



- Section 33 Amends Code section 307.45(3) to provide that assessments against property owned by the state and not under the jurisdiction and control of the DOT 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 General Fund moneys to pay the expense authorized by the Executive Council.
- Section 34 Amends Code section 384.56(1) to provide 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 is subject to authorization by the Executive Council and payable in the same manner provided in Code section 307.45 for property owned by the state and not under the jurisdiction and control of the DOT.
- Division V – Standing Appropriations and Related Matters – FY 2012-2013*
- Section 41 Addresses the state budget process for FY 2014 and requires state departments to transmit to the DOM director estimates of their FY 2014 expenditure requirements, together with supporting data and explanations, by October 1, 2012.
- Division VI – Salaries, Compensation and Related Matters – FY 2012-2013*
- Section 45 Prohibits bonus pay in FY 2013 for all executive, judicial and legislative branch employees, other than the Board of Regents, unless permitted by law or required by collective bargaining agreement. *Section 45 was item vetoed by the governor.*
- Section 48 Requires the salary model administrator to work with the LSA to maintain the state's salary model. Requires various departments, including the DOT, to submit data to the DOM and the LSA to operate the salary model.
- Division VII – Corrective Provisions*
- Sections 49 and 51 Amend HF 45, Section 39, to make technical corrections pertaining to a searchable budget database and a searchable tax rate database.

Sections 59 and 60 Amend HF 651, Section 2, to make a technical correction to special registration plate provisions.

Section 61 Amends Code section 327B.5 to make a technical correction related to the scheduled fine for a violation of registration of carrier authority provisions.

*Division VIII – Miscellaneous Provisions and Appropriations*

Section 88 Requires a railroad company that alters its facilities pursuant to a written agreement with Iowa City for construction of a flood mitigation project to receive certain limitations on liability.

Section 90 Increases the voting members of the Iowa Law Enforcement Academy from 13 to 15 voting members, with the addition of county conservation board employee who is a certified peace officer and a Department of Natural Resources conservation peace officer. *Section 90 was item vetoed by the governor.*

Section 93 Amends Code section 321J.2(4) to correct the assessment of a second offense operating while intoxicated fine amount.

Section 98 Amends Code section 466B.31(2) to add three members to the Watershed Planning Advisory Council representing the Agribusiness Association of Iowa, the Iowa Floodplain and Stormwater Management Association, and the Iowa Rivers Revival.

Section 99 Amends SF 396, Section 1, to strike reference to "highways roads, streets, bridges, tunnels, transportation facilities, airports" from the definition of "construction contract."

Section 100 Repeals Code chapter 327K relating to the enactment of the Midwest Interstate Passenger Rail Compact. The statute stipulates that withdrawal from the compact takes effect one year after the effective date of any statute that repeals the enactment of the compact.

*Division X – Reorganization*

- Section 108 Requires each department to separately track the budget and actual expenditures of each appropriation line item for contract services and employee training and report to the LSA. *Section 108 was item vetoed by the governor.*
- Section 109 Specifies provisions relating to state government purchasing efforts by the DAS. Directs the DAS to: require state agencies to report to the DAS regarding planned purchases and efforts to standardize products and services within their own agencies; require state employees who conduct bids for services to receive training about procurement rules, procedures and best practices; identify procurement compliance employees within the department; review the process and basis for establishing departmental fees for purchasing; establish a work group to collaborate on best practices to implement the best cost savings for state purchasing; explore interstate and intergovernmental purchasing opportunities; and expand the use of procurement cards by state agencies. This provision was first required for FY 2011.
- Section 111 Requires state agencies to utilize electronic means for renewal notices for licenses and permits, to the greatest extent possible. Requires the state's chief information officer to assist state agencies to implement this directive. This provision was first required for FY 2011.
- Section 112 Requires state agencies to budget for and plan to conduct lean projects in coordination with the Office of Lean Enterprise and encourages agencies to share resources. This provision was first required for FY 2011.
- Section 113 Requires the joint appropriations subcommittee of the General Assembly to annually review the fees charged by state agencies. This provision was first required for FY 2011.
- Section 114 Requires the DAS, in consultation with the DOM, to examine and simplify the process used to hire state personnel. Requires the DAS to provide information to the General Assembly concerning the steps taken to streamline the process, along with any recommendations for legislative action. This provision was first required for FY 2011.

Section 116

Requires the DAS to examine the possibility of merging all state payroll systems into the centralized payroll system operated by the DAS. Requires the DAS to consult with state government entities not utilizing the centralized payroll system, including but not limited to the DOT, about strategies for encouraging utilization of the state's centralized payroll system and barriers that prevent the merging of the payroll systems. Requires the DAS to provide information to the joint budget subcommittee on administration and regulation concerning efforts to merge payroll systems and any recommendations for legislative action. This provision was first required for FY 2011.

Section 158

Provides that, unless otherwise provided, the bill takes effect upon enactment and applies retroactively to July 1, 2011.