FILED JAN 29'03

SENATE FILE BY WARNSTADT

Passed Vote:	Senate,	Date Nays oproved	Passed House, DateNays			-
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A BILL FOR

- 1 An Act allowing cities and counties to create enterprise zones near modes of transportation.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

УР 61 возможно веромтн

TLSB 1253XS 80 tm/cls/14

S.F. 6 H.F.

- 1 Section 1. Section 15E.192, Code 2003, is amended by
- 2 adding the following new subsection:
- NEW SUBSECTION. 2A. A city or county may create an
- 4 economic development enterprise zone as authorized in this
- 5 division, subject to certification by the department of
- 6 economic development, by designating up to four square miles
- 7 of the city or county for that purpose. In order for an
- 8 enterprise zone to be certified pursuant to this subsection,
- 9 an enterprise zone shall meet the distress criteria provided
- 10 in section 15E.194, subsection 2A. Section 15E.194,
- 11 subsections 1 and 2, shall not apply to an enterprise zone
- 12 certified pursuant to this subsection.
- 13 Sec. 2. Section 15E.194, subsection 2, unnumbered
- 14 paragraph 1, Code 2003, is amended to read as follows:
- 15 An enterprise zone may be designated by a city with a
- 16 population of twenty-four thousand or more which meets at
- 17 least two of the following criteria:
- 18 Sec. 3. Section 15E.194, Code 2003, is amended by adding
- 19 the following new subsection:
- 20 NEW SUBSECTION. 2A. A city or county may designate an
- 21 area of up to four square miles to be an enterprise zone if
- 22 the area includes or is located within one mile of at least
- 23 three of the following:
- 24 a. A commercial service airport.
- 25 b. A barge terminal or a navigable waterway.
- 26 c. Entry to a rail line.
- 27 d. Entry to an interstate highway.
- 28 e. Entry to a commercial and industrial highway network as
- 29 identified pursuant to section 313.2A.
- 30 Sec. 4. Section 15E.194, subsection 3, Code 2003, is
- 31 amended to read as follows:
- 32 3. The department of economic development shall certify
- 33 eligible enterprise zones that meet the requirements of
- 34 subsection 1 upon request by the county, or subsection 2 upon
- 35 request by the city, or subsection 2A upon request by the

1 county or city, as applicable.

- 2 Sec. 5. Section 15E.195, subsections 1 and 2, Code 2003, 3 are amended to read as follows:
- 4 1. A county which designates an enterprise zone pursuant
- 5 to section 15E.194, subsection 1 or 2A, and in which an
- 6 eligible enterprise zone is certified shall establish an
- 7 enterprise zone commission to review applications from
- 8 qualified businesses located within or requesting to locate
- 9 within an enterprise zone designated pursuant to section
- 10 15E.194, subsection 1 or 2A, to receive incentives or
- 11 assistance as provided in section 15E.196. The enterprise
- 12 zone commission shall also review applications from qualified
- 13 housing businesses requesting to receive incentives or
- 14 assistance as provided in section 15E.193B. The enterprise
- 15 zone commission shall also review applications from qualified
- 16 development businesses requesting to receive incentives or
- 17 assistance as provided in section 15E.193C. The commission
- 18 shall consist of nine members. Five of these members shall
- 19 consist of one representative of the board of supervisors, one
- 20 member with economic development expertise chosen by the
- 21 department of economic development, one representative of the
- 22 county zoning board, one member of the local community college
- 23 board of directors, and one representative of the local
- 24 workforce development center. These five members shall select
- 25 the remaining four members. If the enterprise zone consists
- 26 of an area meeting the requirements for eligibility for an
- 27 urban or rural enterprise community under Title XIII of the
- 28 federal Omnibus Budget Reconciliation Act of 1993, one of the
- 29 remaining four members shall be a representative of that
- 30 community. A county shall have only one enterprise zone
- 31 commission to review applications for incentives and
- 32 assistance for businesses located within or requesting to
- 33 locate within a certified enterprise zone designated pursuant
- 34 to section 15E.194, subsection 1 or 2A.
- 35 2. A city with-a-population-of-twenty-four-thousand-or

1 more which designates an enterprise zone pursuant to section 2 15E.194, subsection 2 or 2A, and in which an eligible 3 enterprise zone is certified shall establish an enterprise 4 zone commission to review applications from qualified 5 businesses located within or requesting to locate within an 6 enterprise zone to receive incentives or assistance as 7 provided in section 15E.196. The enterprise zone commission 8 shall review applications from qualified housing businesses 9 requesting to receive incentives or assistance as provided in 10 section 15E.193B. The enterprise zone commission shall also 11 review applications from qualified development businesses 12 requesting to receive incentives or assistance as provided in 13 section 15E.193C. The commission shall consist of nine 14 members. Six of these members shall consist of one 15 representative of an international labor organization, one 16 member with economic development expertise chosen by the 17 department of economic development, one representative of the 18 city council, one member of the local community college board 19 of directors, one member of the city planning and zoning 20 commission, and one representative of the local workforce 21 development center. These six members shall select the 22 remaining three members. If the enterprise zone consists of 23 an area meeting the requirements for eligibility for an urban 24 enterprise community under Title XIII of the federal Omnibus 25 Budget Reconciliation Act of 1993, one of the remaining three 26 members shall be a representative of that community. If a 27 city contiguous to the city designating the enterprise zone is 28 included in an enterprise zone, a representative of the 29 contiguous city, chosen by the city council, shall be a member 30 of the commission. A city in which an eligible enterprise 31 zone is certified shall have only one enterprise zone 32 commission. If a city has established an enterprise zone 33 commission prior to July 1, 1998, the city may petition to the 34 department of economic development to change the structure of 35 the existing commission.

EXPLANATION This bill allows the creation of a new type of enterprise 3 zone within the economic development enterprise zone program 4 administered by the department of economic development. The bill provides that any city or county in the state may 6 create an enterprise zone, subject to certification by the 7 department, by designating up to four square miles of the city 8 or county for that purpose. In order to be certified, the 9 area must include or be located within one mile of three of 10 the following: a commercial service airport, a barge terminal ll or a navigable waterway, entry to a rail line, entry to an 12 interstate highway, or entry to a commercial and industrial 13 highway network.

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