which is filed in Iowa on or after April 23, 2010.

See bill	SF 2197	Section 1 adds a new Code section to Code chapter 719 stating that a person who knowingly provides false identification information to a peace officer and others commits a simple misdemeanor.
See bill	SF 2199	Section 8 adds a new Code section 423.26A relating to the collection of the use tax on manufactured housing. This bill is effective upon enactment, April 7, 2010.
See bill	SF 2199	Section 13 adds a new Code section concerning an affidavit if there is no record that a certificate of title for a manufactured home or mobile home has been issued or surrendered. The DOT is required to adopt rules concerning this new Code section. The DOT must include a standardized form for an affidavit and also set the fee amount in its rules. This bill is effective upon enactment, April 7, 2010. Note: 2010 Iowa Acts, House File 2531, section 53, amends 2010 Iowa Acts, Senate File 2199, section 13, by changing "interest" to ""interests." This change applies retroactively to April 7, 2010.
See bill	SF 2202	Section 7 concerns curb ramps and sloped areas for persons with disabilities. Note: 2010 Iowa Acts, House File 2531, section 43, changes "altered" to "reconstructed."
See bill	SF 2237	Section 83 strikes 2009 Iowa Acts, Chapter 9, section 6, subsection 1. This subsection included Code Editor directives for Code chapter 68B. Section 181 concerns the effective date of this section; this section is effective upon enactment, March 19, 2010, and applies retroactively to July 1, 2009.
See bill*	SF 2237	Section 180 makes several Code editor directives to various Code sections within the following Code chapters: 303, 306, 306B, 307, 309, 311, 313, 316, 321, 321A, 321E, 321 G,321I, 321J, 321L, 322, 322A, 322C, 324A, 331, 326, 327D, 327F, 327G, 354, 362 and 384. Note: 2010 Iowa Acts, House File 2531, section 71, directs the Code editor to strike the words "title" or "Title" and insert "Tit" within federal Act references in Code section 306B.1, subsections 3 and 4, Code section 307.10, subsection 13, Code section 321.105, subsection 5, and Code section 321.450,

**Iowa
Code**

Bill #

2010 Comments

subsections 1 and 3.

See bill

SF 2273

Section 1 includes language stating that it is the intent of the General Assembly to establish a uniform statewide system to allow electronic transactions for the initial registration and titling of motor vehicles by January 1, 2012. Section 2 requires DOT to conduct a study of how to implement a uniform statewide system to allow electronic transactions for the registration and titling of motor vehicles. A report is due to the General Assembly by December 1, 2010. This bill is effective upon enactment, April 7, 2010.

See bill

SF 2297

Section 1 adds a new Code section to Code chapter 29A requiring the state or any political subdivision of the state to permit the rental of facilities under its control for designated military events for a fee not to exceed any expenses incurred.

See bill

SF 2310

This bill is known as the Natural Resources and Outdoor Recreation Act. It defines "department" to mean the Department of Agriculture and Land Stewardship (DALs), the Department of Natural Resources (DNR) or DOT. Section 4 requires that DOT consult with the State Transportation Commission when making decisions regarding the expenditure of trust fund moneys for trails. Section 4 also requires the heads of DALs, DNR and DOT to meet regularly and whenever practicable to collaborate in decision-making by adopting rules, establishing funding priorities and determining when it is beneficial to provide joint funding of initiatives. Section 6 requires DALs, DNR and DOT to jointly prepare and submit to the Governor and the General Assembly no later than January 15 of each year a complete report concerning the Natural Resources and Outdoor Recreation Trust Fund and recommendations including legislation proposed by one or more departments. Section 7 requires DALs, DNR and DOT to adopt rules separately or jointly as necessary. Section 8 requires DALs, DNR and DOT to cooperate to publish and maintain a public listing of how moneys contained in the Natural Resources and Outdoor Recreation Trust Fund are distributed and spent during the course of each fiscal year. DALs, DNR and DOT shall designate one of the departments to be responsible for publishing and maintaining the public listing on the Internet site operated by that department. Section 15 adds a new Code section to Code chapter 461 creating a trails account within the Natural Resources and Outdoor Recreation Trust Fund. The DOT and DNR shall

**Iowa
Code**

Bill # 2010 Comments

allocate moneys in the trails account to support initiatives related to the design, establishment, maintenance, improvement and expansion of land trails. Section 17 includes contingent implementation language. This Act shall be implemented on January 1, 2011, if the joint resolution proposing an amendment to the Constitution of the State of Iowa to dedicate a portion of state revenue for the benefit of the state's natural resources is ratified.

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| See bill | SF 2340 | Section 1 updates the reporting requirements for gifts and bequests received to correct the reference to the General Assembly's Standing Committees on Government Oversight. |
| See bill | SF 2367 | Section 1 specifies the intent of the General Assembly that the Department of Administrative Services (DAS) reduce utility costs by 10 percent through energy conservation practices. The DAS is required to reduce the size of the state fleet, examine policies on when state vehicles are assigned and circumstances when employees take state vehicles home and consider guidelines for when to sell and purchase new vehicles. The DAS must submit a report to the General Assembly by January 1, 2011, concerning the department's efforts to reduce state motor vehicle fleet costs, including data on the extent of savings realized. |
| See bill | SF 2367 | Section 3 requires the first \$1 million collected by DOT from the sale of certified driver records to be allocated to the Iowa Access Revolving Fund. |
| See bill | SF 2367 | Section 4 allows the Department of Administrative Services (DAS) to continue to charge \$2 per month for each health insurance contract administered by DAS. |
| See bill | SF 2367 | Section 18 appropriates money from the Road Use Tax Fund to the Department of Inspections and Appeals, Administrative Hearings Division, for salaries, support, maintenance and miscellaneous purposes. |
| See bill | SF 2367 | Section 20 appropriates money from the Road Use Tax Fund to the Department of Management for salaries, support, maintenance and miscellaneous purposes. |
| See bill | SF 2367 | Section 22 appropriates money from the Motor Fuel Tax Fund to the Department of Revenue for salaries, support, maintenance and |

Iowa Code	Bill #	2010 Comments
		miscellaneous purposes.
See bill	SF 2367	Section 26 appropriates money to the Office of Treasurer of State to cover fees assessed by the Department of Administrative Services for I/3 Budget System costs related to the administration of the Road Use Tax Fund.
See bill	SF 2367	Section 28 appropriates funding and positions to the Rebuild Iowa Office (RIO) and states it is the intent of the General Assembly that RIO be repealed on June 30, 2011.
See bill	SF 2367	Section 36 permits the Department of Administrative Services to procure information technology by leveraging existing competitively procured contracts.
See bill	SF 2367	Section 37 permits the Department of Administrative Services to use chain-of-custody paper in lieu of recycled paper.
See bill	SF 2367	Section 38 repeals Code section 8A.454, subsection 4. This subsection included a repeal date of July 1, 2009, for the Health Insurance Administration Fund. This section is effective upon enactment, April 29, 2010.
See bill	SF 2378	Section 7 permits the Department of Commerce to work with nonprofit and governmental agencies to use inmate labor to restore or preserve rural cemeteries or historical landmarks and to clean up roads and water resources.
See bill	SF 2378	Section 9 encourages state agencies to purchase products from Iowa State Industries. State agencies must also obtain bids from Iowa State Industries for purchases of office furniture exceeding 5,000 or in accordance with applicable administrative rules.
See bill	SF 2378	Section 20 creates a Public Safety Enforcement Fund under the control of the Treasurer of State.
See bill	SF 2378	Section 22 amends 2010 Iowa Acts, Senate File 2088, section 71, to correct language for the waiver process for state agencies to purchase products from Iowa Prison Industries.
See bill	SF 2381	Section 1 appropriates money to DOT from the Road Use Tax Fund for various purposes.

Iowa Code	Bill #	2010 Comments
See bill	SF 2381	Section 2 appropriates money to DOT from the Primary Road Fund for various purposes.
See bill	SF 2383	The bill establishes a State Debt Coordinator and relates to the collection of state debt. Section 11 adds a new section to Code chapter 421C that states that if a driver's license is reinstated as a result of participating in the Debt Settlement Program, the person must pay a reinstatement fee, any civil penalty due, and provide proof of financial responsibility, if required. Section 13 repeals Code chapter 421C on January 1, 2014. Section 24 states that it is the intent of the General Assembly to implement the collection of court debt on behalf of the clerk of the district court at the time a person renews a motor vehicle registration beginning July 1, 2011. The State Court Administrator, or designee, in cooperation with the Iowa State County Treasurers Association must develop a plan to allow county treasurers to collect restitution and delinquent court debt on behalf of the clerk of the district court at the time a person appears before a county treasurer to renew a vehicle registration. The State Court Administrator shall submit a report of the plan to the General Assembly on or before December 1, 2010. Effective Dates for SF 2383: Sections 2-5, 7-8, 11-12, and 14-15 are effective January 1, 2011. Sections 9 and 23 are effective upon enactment, April 21, 2010. Notes: See separate entries for Sections 2-5 that affect Code chapter 321 and Section 6 that affects Code chapter 364. 2010 Iowa Acts, House File 2531, section 125, amends section 11 of 2010 Iowa Acts, Senate File 2383 concerning the Debt Settlement Program. This change is effective on January 1, 2011.
See bill	SF 2389	Section 1, subsection 13, appropriates \$750,000 from the Rebuild Iowa Infrastructure Fund to DOT for infrastructure improvements at general aviation airports in Iowa.
See bill	SF 2389	Section 2, subsection 3, appropriates \$6.5 million from the Rebuild Iowa Infrastructure Fund to DOT for deposit into the Passenger Rail Service Revolving Fund for FY 2012. It is the intent of the General Assembly to fund up to \$20 million over a four-year period to fully fund the state commitment for matching federal funding available through the federal Passenger Rail Investment and Improvement Act of 2008.
See bill	SF 2389	Section 3 includes reversion language stating that unencumbered or unobligated moneys made from an appropriation in Division I

**Iowa
Code**

Bill #

2010 Comments

of SF 2389 (Sections 1 to 3) shall not revert but shall remain available for expenditure for the purposes designated until a specific fiscal year.

See bill

SF 2389

Section 9 adds a new Code section to Code chapter 12 creating a Revenue Bonds Capitals II Fund (RBC2 Fund). A state agency that receives an appropriation from the RBC2 Fund must report annually, on or before January 15 of each year, to the Legislative Services Agency and the Department of Management the status of all projects completed or in progress. This section is effective upon enactment, April 26, 2010.

See bill

SF 2389

Section 10, subsection 7, appropriates \$7.5 million from the Revenue Bonds Capitals II Fund (RBC2 Fund) to DOT for grants for rail projects including wind energy rail port projects. Any grants awarded must meet specific criteria. Section 10, subsection 7, also appropriates \$2 million for the Public Transit Infrastructure Grant Program and \$1.5 million for infrastructure improvements at the commercial air service airports in Iowa from the RBC2 Fund. Requires that 50 percent of the funds appropriated must be allocated equally between each commercial air service airport, 40 percent be allocated based on the percentage that the number of enplaned passengers at each commercial service airport bears to the total number of enplaned passengers in Iowa during the previous fiscal year, and 10 percent must be allocated based on the percentage that the air cargo tonnage at each commercial air service airport bears to the total air cargo tonnage in Iowa during the previous fiscal year. In order for a commercial air service airport to receive funding under subsection 7, the airport is required to submit applications for funding of specific projects to DOT for approval by the Transportation Commission. Section 10, subsection 7, also appropriates \$10 million for infrastructure projects relating to functionally obsolete and structurally deficient bridges from the RBC2 Fund.

See bill

SF 2389

Section 11 states that payments made from Division IV of SF 2389 (sections 9-10) must be made in a manner that does not adversely affect the tax-exempt status of any outstanding bonds issued by the Treasurer of State. Payments of moneys from the appropriations in Division IV must not be used for administrative or planning purposes.

Iowa Code	Bill #	2010 Comments
See bill	SF 2389	Section 12 includes reversion language stating that unencumbered or unobligated moneys made from an appropriation in Division IV of SF 2389 (Sections 9 to 13) shall not revert but shall remain available for expenditure for the purposes designated until a specific fiscal year.
See bill	SF 2389	Section 16 appropriates \$2 million to DOT from the Iowa Comprehensive Petroleum Underground Storage Tank Fund for deposit in the Passenger Rail Service Revolving Fund. Provides that the funding be coupled with the \$1.5 million balance from the 2009 passenger rail appropriation and be used for matching federal funding available through the federal Passenger Rail Investment Act of 2008.
See bill	SF 2389	Section 17 creates a new Code section in Code chapter 18B concerning smart planning.
See bill	SF 2389	Section 25 establishes an Iowa Smart Planning Task Force. The DOT Director or designee is named a member of the Task Force. The Task Force is required to prepare a report for the Governor and the General Assembly on or before November 15, 2010, that includes goals, recommendations, and other information. The Task Force is dissolved on December 31, 2012.
See bill	SF 2389	Section 67 amends 2009 Iowa Acts, chapter 173, section 13, subsection 6, by reducing the amount appropriated for infrastructure projects relating to functionally obsolete and structurally deficient bridges from \$50 million to \$40 million. This section is effective upon enactment, April 26, 2010.
See bill	SF 2389	Section 71 amends 2009 Iowa Acts, chapter 184, section 1, to clarify that the FY 2010 Rebuild Iowa Infrastructure Fund appropriation to DOT for passenger rail services is deposited in the Passenger Rail Service Revolving Fund established in Code section 327J.2.
See bill	SF 2389	Section 73 amends 2009 Iowa Acts, chapter 184, section 2, subsection 6, paragraph a, to state that of the \$2 million appropriated for the Railroad Revolving Loan and Grant Fund, \$2 million must be allocated to Davenport for a rail trans-load facility if a federal match of funds is received. This section is effective upon enactment, April 26, 2010.

Iowa Code	Bill #	2010 Comments
See bill	SF 2389	Section 79 states that on or after April 1, 2010, the Treasurer of State may issue and sell bonds in amounts which provide aggregate net proceeds of not more than \$150 million for purposes of the Iowa Jobs II Program for qualified projects in the departments of Agriculture and Land Stewardship, Economic Development, Education, Natural Resources, Transportation and the Iowa Finance Authority, state Board of Regents and Treasurer of State. This section is effective upon enactment, April 26, 2010.
See bill	SF 2389	Section 87 requires the Iowa Finance Authority to collect data on all of the projects approved for the Iowa Jobs Program. The Department of Management and state agencies associated with the projects must assist the authority with the data collection and in developing the report required. The Iowa Finance Authority must report quarterly to the Governor and the General Assembly concerning the data. This section is effective upon enactment, April 26, 2010, and applies to projects approved on, before, and after the effective date.
See bill	SF 2389	Section 88 establishes the Iowa Jobs II Program.