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**LB 578** 

Revision: 02

## FISCAL NOTE

Revised to reflect amendments

LEGISLATIVE FISCAL ANALYST ESTIMATE

ESTIMATE OF FISCAL IMPACT – STATE AGENCIES *				
	FY 2007-08		FY 2008-09	
	EXPENDITURES	REVENUE	EXPENDITURES	REVENUE
GENERAL FUNDS				
CASH FUNDS				
FEDERAL FUNDS				
OTHER FUNDS				
TOTAL FUNDS				

<sup>\*</sup>Does not include any impact on political subdivisions. See narrative for political subdivision estimates.

As amended by AM573, LB 578 allows the Liquor Control Commission to round certain tax receipts to the nearest dollar.

LB 578 will allow the Liquor Control Commission to deposit tax receipts in a timelier manner, resulting in potential revenue gains through interest collection. This amount is not readily determinable.

As amended by AM779, LB 578 changes provisions relating to implied consent violations.

The Department of Correctional Services (DCS) states that this bill changes provisions regarding the refusal to submit to a blood alcohol test as follows:

- refusal to submit to a test with one prior conviction would be a Class I misdemeanor (0-1 yr imprisonment)
- refusal to submit to a test with two prior convictions would be a Class IIIA felony (0-5 yrs imprisonment)
- refusal to submit to a test with three prior convictions would be a Class III felony (1-20 yrs imprisonment)
- refusal to submit to a test with four prior convictions would be a Class II felony (1-50 yrs imprisonment)

DCS states the fiscal impact is indeterminate because it is unknown how many individuals would be convicted under the provisions of this bill.

The Nebraska Supreme Court (NSC), Nebraska State Patrol (NSP), and Department of Motor Vehicles all estimate no fiscal impact.

As amended by AM892, LB 578 simply clarifies existing statute.