SENATE FILE \_\_\_\_\_\_
BY (PROPOSED COMMITTEE ON TRANSPORTATION BILL BY CO=CHAIRPERSONS McCOY and PUTNEY)

Passed	Senate,	Date	Passed	House,	Date	
Vote:	Ayes	Nays	Vote:	Ayes		Nays
		oproved				-

## A BILL FOR

1 An Act relating to motor vehicle regulation by the state
2 department of transportation, including motor vehicle
3 registration and titling, restricted and special driver's
4 licenses for minors, driver licensing, regulation of
5 commercial vehicles, the use of flashing lights on certain
6 vehicles, citations for child restraint violations, permits
7 for vehicles of excessive height or weight, procedures for
8 motor vehicle dealers, and persons with disabilities parking,
9 and relating to refunds of taxes on motor fuel used in
10 taxicabs and buses that provide certain services.
11 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
12 TLSB 2384SC 81

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Section 1. Section 299.1B, Code 2005, is amended to read
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   2 as follows:
        299.1B FAILURE TO ATTEND == <del>LOSS OF</del> DRIVER'S LICENSE.
        A person who does not attend a public school, an accredited
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   5 nonpublic school, competent private instruction in accordance
   6 with the provisions of chapter 299A, an alternative school, or
   7 adult education classes, or who is not employed at least
   8 twenty hours per week shall not receive a motor vehicle
  <del>-9 operator's</del> <u>driver's</u> license until age eighteen.  <del>A person</del>
  10 under age eighteen who has been issued a motor vehicle
1 11 operator's license who does not attend a public school, an
  12 accredited nonpublic school, competent private instruction in
1 13 accordance with the provisions of chapter 299A, an alternative
1 14 school, or adult education classes, shall surrender the
1 15 license and be issued a temporary restricted license under
1 16 section 321.215.
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        Sec. 2. Section 321.1, Code 2005, is amended by adding the
1 18 following new subsections:
                                "Bona fide business address" means
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        <u>NEW SUBSECTION</u>. 6A.
1 20 the current street or highway address of a firm, association,
1 21 or corporation.
1 22 <u>NEW SUBSECTION</u>. 6B. "Bona fide residence" or "bona fide 1 23 address" means the current street or highway address of an
1 24 individual's residence. The bona fide residence of a homeless
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  25 person is a primary nighttime residence meeting one of the
  26 criteria listed in section 48A.2, subsection 2.
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        Sec. 3. Section 321.1, subsection 61, Code 2005, is
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  28 amended by striking the subsection.
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                  Section 321.9, Code 2005, is amended to read as
        Sec. 4.
1 30 follows:
         321.9 AUTHORITY TO ADMINISTER OATHS.
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        Officers and employees of the department designated by the
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  33 director, county officials authorized under this chapter to
  34 issue motor vehicle registrations and titles, and county
  35 officials authorized under chapter 321M to issue driver's 1 licenses are authorized, for the purpose of administering the
   2 motor vehicle laws, authorized to administer oaths and
   3 acknowledge signatures, and shall do so without fee.
        Sec. 5. Section 321.12, subsection 4, Code 2005,
  5 amended to read as follows:
        4. The director shall not destroy any operating records
   7 pertaining to arrests or convictions for operating while
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8 intoxicated, in violation of section 321J.2 or operating 9 records pertaining to revocations for violations of section 2 10 321J.2A, except that a conviction or revocation under section 2 11 321J.2 or 321J.2A that is not subject to 49 C.F.R. } 383 shall 2 12 be deleted from the operating records twelve years after the 2 13 date of conviction or the effective date of revocation. 14 Convictions or revocations that are retained in the operating records for more than twelve years under this subsection shall 16 be considered only for purposes of disqualification actions 17 under 49 C.F.R. } 383. Section 321.23, subsection 1, Code 2005, is Sec. 6. 2 19 amended to read as follows: 2 20 1. If the vehicle to be registered is a specially 2 21 constructed, reconstructed, remanufactured; or foreign 2 22 vehicle, such fact shall be stated in the application. A fee 2 23 of ten dollars shall be paid by the person making the 24 application upon issuance of a certificate of title by the 2 25 county treasurer. With reference to every For a specially 2 26 constructed or reconstructed motor vehicle subject to 27 registration, the application shall be accompanied by a 28 statement from the department authorizing the motor vehicle to The department shall 29 be titled and registered in this state. 30 cause a physical inspection to be made of all specially 31 constructed or reconstructed motor vehicles, upon application 32 for a certificate of title by the owner, to determine whether 33 the motor vehicle complies with the definition of specially 2 2 34 constructed motor vehicle or reconstructed motor vehicle in 35 this chapter and to determine that the integral component 1 parts are properly identified and that the rightful ownership 3 2 is established before issuing the owner the authority to have 3 the motor vehicle registered and titled. The purpose of the 4 physical inspection under this section is not to determine 5 whether the motor vehicle is in a condition safe to operate. 6 With reference to every The owner of a specially constructed 7 or reconstructed vehicle shall apply for a certificate of 8 title and registration for the vehicle at the county 9 treasurer's office within thirty days of the inspection <u>10 a</u> foreign vehicle which has been registered outside <del>of</del> 3 11 state, the owner shall surrender to the treasurer all 3 12 registration plates, registration cards, and certificates of 3 13 title, or, if the vehicle to be registered is from a nontitle 3 14 state, the evidence of foreign registration and ownership as 3 15 may be prescribed by the department except as provided in 3 16 subsection 2. 3 17 Sec. 7. Section 321.24, subsection 1, Code 2005, is 3 18 amended to read as follows: 3 19 1. Upon receipt of the application for title and payment 3 20 of the required fees for a motor vehicle, trailer, or 3 21 semitrailer, the county treasurer or the department shall, 3 22 when satisfied as to the application's genuineness and 23 regularity, and, in the case of a mobile home or manufactured 24 home, that taxes are not owing under chapter 435, issue a 3 25 certificate of title and, except for a mobile home or 26 manufactured home, a registration receipt, and shall file the 27 application, the manufacturer's or importer's certificate, the 3 28 certificate of title, or other evidence of ownership, as 3 29 prescribed by the department. The registration receipt shall 3 30 be delivered to the owner and shall contain upon its face the 3 31 date issued, the name and address of the owner, the 32 registration number assigned to the vehicle, the amount of the 33 fee paid, the amount of tax paid pursuant to section 423.26, 34 the type of fuel used, and a description of the vehicle as 35 determined by the department, and <del>upon the reverse side</del> a form 4 for notice of transfer of the vehicle. The name and address of any lessee of the vehicle shall not be printed on the registration receipt or certificate of title. Up to three 4 4 owners may be listed on the registration receipt and 4 5 certificate of title. Sec. 8. Section 321.24, subsection 11, Code 2005, is 4 amended to read as follows: 4 8 11. If the county treasurer or department is not satisfied 9 as to the ownership of the vehicle or that there are no 4 10 undisclosed security interests in it, or a junking certificate 11 has been issued for the vehicle but a certificate of title 12 will not be reissued under section 321.52, subsection 3, and 13 the vehicle qualifies as an antique vehicle under section 4 14 321.115, subsection 1, the county treasurer or department may

4 15 register the vehicle but shall, as a condition of issuing a 4 16 certificate of title and registration receipt, require the 4 17 applicant to file with the department a bond in the form 4 18 prescribed by the department and executed by the applicant,

4 19 and either accompanied by the deposit of cash with the 4 20 department or also executed by a person authorized to conduct 4 21 a surety business in this state. The owner of a vehicle subject to the bond requirements of this subsection shall 4 23 apply for a certificate of title and registration for the 4 24 vehicle at the county treasurer's office within thirty days of 4 25 issuance of written authorization from the department. The 4 26 bond shall be in an amount equal to one and one=half times the 4 27 current value of the vehicle as determined by the department 4 28 and conditioned to indemnify any prior owner and secured party 4 29 and any subsequent purchaser of the vehicle or person 4 30 acquiring any security interest in it, and their respective 4 31 successors in interest, against any expense, loss, or damage, 4 32 including reasonable attorney fees, by reason of the issuance 4 33 of the certificate of title of the vehicle or on account of 34 any defect in or undisclosed security interest upon the right, 35 title, and interest of the applicant in and to the vehicle. Any such interested person has a right of action to recover on the bond for any breach of its conditions, but the aggregate liability of the surety to all persons shall not exceed the 5 amount of the bond. The bond, and any deposit accompanying 5 it, shall be returned at the end of three years or prior 6 thereto if the vehicle is no longer registered in this state and the currently valid certificate of title is surrendered to 8 the department, unless the department has been notified of the 9 pendency of an action to recover on the bond. The department 5 10 may authorize issuance of a certificate of title as provided in this subsection for a vehicle with an unreleased security 5 12 interest upon presentation of satisfactory evidence that the 5 13 security interest has been extinguished and the holder of the 5 14 security interest cannot be located to release the security 5 15 interest as provided in section 321.50. 5 16 Sec. 9. Section 321.34, subsection 8A, unnumbered 5 17 paragraph 1, Code 2005, is amended to read as follows: 5 18 The owner of a motor vehicle subject to registration under 5 19 section 321.109, subsection 1, motorcycle, trailer, or motor 5 20 truck who was a prisoner of war during the Second World War at 5 21 any time between December 7, 1941, and December 31, 1946, the 5 22 Korean Conflict at any time between June 25, 1950, and January 5 23 31, 1955, or the Vietnam Conflict at any time between August 5 24 5, 1964, and June 30, 1973, all dates inclusive, a time of 25 military conflict may, upon written application to the 5 26 department, order only one set of special registration plates 5 27 with an ex=prisoner of war processed emblem. The emblem shall 5 28 be designed by the department in cooperation with the adjutant 5 29 general and shall signify that the owner was a prisoner of war 5 30 as described in this subsection. The application is subject 5 31 to approval by the department, in consultation with the 5 32 adjutant general. The special plates shall be issued at no 5 33 charge and are subject to an annual registration fee of 34 fifteen dollars. The county treasurer shall validate the 5 35 special plates in the same manner as regular registration

3 follows: 321.43 NEW IDENTIFYING NUMBERS.

1 plates are validated under this section.

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The department may assign a distinguishing number to a vehicle when the serial number on the vehicle is destroyed or obliterated and issue to the owner a special plate bearing the 8 distinguishing number which shall be affixed to the vehicle in 9 a position to be determined by the director. The vehicle 6 10 shall be registered and titled under the distinguishing number 6 11 in lieu of the former serial number within thirty days of issuance of the distinguishing number.

Sec. 11. Section 321.52, subsections 1 and 2, Code 2005,

Sec. 10. Section 321.43, Code 2005, is amended to read as

6 14 are amended to read as follows:

6 15 1. When a vehicle is sold outside the state for purposes 6 16 other than for junk\_ the owner, dealer or otherwise, shall detach the registration plates and registration card and shall 6 18 indicate on the reverse side of such registration card the 6 19 name and address of the foreign purchaser or transferee over 20 the person's signature. The Unless the registration plates 21 are legally attached to another vehicle, the owner shall 6 22 surrender the registration plates and registration card to the 6 23 county treasurer, unless the registration plates are properly 6 24 attached to another vehicle, who shall cancel the records, and 6 25 shall destroy the registration plates, and forward the 6 26 registration card to the department. The department shall 6 27 make a notation on the records of the out=of=state sale, and,

6 28 after a reasonable period, may destroy the files to for that 6 29 particular vehicle. The department is not authorized to make

6 30 a refund of license registration fees on a vehicle sold out of 6 31 state unless it receives the registration card completed as 6 32 provided in this section. 2. The purchaser or transferee of a motor vehicle for 6 34 which a certificate of title is issued which is sold for scrap 35 or junk shall surrender the certificate of title, properly 1 endorsed and signed by the previous owner, to the county 2 treasurer of the county of residence of the transferee, and 3 shall apply for a junking certificate from the county 4 treasurer, within thirty days after assignment of the 5 certificate of title. The county treasurer shall issue to 6 such person without fee a junking certificate. A junking certificate shall authorize the holder to possess, transport, 8 or transfer by endorsement the ownership of the junked 9 vehicle. A certificate of title shall not again be issued for 7 10 the vehicle subsequent to the issuance of a junking 11 certificate except as provided in subsection 3. The county 7 12 treasurer shall cancel the record of the vehicle. The junking 7 13 certificate shall be printed on the registration receipt form 14 and shall be imprinted with the words "junking certificate", 7 15 as prescribed by the department. A space for transfer by 7 16 endorsement shall be on the reverse side of the junking 7 17 certificate. A separate form for the notation of the transfer 18 of component parts shall be attached to the junking 7 19 certificate when the certificate is issued. Sec. 12. Section 321.109, subsection 2, unnumbered 7 20 21 paragraph 1, Code 2005, is amended to read as follows: 7 22 Dealers may, in addition to other provisions of this 7 23 section, purchase from the department in=transit stickers 24 permits, for which a fee of two dollars per sticker permit 7 25 shall be paid at time of purchase. One such sticker permit 7 26 shall be displayed on each vehicle purchased from a dealer by 7 27 a nonresident for removal to the state of the nonresident's 28 residence, and one such sticker permit shall also be displayed 29 on each vehicle not currently registered in Iowa and purchased 30 by an Iowa dealer for removal to the dealer's place of 31 business in this state. The stickers permits shall be void 32 fifteen days after issuance by the selling dealer. 7 33 sticker permit shall contain the following information: 34 Sec. 13. Section 321.109, subsection 2, unnumbered 35 paragraph 2, Code 2005, is amended to read as follows: This information shall be on the gummed side of the sticker 2 and the sticker shall be made of a type of material which is 8 3 self-destructive when the sticker is removed. The sales 8 4 invoice verifying the sale shall be in the possession of the 8 5 driver of the vehicle in transit and shall be signed by the 8 6 owner or an authorized individual of the issuing dealership. 7 Sec. 14. Section 321.176A, subsection 3, Code 2005, is 8 amended to read as follows: 8 9 3. Military personnel while on active duty and operating 8 10 equipment owned or operated by the United States department of 11 defense. The following persons when operating commercial 8 12 motor vehicles for military purposes: a. Active duty military personnel.
b. Members of the military reserves.
c. Members of the national guard on active duty, including 8 13 8 15 16 personnel on full=time national guard duty, personnel on part= 17 time national guard training, and national guard military 8 18 technicians. 8 19 d. Active duty United States coast guard personnel. Sec. 15. Section 321.177, subsection 1, Code 2005, is 8 20 8 21 amended to read as follows: 1. To any person who is under the age of eighteen years 8 23 except as provided in section 321.180B. However, the 24 department may issue a driver's license to certain minors as 8 25 provided in section 321.178 or 321.194, or a driver's license 8 26 restricted to motorized bicycles as provided in section 8 27 321.189. 8 28 Section 321.178, subsection 2, Code 2005, is Sec. 16. 8 29 amended by striking the subsection. 8 30 Sec. 17. Section 321.180B, unnumbered paragraph 1, Code 8 31 2005, is amended to read as follows: Persons under age eighteen shall not be issued a license or 8 33 permit to operate a motor vehicle except under the provisions 34 of this section. However, the department may issue restricted 35 and special driver's licenses to certain minors as provided in 1 sections 321.178 and section 321.1947 and driver's licenses 2 restricted to motorized bicycles as provided in section 3 321.189. A license or permit shall not be issued under this

4 section or section  $\frac{321.\overline{178} \text{ or }}{321.194}$  without the consent of a 5 parent or guardian. An additional consent is required each

6 time a license or permit is issued under this section or section 321.178 or 321.194. The consent must be signed by at 9 least one parent or guardian on an affidavit form provided by 9 the department. 9 10 Section 321.191, subsections 6 and 7, Code 2005, Sec. 18. 9 11 are amended to read as follows: 6. SPECIAL MINORS' LICENSES. Notwithstanding subsection 2, the fee for a driver's license issued to a minor under 12 9 13 9 14 section 321.194 or a restricted license issued to a minor under section 321.178, subsection 2, is eight dollars. 15 9 16 7. ENDORSEMENTS AND REMOVAL OF AIR BRAKE RESTRICTIONS 9 17 The fee for a double/triple trailer endorsement, tank vehicle 9 18 endorsement, and hazardous materials endorsement is five 9 19 dollars for each endorsement. The fee for a passenger 9 20 endorsement or a school bus endorsement is ten dollars. 9 21 fee for removal of an air brake restriction on a commercial 22 driver's license is ten dollars. Fees imposed under this 9 23 subsection for endorsements or removal of restrictions are 9 24 valid for the period of the license. Upon renewal of a 25 commercial driver's license, no fee is payable for retaining 26 endorsements or the removal of the air brake restriction for 9 9 27 those endorsements or restrictions which do not require the 9 28 taking of either a knowledge or a driving skills test for 29 renewal. 9 3.0 Sec. 19. Section 321.191, subsection 9, unnumbered 9 31 paragraph 2, Code 2005, is amended to read as follows: 9 As used in this subsection "to upgrade a license class 32 9 33 privilege" means to add any privilege to a valid driver's 9 34 license. The addition of a privilege includes converting from 9 35 a noncommercial to a commercial license, converting from a 1 noncommercial class C to a class D license, converting an 10 2 instruction permit to a class license, adding any privilege to 10 3 a section 321.189, subsection 7, license, adding an 10 10 4 instruction permit privilege, adding a section 321.189 5 subsection 7, license to an instruction permit, and adding any 10 10 6 privilege relating to a driver's license issued to a minor under section 321.194 or section 321.178, subsection 2.

Sec. 20. Section 321.194, subsection 1, paragraph a, subparagraph (1), Code 2005, is amended to read as follows:

(1) During the hours of 6 a.m. to 10 p.m. over the most 10 7 10 8 10 9 10 10 10 11 direct and accessible route between the licensee's residence 10 12 and schools of enrollment or the closest school bus stop or 10 13 public transportation service, and between schools of 10 14 enrollment, for the purpose of attending duly scheduled 10 15 courses of instruction and extracurricular activities within 10 16 the school district. Sec. 21. Section 321.198, unnumbered paragraph 1, Code 10 17 10 18

2005, is amended to read as follows:

The effective date of a valid driver's license to the 10 20 extent that it permits the operation of a motor vehicle other  $\frac{10-21}{}$ than a commercial motor vehicle and other than as a chauffeur, 10 22 issued under the laws of this state, held by any person at the 10 23 time of entering the military service of the United States or 10 24 of the state of Iowa, notwithstanding the expiration of the 10 25 license according to its terms, is hereby extended without fee 10 26 until six months following the initial separation from active 10 27 duty of the person from the military service, provided the 10 28 person is not suffering from physical disabilities which 10 29 impair the person's competency as an operator and provided 10 30 further that the licensee shall upon demand of any peace officer furnish, upon demand of any peace officer, 10 32 satisfactory evidence of the person's military service. 10 33 However, a person entitled to the benefits of this section, 10 34 who is charged with operating a motor vehicle without an <del>35 operator's <u>a</u> valid driver's</del> license<del>,</del> shall not be convicted if 1 the person produces in court, within a reasonable time, a 2 valid driver's license previously issued to that person along 3 with evidence of the person's military service as above mentioned provided in this paragraph Sec. 22. Section 321.200, Code 2005, is amended to read as

6 follows:

321.200 CONVICTION AND ACCIDENT FILE.

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11 The department shall also file all accident reports and 9 abstracts of court records of convictions received by it under 11 11 10 the laws of this state <u>or any other state or foreign</u>
11 11 jurisdiction and in connection therewith maintain convenient 11 12 records or make suitable notations in order that an individual 11 13 record of each licensee showing the convictions of such 11 14 licensee and the traffic accidents in which the licensee has 11 15 been involved shall be readily ascertainable and available for

11 16 the consideration of the department upon any application for

11 17 renewal of license and at other suitable times. 11 18 Sec. 23. Section 321.205, Code 2005, is amended to read as 11 19 follows: 11 20 321.2 321.205 CONVICTION OR ADMINISTRATIVE DECISION IN ANOTHER 11 21 JURISDICTION. 11 22 The department is authorized to suspend or revoke the 11 23 driver's license of a resident of this state upon or 24 disqualify a resident of this state from operating a 11 25 commercial motor vehicle for any of the following reasons: 11 26 1. Upon receiving notice of the conviction of the resident 11 27 in another state for an offense which, if committed in this 11 28 state, would be grounds for the suspension or revocation of 11 29 the license or upon disqualification of the person from 30 operating a commercial motor vehicle.
31 2. Upon receiving notice of a final administrative 11 31 11 32 decision in another state that the resident has acted in a 11 33 manner which would be grounds for suspension or revocation of 11 34 the license or disqualification of the person from operating a 11 <u>11</u> 35 commercial motor vehicle in this state. 12 1 Sec. 24. Section 321.20 2 amended to read as follows: Sec. 24. Section 321.208, subsection 1, Code 2005, is 12 12 3 1. A person is disqualified from operating a commercial 12 4 motor vehicle for one year upon a conviction or final 12 5 administrative decision that the person while operating a
12 6 commercial motor vehicle has committed any of the following  $\frac{-12}{}$ 12 7 acts or offenses in any state or foreign jurisdiction while 8 operating a commercial motor vehicle: 12 9 a. Operating a commercial motor vehicle while under the -12 10 influence of an alcoholic beverage or other drug or controlled 12 11 substance or a combination of such substances. 12 12 b. a. Operating a commercial motor vehicle with an 12 13 alcohol concentration, as defined in section 321J.1, of 0.04 12 14 or more. 12 15 c. Refusal to submit to chemical testing required under <del>chapter 321J.</del>  $\frac{-12}{}$ 16 12 17 d. Failure to stop and render aid at the scene of an 12 18 accident involving the person's vehicle. 12 19 e. A felony or aggravated misdemeanor involving the use of 12 20 a commercial motor vehicle other than an offense involving -12 21 manufacturing, distributing, or dispensing a controlled 12 22 substance. f. b. Operating a commercial motor vehicle while any 12 23 12 24 amount of a controlled substance is present in the person, as 12 25 measured in the person's blood or urine. 12 26 26 <u>c. Operating a commercial motor vehicle when, as a result 27 of prior violations committed while operating a commercial </u> 12 28 motor vehicle, the person's commercial driver's license is 29 revoked, suspended, or canceled or the person is disqualified 30 from operating a commercial motor vehicle. 12 31 d. Operating a commercial motor vehicle involved in a 32 fatal accident and being convicted of a moving traffic 33 violation that contributed to the fatality, or manslaughter or 12 34 vehicular homicide. 12 35 However, a person is disqualified for three years if the -131 act or offense occurred while the person was operating a <del>13 2</del> commercial motor vehicle transporting hazardous material of a 3 type or quantity requiring vehicle placarding.
4 Sec. 25. Section 321.208, Code 2005, is amended by adding -1313 4 13 5 the following new subsections: 13 NEW SUBSECTION. 1A. A person is disqualified from 7 operating a commercial motor vehicle for one year upon a 13 13 8 conviction or final administrative decision that the person 9 has committed any of the following acts or offenses in any 13 13 10 state or foreign jurisdiction while operating a commercial 13 11 motor vehicle or while operating a noncommercial motor vehicle 13 12 and holding a commercial driver's license: 13 13 a. Operating a motor vehicle while under the influence of 13 14 an alcoholic beverage or other drug or controlled substance or 13 15 a combination of such substances. 13 16 b. Refusal to submit to chemical testing required under 13 17 chapter 321J. 13 18 c. Leaving the scene or failure to stop or render aid at 13 19 the scene of an accident involving the person's vehicle. d. A felony or aggravated misdemeanor involving the use of 13 20 13 21 a commercial motor vehicle other than an offense involving  $13\ 22\ \text{manufacturing},\ \text{distributing},\ \text{or dispensing a controlled}$ 

13 23 substance.
13 24 NEW SUBSECTION. 1B. A person is disqualified from
13 25 operating a commercial motor vehicle for three years if an act
13 26 or offense described in subsection 1 or 1A occurred while the
13 27 person was operating a commercial motor vehicle transporting

13 28 hazardous material of a type or quantity requiring vehicle 13 29 placarding.

13 30 Sec. 26. Section 321.200, 231 31 2005, are amended to read as follows: Section 321.208, subsections 2, 3, and 4, Code

2. A person is disqualified from operating a commercial 33 motor vehicle for life if convicted or found to have committed 34 two or more of the above acts or offenses described in 35 subsection 1 or 1A arising out of two or more separate 13

1 incidents. However, a disqualification for life is subject to 2 a reduction to a ten=year disqualification as provided in 49 3 C.F.R. } 383.51 as adopted by rule by the department.

- 3. A person is disqualified from operating a commercial 5 motor vehicle for the person's life upon a conviction that the 6 person used a commercial <u>or noncommercial</u> motor vehicle in the 7 commission of a felony or aggravated misdemeanor involving the 8 manufacturing, distributing, or dispensing of a controlled 9 substance as defined in section 124.101 and held a commercial 10 driver's license at the time the offense was committed.
- 4. A person is disqualified from operating a commercial 14 11 14 12 motor vehicle if the person receives convictions for committing within any three=year period two or more of the following offenses while operating a commercial motor vehicle: 14 13 14 14 14 15 a. Speeding fifteen miles per hour or more over the legal speed limit. <del>-14 16</del>

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- b. Reckless driving.c. Any violation of the traffic laws, except a parking 14 19 violation or a vehicle weight violation, which arises in  $\frac{14 \ 20}{}$ connection with a fatal traffic accident.
- d. a. Operating a commercial motor vehicle upon a highway 14 21 14 22 when not issued a <u>commercial</u> driver's license <del>valid for the</del>  $\frac{14}{23}$ vehicle operated.
- 14 24 b. Operating a commercial motor vehicle upon a highway 14 25 when disqualified not issued the proper class of commercial 26 driver's license or endorsements for the specific vehicle 14 27 group being operated or for the passengers or type of cargo 14 28 being transported.
- f. c. Operating a commercial motor vehicle upon a highway 14 29 14 30 without immediate possession of a driver's license valid for 14 31 the vehicle operated.
  - g. Following another motor vehicle too closely.
- h. Improper lane changes in violation of section 321.306. The period of disqualification under this subsection shall -14 35 be sixty days for two offenses within any three-year period

- 1 and one hundred twenty days for three offenses within any three-year period.

Sec. 27. Section 321.208, Code 2005, is amended by adding

- 4 the following new subsections:
- NEW SUBSECTION. 4A. A person is disqualified from 6 operating a commercial motor vehicle if the person receives convictions for committing within any three=year period two or 8 more of the following offenses while operating a commercial 9 motor vehicle or while operating a noncommercial motor vehicle 15 10 and holding a commercial driver's license if the convictions 15 11 result in the revocation, cancellation, or suspension of the 15 12 person's commercial driver's license or noncommercial motor 15 13 vehicle driving privileges:
- Speeding fifteen miles per hour or more over the legal 15 15 speed limit.
  - Reckless driving.
- Any violation of the traffic laws, except a parking 15 18 violation or a vehicle weight violation, which arises in 15 19 connection with a fatal traffic accident.
  - d. Following another motor vehicle too closely.
- Improper lane changes in violation of section 321.306. 4B. The period of disqualification under NEW SUBSECTION. subsections 4 and 4A shall be sixty days for two offenses 15 23 15 24 within any three=year period and one hundred twenty days for
- 15 25 three offenses within any three=year period. 15 26 Sec. 28. Section 321.213B, Code 2005, is amended to read 15 27 as follows:
  - SUSPENSION FOR FAILURE TO ATTEND. 321.213B

15 28 15 29 The department shall establish procedures by rule for 15 30 suspending the license of a juvenile who is in violation has been issued a driver's license and is not in compliance with the requirements of section 299.1B or issuing the juvenile a <del>-1</del>5 33 temporary restricted license under section 321.215 if the 34 juvenile is employed at least twenty hours per week.

35 Sec. 29. Section 321.215, subsection 1, unnumbered 1 paragraph 2, Code 2005, is amended to read as follows: 15 35

16 However, a temporary restricted license shall not be issued 16 3 to a person whose license is revoked pursuant to a court order

4 issued under section 901.5, subsection 10, or under section 5 321.209, subsections 1 through 5 or subsection 7, or; to a 16 16 6 juvenile whose license has been suspended or revoked pursuant 7 to a dispositional order under section 232.52, subsection 2, 8 paragraph "a", for a violation of chapter 124 or 453B, or 16 16 16 9 section 126.3; or to a juvenile whose license has been 16 10 suspended under section 321.213B. A temporary restricted 16 11 license may be issued to a person whose license is revoked 16 16 12 under section 321.209, subsection 6, only if the person has no 16 13 previous drag racing convictions. A person holding a 16 14 temporary restricted license issued by the department under 16 15 this section shall not operate a motor vehicle for pleasure. Sec. 30. Section 321.218, subsections 4 and 5, Code 2005, 16 16 16 17 are amended to read as follows: 16 18 4. A person who operates a commercial motor vehicle upon 16 19 the highways of this state when disqualified from operating 16 20 the commercial motor vehicle under section 321.208 or the 16 21 imminent hazard provisions of 49 C.F.R. } 383.52 commits a 16 21 imminent hazard provisions of 49 C.F.R. } 383.52 commit 16 22 serious misdemeanor if a commercial driver's license is 16 23 required for the person to operate the commercial motor 16 24 vehicle. 16 25 5. The department, upon receiving the record of a 16 26 conviction of a person under this section upon a charge of 16 27 operating a commercial motor vehicle while the person is 16 28 disqualified, shall extend the period of disqualification for 16 29 an additional like period or for the time period specified in 16 30 section 321.208, whichever is longer. 16 31 Sec. 31. Section 321.423, subsection 2, paragraph g, Code 16 32 2005, is amended to read as follows: 16 33 g. A Flashing red and amber warning lights on a school bus 16 34 16 35 as described in section 321.372, and a white flashing strobe light mounted on a school bus as permitted under section 17 321.373, subsection 7. Sec. 32. Section 321.423, subsection 2, Code 2005, is amended by adding the following new paragraphs: 17 17 17 NEW PARAGRAPH. h. A flashing amber light is permitted on 17 5 a towing or recovery vehicle, a utility maintenance vehicle, a 17 municipal maintenance vehicle, a highway maintenance vehicle, 17 7 or a vehicle operated in accordance with subsection 6 or 17 8 section 321.398 or 321.453. 17 9 NEW PARAGRAPH. i. Modulating headlamps in conf 17 10 with 49 C.F.R.  $\}$  571.108 S7.9.4. are permitted on a i. Modulating headlamps in conformance 17 11 motorcycle. 17 12 Sec. 33. Section 321.423, subsection ., 17 13 paragraph 1, Code 2005, is amended to read as follows: Except as provided in section 321.373, subsection 7, and 17 15 subsection 2, paragraph paragraphs "c" and "i" of this 17 16 section, a flashing white light shall only be used on a vehicle in the following circumstances: 17 17 17 18 Sec. 34. Section 321.446, subsection 4, paragraph a, Code 17 19 17 20 2005, is amended to read as follows: a. An operator who violates subsection 1 or 2 is guilty of 17 21 a simple misdemeanor and subject to the penalty provisions of 17 22 section 805.8A, subsection 14, paragraph "c". However, if a child is being transported in a taxicab in a manner that is 17 24 not in compliance with subsection 1 or 2, the parent, legal 17 25 guardian, or other responsible adult traveling with the child 17 26 17 27 17 28 shall be served with a citation for a violation of this section in lieu of the taxicab operator. Sec. 35. Section 321.449, subsection 7, Code 2005, is 17 29 amended by striking the subsection. 17 30 Sec. 36. Section 321.451, subse 36. Section 321.451, subsection 1, Code 2005, is 17 31 amended by adding the following new paragraph: 17 32 <u>NEW PARAGRAPH</u>. f. A towing or 17 33 to rules adopted by the department. NEW PARAGRAPH. f. A towing or recovery vehicle, subject 17 34 Sec. 37. Section 321.451, subsection 2, Code 2005, is 17 35 amended to read as follows: 18 2. The application for a certificate of designation must include the name and occupation of the owner of the vehicle, 18 18 3 vehicle identification information, a description of the 4 vehicle's equipment, <u>and</u> a description of <del>the use of the</del> 5 vehicle when its red light is flashing, and a photograph 6 showing a side view of the vehicle how the vehicle will be 18 -1818 18 7 used as an authorized emergency vehicle. 18 8 Sec. 38. Section 321.456, Code 2005, is amended to read as 18 9 follows: 18 10 321.456 HEIGHT OF VEHICLES == PERMITS == EXEMPTION. 18 11 A vehicle unladen or with load shall not exceed a height of 18 12 thirteen feet, six inches, except by permit as provided in 18 13 this section. However, that a vehicle or combination of

18 14 vehicles coupled together and used exclusively for the

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18 15 transportation of passenger vehicles, light delivery trucks, 18 16 panel delivery trucks, pickup trucks, or recreational vehicle 18 17 chassis may operate without a permit provided that the height 18 18 of the vehicle or vehicles coupled together does not with a 18 19 height not to exceed fourteen feet. This section shall not be 18 20 construed to require any railroad or public authorities to 18 21 provide sufficient vertical clearance to permit the operation 18 22 of such vehicle upon the highways of this state. Any damage 18 23 to highways, highway or railroad structures, or underpasses 18 24 caused by the height of any vehicle provided for by this 18 25 section shall be borne by the operator or owner of the 18 26 vehicle. Vehicles unladen or with load exceeding a height of 18 27 thirteen feet, six inches but not exceeding fourteen feet may 18 28 be operated with a permit issued by the department or 18 29 jurisdictional local authorities. The permits shall be issued 18 30 annually for a fee of twenty-five dollars and subject to rules 31 adopted by the department. The state or a political
32 subdivision shall not be liable for damage to any vehicle or <del>-18</del> -18 33 its cargo if changes in vertical clearance of a structure are 18 34 made subsequent to the issuance of a permit during the term of <del>-18</del> 35 the permit. Section 321A.39, unnumbered paragraph 3, Code 19 Sec. 39. 2 2005, is amended to read as follows: 19 19 The seller shall print or stamp said the statement 19 4 conspicuously on the purchase order or invoice in distinctive 5 color ink and with clearly visible letters. Said The 6 statement shall be signed by the purchaser in the space 19 19 7 provided therein on or before the date of delivery of the 8 motor vehicle described in the purchase order or invoice and a 19 19 9 copy thereof of the statement shall be given to the purchaser 19 10 by the seller. 19 11 Sec. 40. Section 321E.12, Code 2005, is amended to read as 19 12 follows: 19 13 321E.12 REGISTRATION MUST BE CONSISTENT. A vehicle traveling under permit shall be properly 19 14 19 15 registered for the gross weight of the vehicle and load. 16 trip permit issued according to section 326.23 shall not be 19 17 used in lieu of the registration provided for in this section. 19 18 A person owning special mobile equipment may use a transport 19 19 vehicle registered for the gross weight of the transport 19 20 without a load. Vehicles, while being used for the 19 21 transportation of buildings, except mobile homes and factory= 19 22 built structures, may be registered for the combined gross 19 23 weight of the vehicle and load on a single=trip basis. The 19 24 fee is five cents per ton exceeding the weight registered 19 25 under section 321.122 per mile of travel. Fees shall not be 19 26 prorated for fractions of miles. This provision does not 19 27 exempt these vehicles from any other provision of this 19 28 chapter. 19 29 Sec. 41. Section 321L.2, subsection 5, Code 2005, is 19 30 amended by striking the subsection. 19 31 Sec. 42. Section 321L.2A, subsection 4, Code 2005, is 19 32 amended by striking the subsection. 19 33 Sec. 43. Section 326.11, unnumbered paragraph 2, Code 2005, is amended to read as follows: 19 34 19 35 The director may issue temporary written authorization to 20 carriers for vehicles acquired by a fleet owner and added to the fleet owner's prorate fleet after the beginning of the registration year. The temporary authority shall permit the 20 2.0 20 4 operation of a commercial vehicle until permanent 20 5 identification is issued, except that the temporary authority shall expire after ninety sixty days.

Sec. 44. Section 326.23, subsection 1, Code 2005, is 20 6 20 2.0 8 amended to read as follows: 20 1. The owner of a commercial vehicle which is properly 20 10 registered and licensed in some other jurisdiction and is to 20 11 be operated occasionally on highways in this state, may, in 20 12 lieu of payment of the annual registration fee for such 20 13 vehicle\_ obtain a trip permit authorizing operation of the 20 14 vehicle on the highways of this state in interstate commerce 20 15 for a period of not to exceed seventy=two hours. The fee for 20 16 the trip permit shall be ten dollars. 20 17 Sec. 45. Section 452A.17, subsection 1, paragraph a, Code 20 18 2005, is amended by adding the following new subparagraph: 20 19 NEW SUBPARAGRAPH. (11) Motor fuel or undyed special fuel 20 20 placed in taxicabs or buses when used pursuant to a service 20 21 contract to provide transportation services for public and 20 22 nonpublic schools, hospitals, governmental entities of the 20 23 state or its political subdivisions, or nonprofit 20 24 organizations exempt from federal income tax under section

20 25 501(c)(3) of the Internal Revenue Code.

Sec. 46. RESTRICTED LICENSES ISSUED UNDER PRIOR LAW == 20 26 20 27 VALIDITY. A restricted license issued under section 321.178, 20 28 subsection 2, Code 2005, prior to the effective date of this 20 29 Act remains in effect, subject to the provisions of that 20 30 subsection, for as long as the license remains valid or until 20 31 the minor reaches the age of eighteen.

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Sec. 47. SPECIAL MINOR'S LICENSE INTERIM STUDY COMMITTEE.

1. The legislative council is requested to establish a 20 34 special minor's license interim study committee to review the 20 35 provisions of Code section 321.194 concerning special minor's (school) licenses and make recommendations for revisions. primary goals of the committee shall be to eliminate 3 ambiguities in existing language, ensure the safe

transportation of Iowa's youth, and improve highway safety.
2. The membership of the committee shall include the following:

- a. Two members of the senate standing committee on transportation.
- b. Two members of the house standing committee on transportation.
- 21 10 c. Two members of the senate standing committee on 21 12 education.
- d. Two members of the house standing committee on 21 14 education.
- e. Representatives of the governor's office, the state 21 16 department of transportation, the department of education, the 21 17 department of public safety, the office of the attorney 21 18 general, the Iowa prosecuting attorneys council, the Iowa 21 19 association of chiefs of police, the Iowa state sheriffs and 21 20 deputies association, and the Iowa association of safety 21 21 educators. 21 22 3. The
- 3. The committee shall report its findings and 21 23 recommendations, including proposed legislation, to the 21 24 general assembly no later than January 1, 2006. EXPLANATION

This bill amends provisions relating to the regulation of 21 27 motor vehicles by the state department of transportation. 21 28 The bill amends Code sections 299.1B, 321.177, 321.178, 21 29 321.180B, 321.191, 321.213B, and 321.215 to eliminate obsolete 21 30 provisions relating to temporary restricted and restricted 21 31 driver's licenses for minors. The amendments reflect that a 32 person under age 18 must be attending public or nonpublic 21 33 school, competent private instruction, an alternative school, 21 34 or adult education classes to be eligible for a driver's 35 license. Minors who have been issued a restricted license 1 under current law will retain that license, subject to the 2 conditions and restrictions that currently apply.

Amendments to Code section 321.1 provide definitions for "bona fide residence", "bona fide address", and "bona fide 5 business address" for the purpose of administering motor vehicle laws. The bill eliminates the obsolete term "remanufactured vehicle" from Code language. 6

The bill amends Code section 321.9 to allow county 9 officials who issue driver's licenses, motor vehicle 22 10 registrations, and titles to administer oaths and acknowledge 22 11 signatures, as department officers and employees do, for the 22 12 purpose of administering motor vehicle laws.

22 13 The bill makes several changes to provisions relating to 22 14 drivers of commercial motor vehicles to comply with federal 22 15 requirements. Code section 321.12 is amended to allow for the 22 16 retention of records of convictions or revocations for 22 17 operating while intoxicated for purposes of disqualification 22 18 actions. The exemption from commercial driver licensing

22 19 requirements for military personnel operating United States 22 20 military equipment in Code section 321.176A is broadened to 22 21 include certain national guard and United States coast guard 22 22 personnel. Code section 321.191 is amended to establish a \$10 22 23 fee for a school bus endorsement for a driver's license.

22 24 section 321.200 is amended to require the department to file 22 25 accident and conviction reports received from other

22 26 jurisdictions, to be used when considering applications for 22 27 renewal of licensure. Amendments to Code section 321.205

22 28 authorize the department to use a conviction or administrative 22 29 decision from another state as grounds for disqualification

22 30 from operating a commercial motor vehicle in this state. 22 31 Amendments to Code sections 321.208 and 321.218 mandate

22 32 disqualification from operating a commercial motor vehicle for 22 33 specified periods of time based on a conviction or

22 34 administrative decision for certain offenses committed in any

22 35 state. The amendment to Code section 321.449 strikes the 1 exemption for special trucks from inspections required under

2 motor carrier safety rules. A special truck is a motor truck 3 or truck tractor with a gross weight of six through 32 tons 4 used in connection with farming.

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The bill amends Code sections 321.23 and 321.24 to provide 6 that the owner of a specially constructed or reconstructed vehicle is required to title and register the vehicle within 8 30 days of state inspection, and the owner of a vehicle 9 subject to bonding requirements must register the vehicle 23 10 within 30 days of receipt of authorization from the 23 11 department.

23 12 Code sections 321.24 and 321.52 are amended to reflect that 23 13 motor vehicle title and registration information will appear 23 14 on the front rather than the reverse side of motor vehicle 23 15 registration receipts, registration cards, and junking 23 16 certificates.

23 17 The bill amends Code section 321.34 to allow special ex= 23 18 prisoner of war motor vehicle registration plates to be issued 23 19 to the owner of a motor vehicle who was a prisoner of war 23 20 during any time of military conflict, rather than during 23 21 specified wars and conflicts.

23 22 Code section 321.43 is amended to require that a vehicle 23 23 that has been assigned a distinguishing number in lieu of a 23 24 serial number by the department must be titled and registered 23 25 within 30 days of issuance of the number. 23 26 The bill amends Code section 321.109 t

The bill amends Code section 321.109 to replace in=transit 23 27 stickers with permits to be issued to automobile dealers 23 28 moving vehicles between Iowa and another state.

23 29 The bill amends Code section 321.194 to specify that 23 30 special minor's licenses, which are issued to persons 14 to 18 23 31 years of age to drive to and from school, may be used for 23 32 driving from the person's residence to the closest school bus 23 33 stop or public transportation service. The bill also requests 23 34 the legislative council to establish an interim study 23 35 committee to consider and report on the special minor's license (school license) under Code section 321.194.

The bill amends Code section 321.198 to extend the validity 3 of commercial and chauffeur driver's licenses for six months 4 following a person's separation from active duty in military 5 service. This benefit is currently available to holders of 6 valid noncommercial driver's licenses.

The bill amends Code section 321.423 to specify that the 8 flashing light used on a towing or recovery vehicle or a 9 utility, municipal, or highway maintenance vehicle may be 24 10 amber in color. Code section 321.451 is amended to provide 24 11 that a privately owned towing or recovery vehicle may be 24 12 designated by the department as an authorized emergency 24 13 vehicle, subject to rules adopted by the department. 24 14 vehicles display flashing red or white lights during an 24 15 emergency or flashing blue lights when authorized for use by a 24 16 fire department. Code Section 321.423 is also amended to 24 17 specify that modulating headlamps that conform to federal 24 18 regulations are permitted on motorcycles.

Code section 321.446 is amended to provide that a parent,  $24\ 20$  legal guardian, or other responsible adult traveling with a  $24\ 21$  child in a taxicab shall be served a citation for a violation 24 22 of child restraint requirements in lieu of the taxi driver.

24 23 The bill amends Code section 321.456 to eliminate a permit 24 24 requirement for vehicles exceeding the maximum height limit of 24 25 13 feet 6 inches. A maximum height of 14 feet still applies 24 26 to a vehicle or combination of vehicles coupled together and 24 27 transporting other vehicles.

24 28 The bill makes a technical amendment to Code section 24 29 321A.39 to remove the requirement that a statement on the 24 30 purchase order for a motor vehicle advising the purchaser that 24 31 liability insurance is not included in the purchase must be in 24 32 a distinctive color of ink. The new language requires that 24 33 the statement be printed or stamped conspicuously on the 24 34 purchase order.

The bill amends Code section 326.23 by lifting the 1 restriction that 72=hour trip permits, which are issued to 2 commercial vehicles registered out=of=state, may only be used for interstate commerce. The bill specifies in Code section 4 321E.12 that such a permit cannot be substituted for a permit 5 required in this state for a vehicle of excessive size and weight. Code section 326.11 is amended to reduce a fleet owner's authority to operate a commercial vehicle under a temporary permit from 90 to 60 days.

The amendment to Code section 321L.2 eliminates the 25 25 10 requirement that removable windshield placards issued to 25 11 organizations or persons providing transportation to elderly 25 12 or disabled persons must be replaced every four years. The

- 25 13 bill also strikes the requirement in Code section 321L.2A that
- 25 14 the department provide a list of vendors who sell wheelchair
- 25 14 the department provide a first of vendors who serr uncertainty 25 15 parking cones.
  25 16 Code section 452A.17 is amended to allow refunds of motor
  25 17 fuel taxes for fuel used in taxicabs or buses when used to
- 25 18 provide transportation services for certain entities. 25 19 LSB 2384SC 81 25 20 dea:nh/gg/14