#### CHAPTER 1131

## ODOMETER STATEMENTS H.F. 2461

AN ACT relating to motor vehicle odometer requirements.

Be It Enacted by the General Assembly of the State of Iowa:

- Section 1. Section 321.71, subsections 7 and 9, Code 1989, are amended to read as follows: 7. As to A certificate of title shall not be issued for a motor vehicles vehicle less than eleven ten model years old which were is equipped with an odometer by the manufacturer, no certificate of title shall be issued unless an odometer statement which is in compliance with federal law and regulations has been made by the transferor of a the vehicle and is furnished with the application for certificate of title. The new certificate of title shall record on its face the odometer reading and if the word "actual" if the true mileage is known. If the odometer reading is not the true mileage or the true mileage is unknown, then the word "unknown" words "not actual" shall be recorded. If the odometer reading is greater than the odometer can mechanically count, the words "exceeds the mechanical limits" shall be recorded. However, a certificate of title may be issued for a motor vehicle to a person who moves into this state if the person acquired ownership of the motor vehicle prior to moving to this state. This subsection does not apply to motor vehicles transferred by operation of law pursuant to section 321.47 nor to motor vehicles having a registered gross vehicle weight rating of more than sixteen thousand pounds.
- 9. An Iowa licensed motor vehicle dealer shall not have in possession as inventory for sale a used motor vehicle acquired by the dealer after the eleventh tenth model year prior to the current registration year, for which the dealer does not possess an odometer statement by the transferor which is in compliance with federal law and regulations unless a certificate of title has been issued for the vehicle in the name of the dealer. Transfer of a new motor vehicle with an ownership document which is a manufacturer's statement of origin requires an odometer statement only when transferred at retail.
- Sec. 2. Section 321.71, Code 1989, is amended by adding the following new subsection:

  NEW SUBSECTION. 10A. The department may adopt rules which shall be in compliance with the federal Truth in Mileage Act of 1986, Pub. L. No. 99-579.

Approved April 3, 1990

# **CHAPTER 1132**

RAILWAY TRACKS REMOVAL FROM CROSSINGS H.F. 2465

AN ACT relating to the removal of railway track from a grade crossing once the railway corporation has abandoned the line or permitted interim use for the establishment of a trail.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. <u>NEW SECTION</u>. 327G.24 REMOVAL OF TRACKS FROM CROSSINGS. Upon consummation of an abandonment of a railway line authorized under 49 U.S.C. § 10903 adopted as of a specific date by rule by the department, or upon interim use of railroad rights-of-way to establish appropriate trails pursuant to 16 U.S.C. § 1247(d) adopted as of a specific date by rule by the department, if the railway tracks adjacent to a crossing have been removed,

but the railway tracks in the crossing have not been removed, the city, county, or other jurisdiction having authority over the highway, street, or alley containing the crossing may remove the tracks from the crossing. However, this section shall not be construed as reducing the obligation or liability of a railway corporation to remove the railway tracks from the crossing.

Approved April 3, 1990

### CHAPTER 1133

## PESTICIDE INGREDIENT STATEMENTS S.F. 2113

AN ACT relating to reporting ingredients of pesticides, making penalties applicable, and providing penalties.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 206.12, subsection 2, paragraph c, Code 1989, is amended to read as follows: c. An ingredient statement in which the accepted common name and percentage by weight of each active ingredient is listed as well as the percentage of inert ingredients in the pesticides. A separate inert ingredient statement containing the common name of each inert ingredient listed in rank order according to weight of each inert ingredient in the pesticide shall also be submitted to the secretary. Except as required by subsection 4, the registrant is not required to state the percentage composition or specific weight of any inert ingredient within a pesticide. The information required by this paragraph shall be submitted in a manner and according to procedures specified by the secretary.

Upon written request by the director of the department of natural resources, the secretary shall provide a copy of the ingredient statement and inert ingredient statement to the department. Upon written request by the director of the center for health effects of environmental contamination, the secretary shall provide a copy of the ingredient statement and inert ingredient statement to the center.

The identity of a specific inert ingredient in a specific pesticide shall be treated as a confidential trade secret if the following two conditions are met: the registrant states, at the time of registration, that the inert ingredient is a confidential trade secret; and three or fewer registrants are using a particular active ingredient in a registered pesticide. The secretary, the director of the department of natural resources, and the director of the center for health effects of environmental contamination shall treat the presence of any inert ingredient in a particular pesticide that meets the two conditions as confidential. This section does not prohibit research or monitoring of any aspect of any inert ingredient. This section does not prohibit the public disclosure of research, monitoring, or data relative to any inert ingredient so long as such disclosure does not link an inert ingredient to a particular brand of pesticide registered in this state.

#### Sec. 2. SPECIAL REPORTS.

A person registering a pesticide under section 206.12 shall, by January 1, 1991, report to the department, pursuant to section 206.12, subsection 2, paragraph "c", information relating to inert ingredients contained in pesticides distributed, sold, or offered for sale by the person during 1985 and during each year after 1985. If the information is unavailable, the person must obtain a waiver from this requirement from the secretary. A person violating this section is subject to the penalty provided in section 206.22, subsection 2. A person who uses or reveals information relative to formulae of products acquired under the authority of this section is subject to the penalty provided in section 206.22, subsection 3.