

<b><u>IA Code</u></b>	<b><u>Bill</u></b>	<b><u>No.</u></b>	<b><u>Comments</u></b>
6B.18	SF	155	Section 1 makes editorial corrections concerning the appeal of award and notice of appeal.
17A.4	HF	636	Section 27 adds a new subsection requiring state agencies to include in their administrative rule filings fiscal impact statements when additional annual expenditures of at least \$100,000 or combined expenditures of at least \$500,000 within five years by all affected persons, including the agency itself, are expected. The agency must deliver a copy of the statement to the Legislative Services Agency. This bill is effective upon enactment, April 14, 2003.
17A.6	HF	534	Section 141 makes an amendment to correspond with other changes in the Department of Administrative Services bill.
17A.6	HF	636	Sections 28 and 29 make editorial corrections concerning the publication of the Iowa Administrative Bulletin and the Iowa Administrative Code. This bill is effective upon enactment, April 14, 2003.
17A.8	HF	636	Section 30 strikes the subsection concerning the employment of necessary legal and technical staff by the Administrative Rules Review Committee. This bill is effective upon enactment, April 14, 2003.
306.3	SF	451	Section 1 amends the definition of "municipal street system" to include those streets within municipalities that are not primary roads or secondary roads.
306.4	SF	451	Section 2 relates to the transferring of certain farm-to-market roads from city to county jurisdiction, effective July 1, 2004.
306.8A	SF	451	Section 3 requires the DOT to maintain on file the transfer of jurisdiction report. Also requires certain roads to be transferred from the state to the appropriate county or city effective July 1, 2003.
306C.1	SF	97	Section 1 strikes the definition of "primary highway" from Code chapter 306C, division 1 (junkyard beautification).
306C.2	SF	97	Section 2 strikes the words "or primary" from the paragraph concerning persons maintaining or operating junkyards.
306C.3	SF	97	Section 3 strikes the words "or primary" from the paragraph concerning junkyards lawfully in existence.
306C.8	SF	97	Section 4 strikes the words "and primary system" from the paragraph concerning agreements the DOT may enter into relating to junkyard control.
306C.10	SF	97	Section 5 strikes the definition of "political sign" from Code chapter 306C.
306C.22	SF	97	Section 6 repeals this section regarding the placement of political signs on private property.

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307.12	HF	534	Sections 239 and 240 make changes to Code citations.
307.21	HF	534	Section 241 and 242 change Code citations and correct agency names.
307.22	SF	451	Section 4 makes an amendment regarding the calculation of construction and maintenance needs of county roads.
307.27	HF	171	Section 53 removes a reference to the Interstate Commerce Commission and cites the United States Code and U.S. DOT regulations.
308.1	HF	171	Section 54 corrects a reference to the state soil conservation committee.
309.57	SF	451	Section 5 removes the requirement that a petition signed by all landowners adjoining a road be presented prior to reclassification of a secondary road as an area service "C" road.
312	HF	683	Sections 161-162 correct Code citations. These sections are effective July 1, 2004.
312.3	SF	451	Section 6 relates to the apportionment of moneys to cities and counties.
312.3D	SF	451	Section 7 adds a new section relating to the Street Construction Fund Distribution Advisory Committee. The committee shall be comprised of representatives appointed by the president of the Iowa section of the American Public Works Association, the president of the Iowa League of Cities and the DOT. The committee must recommend one or more alternative methodologies for distribution of moneys in the Street Construction Fund to the General Assembly by January 1, 2004.
313.4	HF	534	Section 243 corrects a Code citation.
313.4	SF	451	Section 8 creates a Transfer of Jurisdiction Fund in the Office of the Treasurer of State under the control of the DOT.
321.1	HF	343	Section 1 raises the amount of a "guaranteed arrest bond certificate" to \$1,000.
321.1	SF	134	Section 2 provides that a registration year for a leased vehicle registered by the county treasurer, except for motor trucks and truck tractors with a combined gross weight exceeding five tons, is the period of 12 consecutive months beginning on the first day of the month following the month in which the lease expires.
321.19	HF	534	Section 244 corrects agency names.
321.19	SF	453	Section 109 changes the name of the Lottery Division to the Iowa Lottery Authority.
321.20	HF	683	Section 163 corrects a Code citation. This section is effective July 1, 2004.

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321.20B	HF	694	Sections 23-25 clarify that an owner or driver must present proof of coverage to the clerk of court prior to the court appearance in order to obtain a dismissal of a charge of driving a motor vehicle without liability insurance.
321.24	HF	683	Section 164 corrects Code citations. This section is effective July 1, 2004.
321.24	SF	97	Section 9 requires that a certificate of title include the date of delivery instead of the date of notation. This section takes effect July 1, 2004.
321.30	HF	534	Section 245 corrects Code citations.
321.31	HF	534	Section 246 corrects a Code citation and an agency name. Also adds the director of the DAS to those required to establish procedures for updating the delinquent account records of the state and county records system.
321.34	HF	290	Authorizes the issuance of special registration plates to owners of motor trucks.
321.34	HF	656	Section 2 relates to special fire fighter motor vehicle registration plates.
321.34	HF	683	Sections 165-171 correct Code citations. These sections are effective July 1, 2004.
321.34	SF	127	Establishes a special breast cancer awareness motor vehicle registration plate.
321.35	HF	534	Section 247 corrects a Code citation.
321.39	SF	134	Section 3 relates to the expiration date of vehicle registrations and driving with an expired registration.
321.40	HF	534	Section 248 corrects Code citations.
321.45	SF	97	Section 10 strikes a reference to notation of the security on a certificate of title. This section takes effect July 1, 2004.
321.48	SF	97	Section 11 requires a dealer acquiring a foreign-registered vehicle to apply for a certificate of title within 30 days, rather than 15 days, after bringing the vehicle into Iowa.
321.50	SF	97	Sections 12 and 13 relate to security interest provisions. Changes to Section 12 take effect July 1, 2004. Changes to Code section 321.50, subsection 6 are repealed effective July 1, 2004.
321.69	HF	502	Relates to damage disclosure statements required for transfer of ownership of motor vehicles. <b>Note:</b> Section 71 of SF 458 amends this bill.

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321.69	SF	458	Section 71 amends HF 502, section 3, by specifying that the exemptions listed in subsection 9 do not apply to a new subsection concerning motor vehicles with known nonoperative airbags.
321.149	HF	534	Section 249 corrects agency names.
321.178	HF	171	Section 55 adds a reference to Code chapter 142C.
321.183	HF	623	Section 1 adds a new section relating to the DOT's responsibilities for registering persons with the Selective Service System when those persons apply for a driver's license or nonoperator's identification card
321.189	HF	171	Section 56 adds a reference to Code chapter 142C.
321.190	HF	623	Section 2 concerns the DOT's responsibility for registering persons with the Selective Service System when those persons apply for a nonoperator's identification card.
321.191	SF	97	Section 14 requires a one-time surcharge fee of \$3 for driver's licenses. Section 26 repeals this surcharge effective July 1, 2008.
321.192	SF	97	Section 15 allows the DOT to waive or refund fees for a renewal or duplicate license or nonoperator's identification card under certain circumstances pursuant to rules adopted by the DOT.
321.210B	HF	534	Section 250 corrects agency names.
321.236	SF	453	Section 14 provides that a local authority may establish by ordinance the fine for each parking violation. If a parking violation is not paid within 30 days, the fine amount now increases by \$5.
321.271	SF	97	Section 16 relates to the confidentiality of accident reports.
321.302	HF	343	Section 2 makes changes concerning passing on the right or left.
321.323A	HF	66	Requires motor vehicle operators to take certain precautions when passing stationary utility maintenance or municipal maintenance vehicles.
321.375	HF	549	Sections 57 and 58 relate to a school bus driver's suspension from duties.
321.375	HF	549	Section 59 adds a new subsection concerning the qualifications of a school bus driver who is an insulin-dependent diabetic.
321.449	SF	97	Section 17 adds 49 CFR Part 385 to the list of federal motor carrier safety regulations referenced in this section.
321.449	SF	97	Section 18 relates to federal motor carrier safety rules. Specifies that certain rules adopted under this section exempt intrastate drivers.
321.450	SF	97	Section 19 requires that farmers transporting Class 2 hazardous materials between sites in the farmer's agricultural operations comply with all applicable federal hazardous materials regulations.

<u>IA Code</u>	<u>Bill</u>	<u>No.</u>	<u>Comments</u>
321.484	HF	694	Section 26 relates to parking violations. Provides that the owner of a vehicle that has been issued a ticket may have the ticket dismissed if the owner can furnish proof to the county attorney rather than the clerk of court that a lessee or renter had custody of the vehicle when the ticket was issued.
321.486	HF	343	Section 3 changes the maximum penalty to \$1,000 to coordinate with the change in definition of guaranteed arrest bond certificate.
321E.7	SF	97	Section 20 adds a new section that allows for an exception concerning axle loads for transporting construction machinery. This section is effective upon enactment, March 28, 2003.
321E.8	SF	155	Section 59 adds the words "manufactured or" before the words "mobile homes."
321F.9	HF	683	Section 172 makes editorial corrections. This section is effective July 1, 2004.
321G	SF	155	Sections 60 and 61 change the word "identification" to "registration"
321G.23A	HF	584	Section 1 adds a new section concerning all-terrain vehicle recreational riding areas and the limitation of liability of prior landowners.
321G.33	SF	155	Section 62 adds the word "vehicle" before the words "identification number."
321J	SF	458	Sections 120-123 make technical corrections to statutory language changes made by HF 65.
321J.2	HF	65	Section 1 changes the limit for blood-alcohol concentration while operating a motor vehicle from .10 to .08.
321J.2	HF	65	Section 2 relates to the eligibility for temporary restricted licenses and the installation of ignition interlock devices. <b>Note:</b> SF 458, section 120, makes a technical correction to this section.
321J.2	HF	683	Section 48 allows for time spent in a court-ordered operating-while-intoxicated program with security to count toward imprisonment time. This section is effective July 1, 2003.
321J.4	HF	65	Section 3 relates to the eligibility for temporary restricted licenses and the installation of ignition interlock devices. <b>Note:</b> SF 458, sections 121 and 122, make technical corrections to this section.
321J.6	HF	65	Section 4 changes the limit for blood alcohol concentration for persons under 21 to .02 or more but less than .08.
321J.12	HF	65	Section 5 relates to the eligibility for temporary restricted licenses and the installation of ignition interlock devices. <b>Note:</b> SF 458, section 123, makes a technical correction to this section.

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321J.12	HF	65	Section 6 changes the limit for blood-alcohol concentration for persons under 21 to .02 or more but less than .08.
321J.20	HF	65	Section 7 corrects Code citations related to installation of ignition interlock devices.
321J.22	HF	549	Section 60 clarifies that the Department of Education shall establish reasonable fees to defray administrative expenses incurred by the Department of Education on behalf of in-state and out-of-state offenders.
321K.1	HF	343	Section 4 allows law enforcement agencies performing a roadblock to ask drivers for proof of financial liability coverage.
321M.9	SF	97	Section 21 increases the amount that county treasurers retain for fees received for each issuance or renewal of a driver's license and nonoperator identification card. Section 27 repeals this increased amount effective July 1, 2005.
322.19	SF	97	Section 22 makes changes to the definition of "amount financed."
322D	HF	339	Relates to snowmobile franchises by requiring the repurchase of certain inventory upon termination of a franchise. This bill is effective upon enactment, April 11, 2003, and is retroactive to January 1, 2003.
324A.7	SF	97	Section 23 requires urban public transit systems to utilize private-sector operators, if practical, in the planning and provision of transit services.
325A.7A	SF	97	Section 24 adds a new section concerning tariffs. This section is effective upon enactment, March 28, 2003, and applies retroactively to January 1, 2002.
325A.7B	SF	97	Section 25 adds a new section concerning agency tariffs. This section is effective upon enactment, March 28, 2003, and applies retroactively to January 1, 2002.
327B	HF	171	Sections 57 and 58 change Interstate Commerce Commission to the United States DOT.
327C	HF	171	Sections 59 and 60 change Interstate Commerce Commission to the Surface Transportation Board.
327D	HF	171	Sections 61 and 62 change Interstate Commerce Commission to the United States DOT.
327D	HF	171	Sections 63 and 64 change Interstate Commerce Commission to the Surface Transportation Board.
327G	HF	171	Sections 65 and 66 change Interstate Commerce Commission to the Surface Transportation Board.

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327I.26	HF	683	Section 173 corrects Code citations. This section is effective July 1, 2004.
328.26	HF	683	Section 174 corrects Code citations. This section is effective July 1, 2004.
330.2	SF	97	Section 7 repeals the section concerning the Aviation Hangar Revolving Loan Fund.
331.302	SF	453	Section 21 relates to the amount of civil penalty for a county infraction.
331.307	SF	453	Section 22 relates to the amount of civil penalty for a county infraction.
331.342	SF	272	Sections 2 and 3 relate to conflicts of interest in public contracts by county officers.
331.424C	SF	155	Section 63 corrects a Code citation.
331.436	SF	453	Section 17 changes the budget appeal protest requirements for county budgets.
331.552	SF	134	Section 4 adds a new subsection that directs county treasurers to destroy tax sale redemption certificates and all associated tax sale records after 10 years.
331.557	HF	683	Section 175 corrects Code citations. This section is effective July 1, 2004.
362.5	SF	272	Sections 4 and 5 relate to conflicts of interest in public contracts by city officers.
364.3	SF	453	Section 23 relates to the amount of civil penalty for a city infraction.
364.22	SF	453	Section 24 relates to the amount of civil penalty for a city infraction.
384.62	SF	134	Section 5 provides that the payment of special assessments for a public improvement against property assessed as agricultural property can be deferred under certain circumstances and makes other changes.
384.63	HF	171	Section 70 corrects a Code citation.
384.67	SF	134	Section 6 removes a provision that allows a city council to provide that payments of assessments of property in an incorporated area can be made to the county treasurer instead of to the city clerk.
423.4	SF	458	Section 127 adds a new subsection exempting certain vehicles from use tax.
452A.2	SF	458	Section 129 adds a new definition for "nonterminal storage facility."
452A.17	HF	344	Allows a refund of motor fuel taxes paid by a benefited fire district.

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452A.66	HF	683	Section 196 corrects a Code citation. This section is effective July 1, 2004.
452A.77	HF	534	Section 261 corrects agency names.
668.13	HF	694	Section 58 relates to the interest on judgments.
670.4	HF	584	Section 2 adds the activities of bicycling, unicycling, scootering, river rafting, canoeing or kayaking as exceptions to municipal tort liability.
805.6	HF	343	Section 5 strikes a subparagraph relating to penalties for a violation that involved or resulted in an accident or injury to property.
805.8A	HF	171	Sections 116, 117 and 118 changes the word "violation" to "fine."
805.8A	SF	453	Section 15 makes coordinating amendments to changes made in Code section 321.236.
809A.14	HF	171	Section 119 corrects a rule of civil procedure citation.
809A.17	HF	534	Section 277 corrects a Code citation.
see bill	HF	170	Changes the definition of identity theft to mean fraudulent use or attempt to use identification information of another person with the intent to obtain credit, property, services or other benefit.
see bill	HF	216	Relates to intelligence data and intelligence assessment dissemination to an agency, organization or person. This bill is effective upon enactment, April 9, 2003.
see bill	HF	225	Modifies workers' compensation laws. Section 3 becomes effective upon enactment, May 21, 2003.
see bill	HF	289	Relates to electronic financial transactions with county treasurers. <b>Note:</b> SF 458, section 58, makes an amendment to section 1. HF 683, section 35, makes a correction to a Code citation.
see bill	HF	381	Establishes a bone marrow and vascular organ donation incentive program for state employees. Also allows a leave of absence. <b>Note:</b> HF 683, section 37, changes the words "vascularized organ" to "vascular organ."
see bill	HF	392	Requires that all state agencies include economic growth in their mission statements and annually submit their specific strategic plans and programs for economic growth to the Economic Development Board.
see bill	HF	396	Relates to disaster preparedness. This bill is effective upon enactment, April 14, 2003.

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see bill	HF	456	Relates to the contract choice-of-law provisions referring to the Uniform Computer Information Transactions Act that was passed during the 2000 Session of the Iowa General Assembly and amended in 2001 and 2002. This bill repeals two sections and is effective upon enactment, April 17, 2003.
see bill	HF	472	Appropriates federal funds made available from federal block grants and other federal grants. Section 16 concerns the procedure to be used if the funds received from the federal government are reduced. Section 17 concerns the procedure to be used if the funds received from the federal government are increased. Section 18 relates to the procedure for expenditure of additional federal funds. Section 57 appropriates money to the DOT for highway research, plan and construction, motor carrier safety assistance and urban mass transportation.
see bill	HF	516	Relates to the composition and responsibilities of the Iowa Comprehensive Petroleum Underground Storage Tank Fund Board.
see bill	HF	534	Establishes a Department of Administrative Services (DAS) by combining the Departments of Personnel, General Services and Information Technology and the accounting section of the Department of Revenue and Finance. The Department of Revenue and Finance is renamed the Department of Revenue. IPERS is established as an independent agency. <u>The bill is organized as follows:</u>  Sections 1-16: General provisions regarding the new department.  Sections 17-23: Information technology--general provisions. <b>Note:</b> Section 18 is amended by SF 458, sections 57 and 84.  Sections 24-27: IowAccess.  Sections 28-29: Physical resources--general provisions.  Sections 30-35: Purchasing.  Sections 36-44: Physical resources and facility management.  Sections 45-49: Printing.  Section 50: Document management.  Sections 51-56: Fleet management.  Sections 57-58: State human resource management.  Sections 59-66: Merit system.  Sections 67-75: Employee benefits.  Sections 76-83: State human resource management and miscellaneous

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provisions.

Sections 84-101: Financial administration.

Sections 102 to end: Conforming and miscellaneous changes.

**Bill highlights:**

**Section 6** addresses public records of state agencies. **Section 10** concerns a state employee suggestion system. **Section 11** establishes a process by which the DAS shall determine which services provided by the DAS should be funded by an appropriation and which services should be funded by the governmental entity receiving the service. **Section 11** also allows the DAS to determine when it will be the sole provider of a service. **Section 12** allows the DAS to enter into agreements with state agencies. **Section 15** allows the DAS to bill for services rendered. **Section 21** relates to digital government. **Section 22** concerns information technology standards. **Section 23** relates to procurement of information technology. **Section 24** establishes an Iowa Access Advisory Council. **Section 29** lists duties of the DAS regarding physical resources and lists exclusions; the DOT is specifically excluded from purchasing, architectural services, construction contracting, and administration of capital funding. **Section 31** allows the DAS director to purchase items through the DOT. **Section 44** requires all state agencies to establish a wastepaper-recycling program. **Section 51** relates to the assignment of motor vehicles to state agencies and exempts the DOT. **Section 52** pertains to fleet management; it contains both inclusions and exemptions for the DOT. **Section 53** prohibits private use of state-owned motor vehicles. **Section 78** requires all offices and employees to comply with Article 4, Human Resources, and furnish any records or information required. **Section 81** provides that an employee has access to the employee's personal file. **Section 122** relates to full-time equivalent positions. **Section 125** relates to the Innovations Fund. **Section 156** extends the Years of Service Incentive Program to June 30, 2008. **Section 290** includes definitions and makes miscellaneous provisions. **Section 290** requires the Department of Administrative Services to do the following:

- Select a designated state service and conduct a pilot project to determine the feasibility of conducting managed competition and submit a report.
- Determine how the designated state services of all executive branch agencies shall be delivered.
- Submit a request for proposals for a managed competition for printing services unless more efficient results can be obtained.

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·Conduct a study of the impact of transferring all state agency employees delivering information technology services to the DAS and of the impact of physically merging the data centers.

·May limit unified fleet management responsibilities to cars and small trucks. The fleet management operations are subject to a managed competition process unless more efficient results can be obtained.

Sections 20, 125 and 156 are effective upon enactment, May 23, 2003. Changes to Sections 141, 239-250, 261 and 277 are included under the Code section they amend.

see bill      HF      548      Relates to law enforcement officer training at the Iowa Law Enforcement Academy.

see bill      HF      583      Adds a new section requiring a report disclosing costs of a reception held during session when every member of the General Assembly is invited. The report must be filed with the Secretary of the Senate, the Chief Clerk of the House and the Iowa Ethics and Campaign Disclosure Board within five business days following the reception.

see bill      HF      595      Relates to certain voluntary and involuntary annexations. This bill is effective upon enactment, May 23, 2003.

see bill      HF      604      Requires a financial information section be included in an annual report that a state agency is required to submit to the General Assembly.

see bill      HF      636      Creates a single, nonpartisan Legislative Services Agency by combining the functions and duties of the Legislative Service Bureau, Legislative Fiscal Bureau and Legislative Computer Support. Section 2 lists the duties of the administrative head of the legislative services agency. The legal counsel for the Administrative Rules Review Committee is part of this new agency. Section 6 relates to the distribution of the electronic and paper versions of the publications produced by the Legislative Services Agency and requires agencies to annually review the number of legal publications received in the prior year to determine if the number of copies received can be reduced. Agencies are required to submit this information in a report to the Legislative Services Agency. Section 7 adds a new section relating to state government oversight and program evaluation. Sections 10, 15 and 19 change the name of "Session Laws" to "Iowa Acts." Section 18 relates to the editorial powers and duties of the Iowa Code Editor and the Administrative Code Editor. Section 41 makes an exception to the requirement that state agencies deposit copies of a publication with the Division of Libraries and Information Services.

Sections 44, 45 and 46 make coordinating amendments to correct the agency name. Changes to Sections 27-30 are included under the Code section they amend. This bill is effective upon enactment, April 14, 2003.

<u>IA Code</u>	<u>Bill</u>	<u>No.</u>	<u>Comments</u>
see bill	HF	648	Creates new Code chapter 304B relating to the administration of the state records program by consolidating applicable Code sections into one Code chapter that deals with state archives and records. Section 13 defines the responsibilities of state agency heads. Section 18 exempts the DOT from the state records manual and the provisions of this chapter. <b>Note:</b> SF 458, section 83 repeals section 1 of this bill.
see bill	HF	652	Section 1 appropriates money from the Road Use Tax Fund for various uses. Section 2 appropriates money from the Primary Road Fund for various uses. Section 3 makes an amendment to 2000 Iowa Acts, Chapter 1216, allowing money appropriated to the scale facilities in Clarke and Worth counties to be extended for use in other scale facilities throughout the state. Section 4 makes an amendment to 1999 Iowa Acts, Chapter 198, allowing money appropriated to the scale facility in Clarke County to be extended for use in other scale facilities throughout the state. Section 4 is effective upon enactment, April 17, 2003.
see bill	HF	655	Section 10 appropriates money from Use Tax receipts prior to being deposited in the Road Use Tax Fund to the Department of Inspections and Appeals.
see bill	HF	655	Section 12 appropriates money from the Road Use Tax Fund to the Department of Management.
see bill	HF	655	Section 14 appropriates money from the Motor Vehicle Fuel Tax Fund to the Department of Revenue and Finance.
see bill	HF	655	Section 23 requires the Department of Personnel to assess a state employee health insurance administration charge. Same language is included in Section 38, but concerns the Department of Administrative Services.
see bill	HF	655	Section 25 appropriates money from the Primary Road Fund to the Department of Personnel.
see bill	HF	655	Section 26 appropriates money from the Road Use Tax Fund to the Department of Personnel.
see bill	HF	655	Section 28 concerns fees charged by ITD. Also requires agencies to comply with the requirements relating to the utilization of the electronic repository.
see bill	HF	655	Section 29 relates to funding for IowAccess. The first one million dollars collected and transferred by the DOT to the Treasurer of State with respect to the fees for transactions involving the furnishing of a certified abstract of a vehicle operating record shall be transferred to the IowAccess Revolving Fund. Similar language is included in Section 37.
see bill	HF	655	Section 35 appropriates money from the Primary Road Fund to the Department of Administrative Services.

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see bill	HF	655	Section 36 appropriates money from the Road Use Tax Fund to the Department of Administrative Services.
see bill	HF	655	Section 37 relates to funding for IowAccess. The first one million dollars collected and transferred by the DOT to the Treasurer of State with respect to the fees for transactions involving the furnishing of a certified abstract of a vehicle operating record shall be transferred to the IowAccess Revolving Fund. Similar language is included in Section 29.
see bill	HF	655	Section 38 requires the Department of Administrative Services to assess a state employee health insurance administration charge. Same language is included in Section 23 but concerns the Department of Personnel.
see bill	HF	655	Section 39 relates to the applicability of Sections 31-38 of this bill. Sections 31-38 shall not apply and the appropriations and FTE authorizations shall not be effective if a Department of Administrative Services is not created by July 1, 2003.
see bill	HF	674	Section 3 relates to the leave of absence of civil employees for military service. Allows state agencies to hire temporary workers to fill any vacancy created by these employees. Entitles the employee to return to the same position and classification held at the time of entry into active duty. Section 3 takes effect upon enactment, May 21, 2003, and applies retroactively to January 1, 2003. <b>Note:</b> HF 683, section 36, makes an editorial correction to this section.
see bill	HF	683	Section 9 amends SF 458 to further reduce the appropriation for public transit assistance. This section is effective July 1, 2003.
see bill	HF	683	Section 10 appropriates \$250,000 for two FTE positions in the Office of the Governor that were previously funded by other state departments. This section is effective July 1, 2003.
see bill	HF	683	Section 14 amends a subsection that was enacted by SF 453, section 32, and amended by SF 458, section 85. Allows the Governor to designate the Iowa Lottery Authority as a charter agency. This section is effective July 1, 2003.
see bill	HF	683	Section 26 amends a section that was enacted by SF 134, section 7, and amended by SF 458, section 128. Changes a Code citation for Chapter 321 related to the reissuance of a certificate of title for a manufactured home.
see bill	HF	683	Section 34 amends HF 534 by including an appropriation for the Office of Grants Enterprise Management. Section 41 repeals this same appropriation in SF 438. This section is effective July 1, 2003.
see bill	HF	683	Section 35 amends HF 289, section 2 by changing a Code citation. This section is effective July 1, 2003.

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see bill	HF	683	Section 36 makes an editorial correction that amends a subsection that was enacted by HF 674 concerning an employee's leave of absence for active duty. This section is effective upon enactment, June 19, 2003, and applies retroactively to January 1, 2003.
see bill	HF	683	Section 37 amends a subsection that was enacted by HF 381. The words "vascularized organ" were changed to "vascular organ." This section is effective July 1, 2003.
see bill	HF	683	Section 43 amends SF 458, section 159, by striking an effective date. Section 47 makes Section 43 effective upon enactment.
see bill	HF	683	Section 66 allows the Department of Economic Development to use funds appropriated from the Grow Iowa Values Fund for rail, air, or river port transportation-related purposes directly related to an economic development project. This section is effective July 1, 2003.
see bill	HF	683	Sections 94-151 relate to streamlined sales and use taxes. These sections are effective July 1, 2004.
see bill	HF	683	Section 204 creates a Streamlined Sales Tax Advisory Council to review, study and submit recommendations regarding the proposed streamlined sales and use tax agreement and other issues. This section is effective July 1, 2003.
see bill	HF	692	Section 74 requires the Department of Revenue and Finance to initiate and coordinate a study of the current sales, services and use tax law. A report is due to the General Assembly by January 1, 2004. This section is effective July 1, 2003.
see bill	HF	692	Section 97 requires the State Board of Regents to work with the Department of Economic Development, other state agencies and the private sector to facilitate the commercialization of research. This section is effective July 1, 2003.
see bill	HF	692	Sections 122-124 relate to workers' compensation. These sections apply to injuries occurring on or after July 1, 2003, and are effective July 1, 2003.
see bill	HF	692	Section 131 requires the Department of Economic Development to coordinate all regulatory assistance for Iowa. Each state agency with regulatory programs for business must maintain a coordinator. The DED must submit a written report to the General Assembly regarding the provision of regulatory assistance by state agencies and its recommendations and proposed solutions to streamline the process of issuing permits to business. This section is effective July 1, 2003.
see bill	HR	45	Requests the DOT to identify the Mormon Trail route across Iowa on the official Iowa highway map.

<u>IA Code</u>	<u>Bill</u>	<u>No.</u>	<u>Comments</u>
see bill	SF	97	Section 8 requires the money repaid on loans made from the Aviation Hangar Revolving Loan Fund be credited to the DOT for general aviation airports.
see bill	SF	97	Section 28 requires the DOT, in consultation with the Iowa County Treasurer's Association, to conduct a study of the county driver's license issuance program, including the financial effect the program has had on counties. The DOT must report its findings and recommendations to the General Assembly no later than December 31, 2003.
see bill	SF	119	Relates to real estate appraiser certification.
see bill	SF	134	Section 7 adds a new section concerning surrendering a manufactured home's title. Requires that the county treasurer notify the DOT that the title has been surrendered. This section is effective upon enactment, April 11, 2003. <b>Note:</b> This section is amended by SF 458, section 128, which is effective upon enactment, May 30, 2003. This section is further amended by HF 683, section 26.
see bill	SF	155	Section 29 corrects a citation to the 1939 Iowa Acts. Also clarifies department to mean Department of Public Safety.
see bill	SF	155	Sections 41 and 42 relate to the Office of Renewable Fuels and Co-Products.
see bill	SF	155	Section 95 adds the words "a licensed" before the words "land surveyor."
see bill	SF	352	Relates to the training of an individual who intends to become certified as a law enforcement officer.
see bill	SF	438	Establishes an Office of Grants Enterprise Management in the Department of Management to assist the state in receiving more nonstate funds. <b>Note:</b> HF 534, section 34, includes an appropriation for the Office of Grants Enterprise Management. HF 534, section 41, repeals this same appropriation in SF 438.
see bill	SF	439	Section 8 encourages state agencies to purchase products from Iowa State Industries. Also requires state agencies to obtain bids from Iowa State Industries for purchases of office furniture exceeding \$5,000 or in accordance with applicable administrative rules.
see bill	SF	452	Section 12 appropriates money from the Rebuild Iowa Infrastructure Fund to the DOT for operation and maintenance of the network of automated weather observation and data transfer systems associated with the Iowa aviation weather system, runway marking program for public airports, windsock program for public airports and the aviation improvement program.

<u>IA Code</u>	<u>Bill</u>	<u>No.</u>	<u>Comments</u>
see bill	SF	452	Section 22 appropriates money from the Tobacco Settlement Trust Fund to the DOT for vertical infrastructure improvements at Iowa's commercial air service airports and Iowa's general aviation airports and for acquiring, constructing or improving recreational trails.
see bill	SF	453	Section 16 relates to the Iowa law enforcement academy. Provides that an individual who is not a certified law enforcement officer may apply for attendance at the academy at his/her own expense under certain conditions.
see bill	SF	453	Section 27 creates a Local Government Innovation Fund. Section 28 appropriates money to the fund.
see bill	SF	453	Section 30 requires the Department of Management to charge state agencies a fee for indirect costs associated with state ownership of capital assets in FY 2004. <b>Note:</b> Section 138 of SF 458 strikes this section and inserts a new section concerning charging agencies for rent and transferring money to the General Fund.
see bill	SF	453	Sections 32-36 relate to charter agencies. Section 32 allows the Governor to designate state agencies as charter agencies. <b>Note:</b> Sections 85 and 86 of SF 458 amend Section 32. HF 683, section 14, further amends this section. Section 33 creates a Charter Agency Fund. <b>Note:</b> Section 87 of SF 458 amends Section 33. Section 34 repeals the Code chapter relating to charter agencies effective June 30, 2008. Section 35 relates to appropriations to the charter agencies. <b>Note:</b> Section 139 of SF 458 amends section 35. The division of this bill concerning charter agencies is effective upon enactment, May 30, 2003.
see bill	SF	453	Section 37 allows the Department of Administrative Services to establish an incentive program for state employees to encourage the reduction of health insurance costs.
see bill	SF	458	Relates to public expenditures and regulatory matters, compensates public employees and makes and reduces appropriations. <b>Section 8</b> reduces General Fund money appropriated for public transit assistance. <b>Note:</b> HF 683, section 9, further reduces this appropriation. <b>Section 16</b> appropriates money credited to the Keep Iowa Beautiful Fund and is effective upon enactment, May 30, 2003. <b>Section 49</b> relates to compensation for noncontract state employees. <b>Section 51</b> appropriates money from the Road Use Tax Fund and the Primary Road Fund to the Salary Adjustment Fund. <b>Section 52</b> authorizes a supplemental expenditure in an amount necessary to fund salary adjustments. <b>Section 56</b> appropriates funds for a salary model coordinator and requires the DOT and other agencies to provide salary data. <b>Section 84</b> concerns contingent effective dates. <b>Section 89</b> relates to requisition of allotments of appropriations and is effective upon enactment, May 30, 2003. <b>Section 102</b> states the State Appeal Board shall not consider claims for refund of the unused portion of motor vehicle registration fees. <b>Section 104</b> relates to a uniform incident command system to be used by state agencies to facilitate

**IA Code**   **Bill**   **No.**   **Comments**

emergencies and disasters. **Section 148** requires the DOT to conduct a study and prepare a report pertaining to administrative efficiencies that may be gained by the coordination of transit management and maintenance systems in the areas of school transportation, public transit and other forms of public transportation. The report is due to the General Assembly by December 31, 2003. **Section 152** requires that the DNR and the DOT in consultation with the Iowa Association of Four Wheel Drive Clubs develop a plan and legislation for an off-highway vehicle registration program and recreation area. The plan and proposed legislation must be submitted to the Legislative Services Agency and the General Assembly no later than January 1, 2004. **Note:** Sections 57, 58, 71, 83, 85-87, 120-123, 128, 138 and 139 amend other bills and are included under the bills or Code sections they amend. Changes to Sections 71, 120-123, 127 and 129 are included under the Code section they amend. **Note:** HF 683, sections 43 and 47, make changes to the effective date of certain sections of this bill.

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| see bill | SF  | 459 | Relates to Iowa Agricultural Industry Finance Corporations. Moneys repaid or collected from the Iowa Agricultural Industry Finance loan are to be deposited into the Road Use Tax Fund. This bill is effective upon enactment, May 12, 2003. |
| see bill | SCR | 8   | Supports the completion of U.S. Highway 20 across northern Iowa and requests federal assistance.   |