

Iowa Code	Bill #	2011 Comments
28L	HF 590	Section 85 directs the Code editor to strike the words "economic development board" or "Iowa economic development board" and insert "economic development authority." Also directs the Code editor to strike the word "department" when referring to the Department of Economic Development" and insert the word "authority." This bill takes effect upon enactment and applies retroactively to July 1, 2011.
28N	HF 590	Section 85 directs the Code editor to strike the words "economic development board" or "Iowa economic development board" and insert "economic development authority." Also directs the Code editor to strike the word "department" when referring to the Department of Economic Development" and insert the word "authority." This bill takes effect upon enactment and applies retroactively to July 1, 2011.
73	HF 590	Section 85 directs the Code editor to strike the words "economic development board" or "Iowa economic development board" and insert "economic development authority." Also directs the Code editor to strike the word "department" when referring to the Department of Economic Development" and insert the word "authority." This bill takes effect upon enactment and applies retroactively to July 1, 2011.
73.3	HF 648	Section 9 repeals Code section 73.3 that relates to giving preference to Iowa labor in contracts entered into by a commission, board, committee, officer or other governing body of the state, county, township, school district or city. This section is effective September 1, 2011. This section applies to all public improvement, public works, and public road projects, and to public improvement, public works and public road contracts entered into on or after September 1, 2011.
73.4	HF 648	Section 9 repeals Code section 73.4 that defined "domestic laborer." This section is effective September 1, 2011. This section applies to all public improvement, public works and public road projects, and to public improvement, public works and public road contracts entered into on or after September 1, 2011.
73A	HF 648	Section 7 makes changes to public contracts and bidding. This section is effective September 1, 2011. This section applies to all public improvement, public works and public road projects

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		entered into on or after September 1, 2011. Note: Governor Branstad item vetoed the definition of "resident subcontractor" and item vetoed language within the definition of "resident bidder."
306B.1	SF 474	Section 25 corrects a United States Code citation.
306C.10	SF 474	Section 26 makes editorial corrections to the definition of "information center."
306D	HF 590	Section 85 directs the Code editor to strike the words "economic development board" or "Iowa economic development board" and insert "economic development authority." Also directs the Code editor to strike the word "department" when referring to the Department of Economic Development" and insert the word "authority." This bill takes effect upon enactment and applies retroactively to July 1, 2011.
307	HF 590	Section 85 directs the Code editor to strike the words "economic development board" or "Iowa economic development board" and insert "economic development authority." Also directs the Code editor to strike the word "department" when referring to the Department of Economic Development" and insert the word "authority." This bill takes effect upon enactment and applies retroactively to July 1, 2011.
307.27	SF 205	Section 1 corrects a United States Code citation for unified carrier registrations.
307.45	SF 533	Section 33 states that assessments against property owned by the state and not under the jurisdiction and control of the department's administrator of highways shall be made in the same manner as those made against private property and payment shall be subject to authorization by the Executive Council. Appropriates money from the General Fund necessary to pay the expense authorized by the Executive Council. This section is effective upon enactment and applies retroactively to July 1, 2011.
307C	HF 590	Section 85 directs the Code editor to strike the words "economic development board" or "Iowa economic development board" and insert "economic development authority." Also directs the Code editor to strike the word "department" when referring to the

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		Department of Economic Development" and insert the word "authority." This bill takes effect upon enactment and applies retroactively to July 1, 2011.
308.1	HF 590	Section 84 directs the Code editor to strike the words "economic development board" and insert the words "economic development authority." This bill takes effect upon enactment and applies retroactively to July 1, 2011.
309.37	SF 475	Section 76 makes editorial corrections.
312.4	SF 475	Section 77 makes editorial corrections.
313.4	SF 474	Section 27 corrects a Code citation.
314.28	SF 475	Section 78 makes formatting changes. Also relates to the Keep Iowa Beautiful Fund and strikes reference to funding from the Income Tax Refund Checkoff and Joint Income Tax Refund Checkoff for Veterans Trust Fund and Volunteer Fire Fighter Preparedness Fund.
317.1A	SF 475	Section 79 corrects the names of noxious weeds.
321	HF 590	Section 85 directs the Code editor to strike the words "economic development board" or "Iowa economic development board" and insert "economic development authority." Also directs the Code editor to strike the word "department" when referring to the Department of Economic Development" and insert the word "authority." This bill takes effect upon enactment and applies retroactively to July 1, 2011.
321.1	SF 205	Section 2 amends the definition of "conviction" to include a plea of guilty or nolo contendere accepted by the court.
321.34	HF 651	Section 2 adds new subsections concerning the issuance of new, special license plates: combat infantryman badge, combat action badge, combat action ribbon, air force combat action medal, combat medical badge, civil war sesquicentennial, and fallen peace officers. Note: SF 533, Sections 59 and 60, amend HF 651, Section 2, by striking the word "special."
321.34	SF 312	Section 1 adds a requirement that an applicant who is the owner

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		of a business-trade truck or special truck shall not be issued special fire fighter registration plates for more than one vehicle. This bill applies for registration plates issued during registration periods beginning on or after January 1, 2012.
321.34	SF 533	Sections 59 and 60 amend HF 651, Section 2, by striking the word "special." This section is effective upon enactment and applies retroactively to July 1, 2011.
321.47	SF 205	Section 3 requires the DOT to waive the title fee and certificate of title surcharge when ownership of a vehicle is transferred from a decedent to the surviving spouse.
321.69A	SF 418	Adds a new Code section relating to disclosure of specified information in connection with new motor vehicle repairs.
321.105A	HF 676	Sections 1 and 2 create exemptions from the fee for new registration for motor vehicles leased to federal, state, or local governmental agencies or certain nonprofit entities.
321.113	SF 205	Section 4 adds a new subsection defining "owner" to include a surviving spouse who is required to transfer title.
321.120	SF 312	Section 2 removes the requirement that the county treasurer issue registration plates distinguishing a vehicle as a business-trade truck. The DOT may adopt rules requiring the use of a sticker or other means to identify business-trade trucks for enforcement purposes. This bill applies for registration plates issued during registration periods beginning on or after January 1, 2012.
321.121	SF 205	Section 5 adds a definition of "owner" to include a surviving spouse who is required to transfer title for a special truck used for farming.
321.121	SF 312	Section 3 adds a new subsection requiring the DOT to issue regular registration plates for special trucks. The DOT may adopt rules requiring the use of a sticker or other means to identify special trucks for enforcement purposes. This bill applies for registration plates issued during registration periods beginning on or after January 1, 2012.
321.122	SF 205	Section 6 adds a definition of "owner" to include a surviving

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		spouse who is required to transfer title for a truck, truck tractor or road tractor.
321.145	HF 651	Section 3 directs that the revenue created by the new, special license plates established in HF 651, Section 2, be credited and transferred to the appropriate fund.
321.145	SF 531	Section 47 makes changes to the amount of money that must be deposited into and credited to the Iowa Comprehensive Petroleum Underground Storage Tank Fund and Renewable Fuel Infrastructure Fund.
321.174	SF 205	Section 7 specifies that a person commits a simple misdemeanor if the person operates a commercial motor vehicle after the person's commercial driver's license has been downgraded to noncommercial status.
321.178	SF 205	Section 8 allows the DOT to suspend a restricted driver's license issued to a person between 16 and 18 years old if the DOT receives satisfactory evidence that the licensee has used an electronic communication or entertainment device while driving. Also requires that the citation be issued for violation of Code section 321.178 and not Code section 321.193.
321.178	SF 474	Sections 28 and 29 make editorial corrections to the word "driver."
321.180B	SF 205	Sections 9-11 provide that the DOT may suspend an instruction permit, intermediate driver's license or a full driver's license of a person under 21 if the DOT receives satisfactory evidence that the person violated the prohibitions on the use of an electronic communication device or entertainment device while driving. Also requires that the citation be issued for violation of Code section 321.180B and not Code section 321.193.
321.186	SF 149	Allows the DOT to accept reports from advanced registered nurse practitioners and physician assistants disclosing a physical or mental condition that renders a person incompetent to operate a motor vehicle.
321.186A	SF 205	Section 12 allows an applicant for a commercial driver's license to submit a vision report signed by a licensed vision specialist in lieu

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		of taking a vision test administered by the DOT.
321.188	SF 205	Sections 13-14 require an applicant to provide self-certification of type of driving and a medical examiner's certificate before the department issues, renews or upgrades the person's commercial driver's license. The DOT must post the driver's self-certification of type of driving to the national commercial driver's license information system and the medical examiner's certificate, if required by administrative rule.
321.188	SF 474	Section 30 changes the words "part" to "pt" and "subparts" to "subpt" in Code of Federal Regulations citations.
321.190	SF 475	Section 80 strikes a paragraph that required the nonoperator's identification card fees be transmitted by the DOT to the treasurer of state.
321.194	SF 205	Sections 15-16 provide that the DOT may suspend a special minor's license (school permit) if the DOT receives satisfactory evidence that the person violated the prohibitions on the use of an electronic communication device or entertainment device while driving. Also requires that the citation be issued for violation of Code section 321.194 not Code section 321.193.
321.207	SF 205	Section 17 requires the DOT to adopt rules for downgrading a commercial driver's license to a noncommercial status upon a driver's failure to provide a medical examiner's certificate or self-certification of type of driving. The rules must substantially comply with 49 CFR 383.71 and 383.73.
321.376	SF 205	Section 18 adds a new subsection stating that a "driver of a school bus" or "school bus driver" does not include a mechanic, delivery driver, or other person operating an empty school bus for purposes other than the transportation of passengers. Such persons are required to hold a commercial driver's license valid for the operation of a vehicle of the size and type operated, including a passenger endorsement, but are not required to hold a driver's license with a school bus endorsement.
321.435	HF 290	Adds a new Code section allowing the use of motorcycles equipped with detachable stabilizing rear wheels on Iowa roads. A motorcycle shall not be determined to be reconstructed based

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		on the sole fact that two stabilizing wheels have been added.
321A.5	SF 205	Section 19 amends the financial responsibility law to increase the property damage threshold at which point a person's license and registration is suspended based on failure to provide security after an accident, from \$1,000 to \$1,500.
321A.17	SF 205	Section 20 provides that a person applying for a driver's license following a period of suspension or revocation for Code section 321.178 is not required to maintain proof of financial responsibility.
321G.10	SF 205	Section 21 increases the property damage threshold amount to \$1,500 that triggers reporting requirements for accidents involving snowmobiles.
321G.29	SF 475	Section 81 corrects a Code citation.
321I.11	SF 205	Section 22 increases the property damage threshold amount to \$1,500 that triggers reporting requirements for accidents involving all-terrain vehicles.
321J	SF 470	Sections 15-18 allow out-of-state providers to conduct drinking driver courses that are supervised and approved by the Department of Education (DOE). The out-of-state provider must prove to the DOE the course is comparable to those offered in Iowa by community colleges, substance abuse treatment programs and state correctional facilities.
321J.2	SF 474	Section 31 adds the word "prevention" to Reality Education Substance Abuse Prevention Program.
321J.2	SF 533	Section 93 changes the minimum fine of \$1,850 to \$1,875 for second offense operating while intoxicated. This section is effective upon enactment and applies retroactively to July 1, 2011.
322C.3	SF 205	Section 23 prohibits an individual from being involved as a travel trailer dealer, representative of a licensed travel trailer dealer, owner, salesperson, officer of a corporation or employee for a period of five years, if convicted of certain crimes.

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324A.4	SF 205	Section 31 concerns the "transit coordination report" and amends the requirements. The report is now required biennially (December 15 of even-numbered years) and must be submitted to the General Assembly and the governor. The detailed financial accounting is no longer required. The report shall recommend methods to increase transportation coordination and improve the efficiency of federal, state and local government programs used to finance public transit services and may address other topics as appropriate.
325A.4	SF 205	Section 24 strikes a paragraph relating to the fee for transferring a passenger certificate relating to a motor carrier authority.
325A.21	SF 205	Section 25 amends the Code section relating to regular-route passenger certificate. The regular-route passenger certificate shall not be sold, transferred, leased or assigned.
327B.1	SF 205	Section 26 corrects a United States Code citation and removes reference to the single-state insurance registration program and adds reference to the Unified Carrier Registration Plan and Agreement.
327B.2	SF 205	Section 27 removes reference to the registration of a motor carrier's interstate transportation service and adds reference to registering a motor vehicle under the Unified Carrier Registration Agreement.
327B.5	SF 533	Section 61 amends a Code citation. This section is effective upon enactment and applies retroactively to July 1, 2011.
327H.20A	SF 475	Section 82 makes an editorial correction for clarity.
327K	SF 533	Section 100 repeals Code chapter 327K. This chapter concerns the Midwest Interstate Passenger Rail Compact. This section is effective upon enactment and applies retroactively to July 1, 2011. Note: Code section 327K.1(9) states that withdrawal from this compact shall take effect one year after the effective date of the statute.
330.20	SF 475	Section 83 makes an editorial correction for clarity.
330A.10	SF 475	Section 84 makes an editorial correction.

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331.341	HF 648	Section 8 removes the requirement of the board of supervisors to give preference to Iowa labor in accordance with Code chapter 73. This section is effective September 1, 2011. This bill applies to all public improvement, public works, and public road projects, and to public improvement, public works, and public road contracts entered into on or after September 1, 2011.
354.8	HF 516	Relates to the construction of subdivision improvements and certain notice requirements.
364.3	HF 392	Section 14 adds a new paragraph stating that a city shall not impose any fee or charge on any individual or business licensed by the Plumbing and Mechanical Systems Board for the right to perform plumbing, HVAC, refrigeration, or hydronic systems work within the scope of the license. This bill is effective upon enactment, April 28, 2011.
364.4	SF 474	Section 35 makes formatting changes.
364.5	HF 536	Section 40 concerns the procedures the state auditor uses for the Iowa League of Cities.
384.56	SF 533	Section 34 states that cities may assess the cost of a public improvement that extends through, abuts upon, or is adjacent to lands owned by the state, and payment for the assessable portion of the cost of the improvement through or along the lands as provided shall be subject to authorization by the Executive Council and payable in the manner provided in Code section 307.45 for property owned by the state and not under the jurisdiction and control of the DOT. This section is effective upon enactment and applies retroactively to July 1, 2011.
452A	SF 474	Section 143 directs the Code editor to make formatting changes.
452A.33	SF 531	Section 10 concerns the retail dealers' reporting requirements of total motor fuel gallonage to the Department of Revenue. This section is effective upon enactment, May 26, 2011, and applies retroactively to January 1, 2011.
452A.74	SF 475	Section 102 makes formatting and editorial changes.

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460	SF 474	Section 143 directs the Code editor to make formatting changes.
461A	HF 590	Section 85 directs the Code editor to strike the words "economic development board" or "Iowa economic development board" and insert "economic development authority." Also directs the Code editor to strike the word "department" when referring to the Department of Economic Development" and insert the word "authority." This bill takes effect upon enactment and applies retroactively to July 1, 2011.
461A.3A	SF 474	Section 118 makes a formatting change.
461A.76	SF 475	Section 106 changes "anything" to "notwithstanding anything" and makes formatting changes.
465B	HF 590	Section 85 directs the Code editor to strike the words "economic development board" or "Iowa economic development board" and insert "economic development authority." Also directs the Code editor to strike the word "department" when referring to the Department of Economic Development" and insert the word "authority." This bill takes effect upon enactment and applies retroactively to July 1, 2011.
465B.2	SF 475	Section 107 makes editorial and formatting changes.
669.2	SF 194	Section 11 amends the definition of "employee of the state" to provide that members of the Iowa National Guard performing military duty in a state that has requested assistance from Iowa under the emergency management assistance compact are to be considered employees of Iowa for the purpose of tort claims arising from those duties where the tort claims coverage of the requesting state does not extend to such Iowa National Guard members or is less than that provided under Iowa law.
707.6A	SF 475	Section 145 corrects a Code citation.
714.8	SF 475	Section 146 corrects a Code citation.
714.27	HF 299	Section 1 adds a new section allowing a governing body of a political subdivision to adopt a copper theft ordinance requiring a salvage dealer to maintain complete, accurate, and legible records in English of all purchases and receipts of salvaged materials.

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805.8A	SF 205	Section 28 strikes a paragraph and inserts a new paragraph stating that the scheduled fine for violations of Code section 327B.1(1) or 327B.1(2) is \$250. Section 29 strikes a paragraph relating to a violation for failure to have proper evidence of interstate authority carried or displayed and for failure to register, carry or display evidence that interstate authority is not required.
805.8A	SF 475	Sections 150-154 change the word "violation" to "fine."
See bill	HF 45	<p>Section 2 subjects departments to a limitation on expenditures made on or after the effective date of this section for office supplies, equipment purchases, office equipment, noninventory equipment, printing and binding, and marketing. The limitation is 50 percent of the unexpended or unencumbered amount that a department has budgeted or otherwise designated for those purchases. For the period beginning on the effective date of this section through the close of FY 2011, out-of-state travel that is funded in whole or in part by an appropriation from a source other than federal funds, shall not be authorized unless a waiver for the travel is approved by the Executive Council. Section 2 also requires the committees on appropriations of the Senate and House to recommend legislation applying a directive for the executive branch to implement a master marketing contract for state agencies that commences on or before July 1, 2011. Requires the Department of Management (DOM) to reduce the appropriations to departments as required by Section 2 and requires DOM to submit a report to the General Assembly and Legislative Services Agency itemizing the expenditure and appropriation reductions applied. Section 2 is effective upon enactment, March 7, 2011.</p> <p>Section 4 requires a state agency of the executive branch not employ a person whose position with the agency is primarily representing the agency relative to the passage, defeat, approval, or modification of legislation that is being considered by the General Assembly. This section is effective upon enactment, March 7, 2011.</p> <p>Section 6 requires the Joint Appropriations Subcommittee on Administration and Regulation to develop and submit recommended implementation provisions to the General</p>

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Assembly's committees on appropriations if one or both of the following are found to be significantly less costly than the current system: eliminating and selling the pool of stated-owned passenger vehicles located in Polk County and outsourcing state vehicle leasing through a private entity. This section is effective upon enactment, March 7, 2011.

Section 7 concerns the Department of Administrative Services' (DAS) responsibilities for the state-owned passenger vehicles located in Polk County. Requires that DAS not purchase new passenger vehicles for a period of time. This section is effective upon enactment, March 7, 2011.

Section 8 requires the Iowa Telecommunications and Technology Commission to implement a request for proposal process to sell or lease the Iowa Communications Network. This section is effective upon enactment, March 7, 2011. **Note:** HF 646, Section 55, amends this section.

Section 9 concerns the duties of the DAS director as they relate to the leasing of buildings and office space. Specifies that an office space lease shall not be terminated at a time when either contract damages or early termination penalties may be applicable for doing so. This section is effective upon enactment, March 7, 2011.

Section 11 strikes the Generation Iowa Commission (Section 13 repeals the Generation Iowa Commission) from Code section 15.108. This Code section requires the DOT and other agencies, departments and entities to encourage Iowans and out-of-state visitors to participate in the recreational and leisure opportunities available in Iowa. This section is effective upon enactment, March 7, 2011.

Section 12 amends 2010 Iowa Acts, chapter 1186, section 1, subsection 11, by requiring the DOT beginning July 1, 2011, to not renew membership in North America's Corridor Coalition. This section is effective upon enactment, March 7, 2011.

Section 24 requires that the DOT for the period beginning on the effective dates of this section through the close of FY 2011 only pay for wildflowers or other aesthetic plantings when justified to

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prevent erosion or control weed growth, and to reduce maintenance costs. This section is effective upon enactment, March 7, 2011.

Section 26 appropriates money for the state's share of support to provide a free shuttle service between the capitol complex and downtown Des Moines area. This section is effective upon enactment, March 7, 2011.

Section 37 requires each department providing state funding to a political subdivision of the state to annually review the statutory and regulatory requirements applicable to the political subdivision's receipt of the funding. The purpose of the review is to identify any barrier in statute or departmental rule or policy that would prevent recovery of any such state funding provided to a political subdivision that remains unencumbered or unobligated and the political subdivision no longer complies with requirements to receive the state funding. If an identified barrier exists in state law or rule or policy, the department shall propose legislation or amend the rule or policy to remove the barrier. This section is effective upon enactment, March 7, 2011.

Section 39 requires DOM to develop and make available to the public a searchable budget database and a searchable tax rate database and Internet sites. **Note:** SF 533, Section 49, makes a corrective amendment to Section 39.

Section 40 strikes a subsection that required DAS to develop and make available to the public a budget database.

Sections 41 to 46 concern the Taxpayer Transparency Act. By January 1, 2013, DOM must create and maintain a searchable budget database and Internet site detailing where tax dollars are expended, the purposes for which tax dollars are expended and the results achieved for all taxpayer investments in state government. Section 44 requires each state agency to provide certain information for the searchable Internet site. Section 45 requires all agencies, effective July 1, 2013, provide to the DOM director the data that is required to be updated on the Internet site not later than 60 days following the close of the state fiscal year. By January 1, 2014, the DOM director shall add data for the previous budgets to the Internet site.

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		Sections 47 to 50 concern the Taxation Disclosure Act. Section 47 requires DOM in consultation with the Department of Revenue to create and maintain a searchable database and Internet site of each tax rate for all taxing jurisdictions in Iowa. Note: SF 533, Section 51, makes a corrective amendment to Section 50.
See bill	HF 126	Relates to the filing of lobbyist registrations and lobbyist's client reports with the General Assembly.
See bill	HF 148	Requires the Revenue Estimating Conference to meet at least three times a year rather than quarterly. Also limits the ability to transfer appropriations. This bill is effective upon enactment, June 30, 2011. Note: SF 533, Section 152, makes this bill effective upon enactment, June 30, 2011.
See bill	HF 392	Relates to professional licensing by making changes to the Iowa plumber, mechanical professional, and contractor licensing act. This bill is effective upon enactment, April 28, 2011.
See bill	HF 484	Concerns investment of certain public funds in companies doing business in Iran by the treasurer of state, the public retirement systems in Iowa and the state Board of Regents.
See bill	HF 493	Requires public employees charged with a felony to pay a civil penalty equal to the cash wages received during a paid leave of absence and any contract termination payments if convicted.
See bill	HF 536	Concerns the duties and responsibilities of the auditor of state.
See bill	HF 590	Relates to the reorganization of the Iowa Department of Economic Development and implements economic development between government and the private sector. This bill takes effect upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 2 requires state agencies to forward a copy of any existing lease for any buildings or office space to the Department of Administrative Services (DAS) for review prior to July 1, 2011. State agencies that are in the process of entering into or renewing a lease for any building or office space must contact DAS prior to finalizing such lease and receive DAS approval before entering into or renewing a lease. Authorizes DAS to assess a fee to a state

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		agency for which a lease is negotiated or renewed. Also requires DAS to provide space management services and begin to lease all buildings and office space wherever located through the state as soon as practicable, but no later than December 1, 2011. This section is effective upon enactment, July 18, 2011.
See bill	HF 646	Section 3 concerns the electronic online travel authorization form and the public access database. Requires the Department of Administrative Services (DAS) to develop a plan for converting the existing reimbursement process to a paperless process. The DAS must submit the plan to the Governor's Office by no later than January 1, 2012. Also requires DAS to make available the database to the public on or before January 1, 2012. This section is effective upon enactment, July 18, 2011.
See bill	HF 646	Section 5 requires the first \$750,000 collected by the DOT from the sale of certified driver's records to be allocated to the Iowa Access Revolving Fund for FY 2012. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 6 allows the Department of Administrative Services to charge a monthly \$2 per contract administrative charge for all health insurance plans for FY 2012. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 21 appropriates money from the Road Use Tax Fund to the Administrative Hearings Division of the Department of Inspections and Appeals for FY 2012. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 23 appropriates money from the Road Use Tax Fund to the Department of Management for FY 2012. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 25 appropriates money from the Motor Vehicle Fuel Tax Fund to the Department of Revenue for FY 2012. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 29 appropriates money from the Road Use Tax Fund to the Office of Treasurer of State for FY 2012. This section is

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		effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 32 strikes Code section 8A.111(4), which required the Department of Administrative Services to prepare an annual report on state purchases of recycled and soybean-based products. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 33 concerns competitive bidding preferences and makes changes to require a bidder to be considered for an award to disclose to the state agency awarding the contract the names of all subcontractors and suppliers who will work on the project within 48 hours after the published date and time by which bids must be submitted. Also states that a bidder shall not replace a contractor or supplier without the approval of the state agency awarding the contract. Also requires a bidder, prior to an award or who is awarded a state construction contract to disclose certain information. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 34 strikes Code section 8A.315(1)(d) which required the Department of Administrative Services to purchase acid-free permanent paper. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 35 expands the Department of Administrative Services' (DAS) director's duties by requiring the director to lease all buildings and office space necessary to carry out the proper functioning of any state agency wherever located throughout the state. The director is also required to develop cooperative relationships with the state Board of Regents in order to promote colocation of state agencies. Section 36 makes a corresponding amendment concerning the Rent Revolving Fund used by DAS. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Sections 37-42 concern fleet management of the Department of Administrative Services and the rental and leasing of state passenger vehicles. The DOT is still exempted. This section is effective upon enactment and applies retroactively to July 1, 2011.

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See bill	HF 646	Section 44 requires the Department of Administrative Services (DAS) to develop and maintain an electronic travel authorization form and a searchable database on DAS' website for all executive branch employee travel. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 45 makes changes to the definition of "data processing software" in Code section 22.3A, to also mean associated documentation. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 55 amends HF 45, Section 8, concerning the sale or lease of the Iowa Communications Network.
See bill	HF 646	Section 63 requires the first \$750,000 collected by the DOT from the sale of certified driver's records to be allocated to the Iowa Access Revolving Fund for FY 2013. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 64 allows the Department of Administrative Services to charge a monthly \$2 per contract administrative charge for all health insurance plans for FY 2013. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 79 appropriates money from the Road Use Tax Fund to the Administrative Hearings Division of the Department of Inspections and Appeals for FY 2013. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 81 appropriates money from the Road Use Tax Fund to the Department of Management for FY 2013. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 83 appropriates money from the Motor Vehicle Fuel Tax Fund to the Department of Revenue for FY 2013. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 646	Section 87 appropriates money from the Road Use Tax Fund to the Office of Treasurer of State for FY 2013. This section is

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		effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 648	Section 1, subsection 11, appropriates money for FY 2012 from the Rebuild Iowa Infrastructure Fund to the DOT for recreational trails, Public Transit Infrastructure Grant Fund, commercial service airports, and general aviation airports. Section 2 states that these appropriations shall not revert but shall remain available for expenditure for the purposes designated until the close of the fiscal year that ends three years after the fiscal year for which the appropriation is made. However, if the project or projects are completed in an earlier fiscal year, unencumbered or unobligated moneys shall revert at the close of that same fiscal year. This section takes effect upon enactment and applies retroactively to July 1, 2011.
See bill	HF 648	Section 3, subsection 7, appropriates money from the Technology Investment Fund to the Department of Management to develop a searchable database that can be placed on the Internet for budget and financial information for FY 2012.
See bill	HF 648	Section 3, subsection 8, appropriates money from the Technology Investment Fund to the Department of Public Safety (DPS) for the statewide public safety radio network and the purchase of compatible radio communications equipment. On or before January 13, 2012, DPS must provide a report to the Legislative Services Agency and the Department of Management detailing the status of the funding and include the needs of the DPS, Department of Corrections and Department of Natural Resources to achieve operability and to meet the federal narrowbanding mandate. The report must also include any changes in estimated costs to those needs and the status of requests for proposals to develop a public-private partnership. Section 4 states that appropriations shall not revert but shall remain available for expenditure for the purposes designated until the close of the fiscal year that ends three years after the fiscal year for which the appropriation is made. However, if the project or projects are completed in an earlier fiscal year, unencumbered or unobligated money shall revert at the close of the same fiscal year. This section takes effect upon enactment and applies retroactively to July 1, 2011.

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See bill	HF 648	Section 18 amends the definition of "vertical infrastructure," to add "debt service payments on academic revenue bonds." This section takes effect upon enactment and applies retroactively to July 1, 2011.
See bill	HF 648	Section 35 amends 2009 Iowa Acts, chapter 184, section 3, which appropriated money for the Railroad Revolving Loan and Grant Fund by requiring that 10 percent be allocated to the planning and development of rail ports in Iowa. This section is effective upon enactment and applies retroactively to June 30, 2011.
See bill	HF 648	Section 36 amends 2010 Iowa Acts, chapter 1184, section 2, subsection 3, unnumbered paragraph 1, which appropriated \$6.5 million to the Passenger Rail Service Revolving Fund by striking the \$6.5 million appropriated. This section is effective upon enactment and applies retroactively to June 30, 2011.
See bill	HF 648	Section 48 requires the Department of Economic Development by January 1, 2012, to select a site in or near Nashua for designation as a statewide welcome center. This section takes effect upon enactment and applies retroactively to July 1, 2011.
See bill	HF 682	Provides for congressional and legislative districts. Section 3 concerns membership; Section 4 concerns vacancies; and Section 5 concerns geography. This bill is effective upon enactment, April 19, 2011.
See bill	HF 683	Section 1 appropriates money from the Road Use Tax Fund to the DOT for FY 2012. This bill is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 683	Section 2 appropriates money from the Primary Road Fund to the DOT for FY 2012. This bill is effective upon enactment and applies retroactively to July 1, 2011.
See bill	HF 683	Section 3 appropriates money from the Road Use Tax Fund for the DOT for FY 2013. This bill is effective upon enactment and applies retroactively to July 1, 2011. Note: Some of the appropriations for FY 2013 are not fully funded.
See bill	HF 683	Section 4 appropriates money from the Primary Road Fund to the DOT for FY 2013. This bill is effective upon enactment and

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		applies retroactively to July 1, 2011. Note: Some of the appropriations for FY 2013 are not fully funded.
See bill	HF 698	Relates to and makes appropriations for state government for July 1 through July 31, 2011. This bill is effective upon enactment, June 30, 2011, and applies retroactively to July 1, 2011.
See bill	SCR 7	Senate concurrent resolution relating to the joint rules of the 84 th General Assembly governing lobbyists of the Senate and House of Representatives.
See bill	SF 194	Section 2 concerns the use of governmental facilities by military personnel. The definition of "designated military event" was amended to strike the requirement that the adjutant general must authorize the event and the definition was expanded to apply to departing units.
See bill	SF 197	Section 1 expands the definition of "routine maintenance" in Code section 100D.1 to include the replacement of sprinkler heads or nozzles and the temporary disabling and subsequent restarting of a system as necessary to perform such routine maintenance. Section 2 allows for a continuing education extension of electrician license renewal. This bill is effective upon enactment, April 19, 2011.
See bill	SF 205	Section 30 makes editorial corrections and allows the DOT to issue a temporary restricted driver's license without a court order to a defendant whose license is revoked in cases involving controlled substance-related offenses.
See bill	SF 236	Section 1 changes the membership of the Iowa Law Enforcement Academy Council to 13 voting members. A member of the DOT's Office of Motor Vehicle Enforcement is named to the council.
See bill	SF 289	Relates to Iowa's open meetings law (Code chapter 21) and Iowa's open records law (Code chapter 22). This bill concerns reconvened meetings, civil and criminal penalties, appraisal information, personal information in confidential personal records, and settlement agreements. This bill is effective upon enactment, May 12, 2011.
See bill	SF 299	Relates to environmental protection, including solid waste,

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		sewage works, hazardous waste, infectious medical waste, and pesticide and fertilizer contamination. Section 10 repeals several Code sections including Code section 455B.504. Code section 455B.504 required the Environmental Protection Commission to adopt rules requiring a person who owns or operates an infectious medical waste collection or transportation operation to obtain an operating permit prior to initial operation.
See bill	SF 312	Section 4 includes intent language stating that the owners of business-trade trucks and special trucks have access to any of the specialty registration plates issued under Code section 321.34. By January 1, 2012, the DOT must discontinue the practice of issuing business-trade truck registration plates and special truck registration plates and shall instead provide regular registration plates for new business-trade trucks and special truck registrations. This bill applies for registration plates issued during registration periods beginning on or after January 1, 2012.
See bill	SF 315	Relates to emergency management planning.
See bill	SF 393	Relates to drainage and levee districts by providing for the delivery of a written communication to state and local government.
See bill	SF 396	Relates to the regulation of indemnification provisions in construction contracts. Construction contract is defined as all public, private, foreign, or domestic agreements other than such public agreements relating to highways, roads and streets. Note: SF 533, Section 99, amends SF 396, Section 1, by amending the definition of "construction contract."
See bill	SF 508	Section 18 appropriates money to DOT and departments and agencies for FY 2012 from federal grants, and other nonstate grants, receipts and funds. SF 533, Section 149, makes this bill effective upon enactment and it applies retroactively to July 1, 2011.
See bill	SF 508	Section 37 appropriates money to DOT and departments and agencies for FY 2013 from federal grants, and other nonstate grants, receipts and funds. SF 533, Section 149, makes this bill effective upon enactment and it applies retroactively to July 1, 2011.

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See bill	SF 510	Section 9 encourages state agencies to purchase products from Iowa State Industries and requires state agencies to obtain bids from Iowa State Industries for purchases of office furniture during FY 2012, which exceed \$5,000 or as in accordance with applicable administrative rules. This bill is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 510	Section 38 encourages state agencies to purchase products from Iowa State Industries and requires state agencies to obtain bids from Iowa State Industries for purchases of office furniture during FY 2013, which exceed \$5,000 or as in accordance with applicable administrative rules. This bill is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 531	Relates to motor fuels, including biofuels and renewable fuels dispensed by retail dealers and provides for tax credits and refunds. This bill has various effective and applicability dates.
See bill	SF 533	Section 1 requires state departments to transmit FY 2013 estimates of their expenditure requirements, including every proposed expenditure with supporting data and explanations, to the Department of Management director by October 1, 2011. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 9 requires the DOT to provide salary data for FY 2012 to the Department of Management and the Legislative Services Agency to operate the state's salary model. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 17 amends the Department of Administrative Services director's duties concerning the authorization of expenses for leasing buildings and office space. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 41 requires state departments to transmit FY 2014 estimates of their expenditure requirements, including every proposed expenditure with supporting data and explanations, to the Department of Management director by October 1, 2012. This section is effective upon enactment and applies retroactively to

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		July 1, 2011.
See bill	SF 533	Section 48 requires the DOT to provide salary data for FY 2013 to the Department of Management and the Legislative Services Agency to operate the state's salary model. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 49 amends HF 45, Section 39, to correct a Code citation. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 51 amends HF 45, Section 50, to correct a Code citation. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 88 requires a railroad company that alters its facilities pursuant to a written agreement with Iowa City to construct a flood mitigation project to receive certain limitations on liability for any damages caused by the alteration due to a flood. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 98 adds three additional members to the Watershed Planning Advisory Council. These additional members are selected by the Agribusiness Association of Iowa, Iowa Floodplain and Stormwater Management Association and Iowa Rivers Revival. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 99 amends SF 396, Section 1, by amending the definition of "construction contract" to strike "highways, roads, streets, bridges, tunnels, transportation facilities, airports." This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 109 concerns the state government purchasing effort responsibilities of the Department of Administrative Services (DAS). Directs DAS to require state agencies provide DAS with a report regarding planned purchases and to report efforts to standardize products and services within their own agencies and

Iowa Code	Bill #	2011 Comments
		with other state agencies. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 111 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 that state agency that the license or permit needs to be renewed. The chief information officer of the state shall assist state agencies in implementing this directive. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 112 requires each state agency to budget for and plan to conduct lean projects. Each state agency must coordinate its activities with the Office of Lean Enterprise. State agencies are also encouraged to share resources and services, including staff, training, and educational services to the greatest extent possible in order to best fulfill the duties of each agency at the least cost. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 113 requires each joint appropriations subcommittee of the General Assembly to examine and review on an annual basis the fees charged by state agencies under the purview of that joint appropriations subcommittee. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 114 requires the Department of Administrative Services (DAS), in consultation with the Department of Management, to examine the process by which state agencies hire personnel with the goal of simplifying and reducing the steps needed. The DAS must provide information to the General Assembly and recommend any legislative action. This section is effective upon enactment and applies retroactively to July 1, 2011.
See bill	SF 533	Section 116 requires the Department of Administrative Services (DAS) to examine the possibility of merging all state payroll systems into the centralized payroll system operated by DAS. The DAS is required to consult with the DOT. The DAS must provide information to the joint appropriations subcommittee on administrative and regulation concerning efforts by DAS to merge payroll systems and provide recommendations for legislative action. This section is effective upon enactment and applies

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See bill	SF 535	retroactively to July 1, 2011. Relates to the Water Resources Coordinating Council and transfers associated powers and duties from the governor to the Department of Agriculture and Land Stewardship (DALS). Rulemaking authority is given to both the Department of Natural Resources (DNR) and DALS to carry out Code chapter 466B. The DNR is given rule authority to carry out the regional watershed assessment program. The DALS is given rule authority to assist in the implementation of community-based subwatershed improvement plans.