Amend House File 2470 as follows: 1 1 2 <u>#1.</u> By striking everything after the enacting 1 3 clause and inserting the following: <DIVISION I == REGULATORY EFFICIENCY COMMISSION</pre> 1 4 1 Section 1. REGULATORY EFFICIENCY COMMISSION. 5 1 1. A regulatory efficiency commission is 6 7 established for purposes of identifying unneeded 1 8 regulations, fines, and fees that hinder business 9 development. The commission shall also identify 1 1 1 10 methods for streamlining access to regulatory 1 11 information. 1 12 2. The commission shall consist of seven voting 1 13 members appointed by the governor and four ex officio 1 14 members. 1 15 a. The seven voting members appointed by the 1 16 governor are subject to the requirements of sections 1 17 69.16, 69.16A, and 69.19. The seven members shall 18 consist of the following: 1 (1) Two members shall be economic development 1 19 20 representatives from two different chambers of 21 commerce. One shall be from a metropolitan area with 1 1 1 22 more than fifty thousand people and one shall be from 1 23 a metropolitan area with fifty thousand people or 1 24 less. 1 25 (2) Two members representing agricultural 1 26 interests. 1 27 (3) One member representing the Iowa association 1 28 of business and industry. 1 29 (4) Two members representing commercial=based and 1 30 manufacturing=based businesses. b. The four ex officio members shall be members of 1 31 1 32 the general assembly. Two members shall be from the 33 senate and two members shall be from the house of 1 1 34 representatives, with not more than one member from 35 each chamber being from the same political party. The 36 two senators shall be designated by the president of 1 1 37 the senate after consultation with the majority and 38 minority leaders of the senate. The two 1 1 1 39 representatives shall be designated by the speaker of 1 40 the house of representatives after consultation with 41 the majority and minority leaders of the house of 1 1 42 representatives. Legislative members shall serve in 1 43 an ex officio, nonvoting capacity. 1 44 3. Meetings of the commission are subject to the 1 45 provisions of chapter 21. 46 4. By January 10, 2005, the commission shall 47 submit a written report to the governor and the 1 46 1 48 general assembly. The report shall include the 1 49 findings and legislative recommendations of the 50 commission. The report shall be distributed by the 1 secretary of the senate and the chief clerk of the 1 1 2 2 2 house of representatives to the chairpersons and 3 members of the administrative rules review committee 2 2 4 and the economic growth committees in the senate and 2 5 the house of representatives. DIVISION II == PARTNERSHIP COMMISSION 2 6 2 7 Sec. 2. PARTNERSHIP COMMISSION. 2 1. A partnership commission is established for 8 2 9 purposes of identifying unnecessary public mandates 2 10 for elimination and providing recommendations designed 2 11 to encourage city and county governments to share 2 12 services. 2. The commission shall consist of seven voting 2 13 2 14 members appointed by the governor and four ex officio 2 15 members. 2 16 a. The seven voting members appointed by the 2 17 governor are subject to the requirements of sections 18 69.16, 69.16A, and 69.19. The seven members shall 2 2 19 consist of representatives from various sized cities 2 20 and counties. 2 21 The four ex officio members shall be members of b.

2 22 the general assembly. Two members shall be from the 23 senate and two members shall be from the house of 2 2 24 representatives, with not more than one member from 25 each chamber being from the same political party. T 26 two senators shall be designated by the president of The 2 2 27 the senate after consultation with the majority and 28 minority leaders of the senate. The two 29 representatives shall be designated by the speaker of 2 2 2 30 the house of representatives after consultation with 2 31 the majority and minority leaders of the house of 2 32 representatives. Legislative members shall serve in 2 33 an ex officio, nonvoting capacity. 2 34 3. Meetings of the commission are subject to the 35 provisions of chapter 21. 36 4. By January 10, 2005, the commission shall 2 2 2 37 submit a written report to the governor and the 2 38 general assembly. The report shall include the 2 39 findings and legislative recommendations of the 2 40 commission. The report shall be distributed by the 41 secretary of the senate and the chief clerk of the 2 2 42 house of representatives to the chairpersons and 2 43 members of the administrative rules review committee 2 44 and the state government committees in the senate and 2 45 the house of representatives. 2 DIVISION III == REGIONAL ECONOMIC DEVELOPMENT == 46 2 47 APPROPRIATIONS NEW SECTION. 15E.231 ECONOMIC 2 48 Sec. 3. 2 49 DEVELOPMENT REGIONS. 2 50 1. In order for an economic development region to 1 receive moneys from the grow Iowa values fund created 3 2 in section 15G.108, the organization of an economic 3 development region must be approved by the grow Iowa 3 3 3 4 values board established in section 15G.102. The 3 5 board shall approve an economic development region 3 6 that meets the following criteria: 3 a. The region consists of not less than three 3 8 contiguous counties. Upon the recommendation of the 3 director of the department of economic development, 9 3 10 this paragraph may be waived by the board. 3 11 b. The region establishes a single, focused 3 12 economic development effort, approved by the board, 3 13 that shall include the development of a regional 3 14 development plan and regional marketing strategies. 15 Regional marketing strategies must be focused on 3 3 16 marketing the region collectively. 3 17 2. An approved economic development region may 3 18 create an economic development region revolving fund 19 as provided in section 15E.232. 20 Sec. 4. <u>NEW SECTION</u>. 15E.2 3 3 NEW SECTION. 15E.232 ECONOMIC 3 21 DEVELOPMENT REGION REVOLVING FUNDS == TAX CREDITS. 1. An economic development region approved 3 22 3 23 pursuant to section 15E.231 may create an economic 3 24 development region revolving fund. 3 25 2. a. A nongovernmental entity making a 3 26 contribution to an economic development region 3 27 revolving fund at any time prior to July 1, 2009, may 3 28 claim a tax credit equal to twenty percent of the 3 29 amount contributed to the revolving fund. The tax 3 30 credit shall be allowed against taxes imposed in 3 31 chapter 422, divisions II, III, and V, and in chapter 3 32 432, and against the moneys and credits tax imposed in 3 33 section 533.24. An individual may claim under this 34 subsection the tax credit of a partnership, limited 3 35 liability company, S corporation, estate, or trust 36 electing to have income taxed directly to the 37 individual. The amount claimed by the individual 3 3 3 3 38 shall be based upon the pro rata share of the 39 individual's earnings from the partnership, limited 3 40 liability company, S corporation, estate, or trust. 3 41 Any tax credit in excess of the taxpayer's liability 3 3 42 for the tax year may be credited to the tax liability 43 for the following seven years or until depleted, 44 whichever occurs first. A tax credit shall not be 3 3 3 45 carried back to a tax year prior to the tax year in 46 which the taxpayer redeems the tax credit. A tax 3 47 credit under this section is not transferable. 3 48 b. The aggregate amount of tax credits authorized 3 49 pursuant to this subsection shall not total more than 3 50 twenty million dollars. The total amount of tax 4 1 credits authorized during a fiscal year shall not 2 exceed four million dollars plus any unused tax 4

3 credits carried over from previous years. Any tax 4 4 credits which remain unused for a fiscal year may be 4 5 carried forward to the succeeding fiscal year. The 4 6 maximum amount of tax credits that may be authorized 7 in a fiscal year for contributions made to a specific 4 4 4 8 economic development region revolving fund is equal to 9 four million dollars plus any unused tax credits 10 carried over from previous years divided by the number 4 4 4 11 of economic development region revolving funds 4 12 existing in the state. The department of economic development shall 4 13 c. 4 14 administer the authorization of tax credits under this 4 15 section and shall, in cooperation with the department 16 of revenue and finance, adopt rules pursuant to 17 chapter 17A necessary for the administration of this 4 4 4 18 section. 4 19 3. An approved economic development region may 20 apply for financial assistance from the Iowa values 4 21 fund to assist with physical infrastructure needs 4 22 related to a specific business partner. In order to 4 23 receive financial assistance pursuant to this 4 4 24 subsection, the economic development region must 4 25 demonstrate all of the following: 4 26 The ability to provide matching moneys on a one a. 27 to one basis. 4 4 28 b. The commitment of the specific business 4 29 partner. 4 30 That all other funding alternatives have been с. 4 31 exhausted. 4 32 4. An approved economic development region may 33 apply for financial assistance from the Iowa values 34 fund to assist an existing business located in the 4 4 35 economic development region impacted by business 4 36 consolidation actions. Business consolidation actions 37 include a substantial or total closure of an existing 4 4 38 business due to consolidating the existing business 39 out of state. In order to receive financial 4 4 4 40 assistance pursuant to this subsection, the economic 4 41 development region must demonstrate the ability to 4 42 provide matching moneys on a one=to=one basis. 43 5. An approved economic development region may 44 apply for financial assistance to implement economic 4 4 45 development initiatives unique to the region. In 4 4 46 order to receive financial assistance pursuant to this 47 subsection, the economic development region must 4 48 demonstrate the ability to provide matching moneys on 4 4 49 a one=to=one basis. 60 6. An approved economic development region may 1 apply for financial assistance to implement innovative 4 50 5 5 2 initiatives that do not qualify for assistance under 5 3 subsection 5. 5 4 7. The board may establish and administer a 5 5 regional economic development revenue sharing pilot 5 6 project for one or more regions. Not more than three 5 7 pilot projects shall be established. The department 8 of economic development shall provide technical 5 5 9 assistance to the regions participating in a pilot 5 10 project. 8. Financial assistance under subsections 3, 4, 5, 5 11 5 12 and 6 and section 15E.233 shall be limited to a total 5 13 of twenty million dollars. 5 14 Sec. 5. <u>NEW SECTION</u>. 15E.233 ECONOMICALLY 15 ISOLATED AREAS. 5 1. An approved economic development region may 5 16 5 17 apply to the Iowa values board for approval to be 5 18 designated as an economically isolated area. In order 5 19 to be considered an economically isolated area, the 5 20 region must have at least one county that meets all of 5 21 the following criteria: a. A majority of the land area of the county is 5 2.2 23 located at least forty miles away from a major 5 24 commercial area, as determined by the board. Major 25 commercial areas include all of the following: 5 5 5 26 (1) Burlington. 5 27 (2) Carroll. 5 Cedar Rapids. (3) 28 5 29 (4) Clinton. 5 30 (5) Council Bluffs. 5 31 (6) Davenport. 5 32 (7) Des Moines. 5 33 (8) Dubuque.

5 34 (9) Fort Dodge. 5 35 (10)Iowa City. 5 36 (11)Marshalltown. 5 37 (12)Mason City. 5 38 (13)Ottumwa. 5 39 (14)Sioux City. 5 40 (15)Spencer. 5 41 (16)Storm Lake. 5 42 (17) Waterloo. 5 b. The county has at least one of the following: 43 5 (1) Per capita income that ranks in the lowest 44 5 45 twenty=five counties in the state based on the 2000 5 46 census. 47 (2) An annualized average weekly wage for 48 employees in private business that ranks in the lowest 5 5 5 49 twenty=five counties in the state in calendar year 5 50 2000. 6 2. An approved economically isolated area may 1 6 2 apply to the department of economic development for up 3 to seven hundred fifty thousand dollars over a five= 6 4 year period for purposes of economic=development= 6 5 related marketing assistance for the area. In order 6 6 6 to receive financial assistance pursuant to this 6 7 subsection, the economic development region must 8 demonstrate the ability to provide matching moneys on 6 6 9 a one=to=one basis. Sec. 6. <u>NEW SECTION</u>. 6 10 422.11J ECONOMIC 11 DEVELOPMENT REGION REVOLVING FUND TAX CREDIT. 6 12 The taxes imposed under this division, less the 6 6 13 credits allowed under sections 422.12 and 422.12B, 6 14 shall be reduced by an economic development region 15 revolving fund contribution tax credit authorized 6 16 pursuant to section 15E.232. 6 17 Sec. 7. Section 422.33, Code Supplement 2003, is 18 amended by adding the following new subsection: 6 6 <u>NEW SUBSECTION</u>. 16. The taxes imposed under this 6 19 6 20 division shall be reduced by an economic development 6 21 region revolving fund contribution tax credit 6 22 authorized pursuant to section 15E.232. 6 23 Sec. 8. Section 422.60, Code Supplement 2003, is б 24 amended by adding the following new subsection: <u>NEW SUBSECTION</u>. 8. The taxes imposed under this 6 25 26 division shall be reduced by an economic development 6 27 region revolving fund contribution tax credit 6 6 28 authorized pursuant to section 15E.232 Sec. 9. NEW SECTION. 432.12E ECONOMIC б 29 30 DEVELOPMENT REGION REVOLVING FUND CONTRIBUTION TAX 6 31 CREDITS. 6 The tax imposed under this chapter shall be reduced 32 6 6 33 by an economic development region tax credit 34 authorized pursuant to section 15E.232. б 6 35 Sec. 10. Section 533.24, Code Supplement 2003, is б 36 amended by adding the following new subsection: <u>NEW SUBSECTION</u>. 6. The moneys and credits tax 6 37 38 imposed under this section shall be reduced by an 6 6 39 economic development region revolving fund 6 40 contribution tax credit authorized pursuant to section б 41 15E.232. ECONOMIC DEVELOPMENT REGION FINANCIAL Sec. 11. 6 42 43 ASSISTANCE APPROPRIATION. 6 6 44 1. There is appropriated from the grow Iowa values 45 fund created in section 15G.108 to the department of 6 46 economic development for the fiscal year beginning 6 47 July 1, 2004, and ending June 30, 2005, the following 48 amount, or so much thereof as is necessary, to be used 6 6 49 for the purpose designated: 6 б 50 For providing financial assistance under section 1 15E.232, subsections 3, 4, 5, and 6 and under section 7 7 2 15E.233: 7\$ 20,000,000 7 4 2. Notwithstanding section 8.33, moneys that 7 5 remain unexpended at the end of a fiscal year shall 6 not revert to any fund but shall remain available for 7 7 7 expenditure for the designated purposes during the 7 8 succeeding fiscal year. ECONOMIC DEVELOPMENT REGION REVOLVING 7 Sec. 12. 9 7 10 FUND CONTRIBUTION TAX CREDITS APPROPRIATION. 11 1. There is appropriated from the grow Iowa values 12 fund created in section 15G.108 to the general fund of 7 7 13 the state, for the fiscal period beginning July 1, 7 7 14 2004, and ending June 30, 2008, the following amounts,

7 15 or so much thereof as is necessary, to be used for the 7 16 purpose designated: For payment of tax credits approved pursuant to 7 17 7 18 section 15E.232: 19 FY 2004=2005 \$ 7 4,000,000 20 FY 2005=2006 \$ 21 FY 2006=2007 \$ 22 FY 2007=2008 \$ 7 4,000,000 7 4,000,000 7 4,000,000 23 FY 2008=2009 \$ 7 4,000,000 7 2. Notwithstanding section 8.33, moneys that 2.4 7 25 remain unexpended at the end of a fiscal year shall 26 not revert to any fund but shall remain available for 7 7 27 expenditure for the designated purposes during the 28 succeeding fiscal year. 29 3. Any moneys appropriated under this section that 7 7 30 remain unexpended on June 30, 2009, are appropriated 31 from the general fund of the state to the department 7 7 7 32 of economic development for the fiscal year beginning 7 33 July 1, 2009, and ending June 30, 2010, to be used for 7 34 providing financial assistance under section 15E.232, 35 subsections 3, 4, 5, and 6. 36 Sec. 13. RETROACTIVE APPLICABILITY. The section 7 7 7 37 of this Act enacting section 15E.232, relating to the 7 38 economic development region revolving fund 7 39 contribution tax credit, is retroactively applicable 40 to January 1, 2004, and is applicable on and after 7 7 41 that date. DIVISION IV == APPROPRIATIONS 7 42 7 43 Sec. 14. Section 404A.4, subsection 4, Code 7 44 Supplement 2003, is amended to read as follows: 7 45 4. The total amount of tax credits that may be 7 46 approved for a fiscal year under this chapter shall 7 47 not exceed two million four hundred thousand dollars. 7 48 For the fiscal years beginning July 1, 2005, and <u>year</u> beginning July 1, 2004, an additional one million five 7 49 7 50 hundred thousand dollars of tax credits may be 8 1 approved for purposes of projects located in cultural 2 and entertainment districts certified pursuant to 8 3 section 303.3B. For the fiscal year beginning July 8 8 <u>4 2005, an additional two million dollars of tax credits</u> 5 may be approved for purposes of projects located in 6 cultural and entertainment districts certified 8 8 7 pursuant to section 303.3B. For the fiscal year 8 8 beginning July 1, 2006, an additional five hundred 8 8 9 thousand dollars of tax credits may be approved each 10 fiscal year for purposes of projects located in 8 8 11 cultural and entertainment districts certified 8 12 pursuant to section 303.3B. Any of the additional tax 8 13 credits allocated for projects located in certified 8 14 cultural and entertainment districts that are not 15 approved during a fiscal year may be carried over to 16 the succeeding fiscal year. Tax credit certificates 8 8 8 17 shall be issued on the basis of the earliest awarding 8 18 of certifications of completion as provided in 19 subsection 1. The departments of economic development 8 8 20 and revenue shall each adopt rules to jointly 8 21 administer this subsection and shall provide by rule 8 22 for the method to be used to determine for which 23 fiscal year the tax credits are approved. 8 8 24 Sec. 15. REHABILITATION PROJECT TAX CREDITS 8 25 APPROPRIATION. 8 26 1. There is appropriated from the grow Iowa values 27 fund to the general fund of the state for each fiscal 8 28 year of the fiscal period beginning July 1, 2004, and 8 29 ending June 30, 2006, the following amounts, or so 30 much thereof as is necessary, to be used for the 8 8 8 31 purpose designated: 32 For payment of tax credits approved pursuant to 33 section 404A.4 for projects located in certified 8 8 34 cultural and entertainment districts: 8

 35 FY 2004=2005
 \$ 1,500,000

 36 FY 2005=2006
 \$ 1,500,000

 8 8 \$ 1,500,000 2. Notwithstanding section 8.33, moneys that 8 37 38 remain unexpended at the end of a fiscal year shall 8 39 not revert to any fund but shall remain available for 8 40 expenditure for the designated purposes during the 8 8 41 succeeding fiscal year. Sec. 16. COMMUNITY ATTRACTION AND TOURISM PROGRAM. 1. There is appropriated from the grow Iowa values 8 42 8 43 8 44 fund to the office of the treasurer of state for each 8 45 fiscal year of the fiscal period beginning July 1,

8 46 2004, and ending June 30, 2007, the following amounts, 8 47 or so much thereof as is necessary, to be used for the 8 48 purpose designated: For deposit in the community attraction and tourism 8 49 50 fund: 8 9 1 FY 2004=2005 \$ 15,000,000 2 FY 2005=2006 \$ 15,000,000 3 FY 2006=2007 \$ 15,000,000 9 9 2. Notwithstanding section 8.33, moneys that 9 9 5 remain unexpended at the end of a fiscal year shall 9 6 not revert to any fund but shall remain available for 7 expenditure for the designated purposes during the 9 9 8 succeeding fiscal year. 9 Sec. 17. STATE PARKS. 9 9 1. There is appropriated from the grow Iowa values 10 9 11 fund to the grow Iowa values board for each fiscal 12 year of the fiscal period beginning July 1, 2004, and 13 ending June 30, 2006, the following amounts, or so 9 9 14 much thereof as is necessary, to be used for the 9 9 15 purpose designated: 9 16 For the purpose of providing financial assistance 17 for projects in targeted state parks and destination 9 9 18 parks:

 19
 FY 2004=2005
 \$ 3,000,000

 20
 FY 2005=2006
 \$ 3,000,000

 9 9 9 21 2. Notwithstanding section 8.33, moneys that 9 22 remain unexpended at the end of a fiscal year shall 9 23 not revert to any fund but shall remain available for 24 expenditure for the designated purposes during the 9 25 succeeding fiscal year.
26 Sec. 18. IOWA CULTURAL TRUST FUND.
27 1. There is appropriated from the grow Iowa values 9 9 9 9 28 fund to the office of the treasurer of state for each 29 fiscal year of the fiscal period beginning July 1, 30 2004, and ending June 30, 2006, the following amounts, 9 9 9 31 or so much thereof as is necessary, to be used for the 9 32 purpose designated: 9 33 For deposit in the Iowa cultural trust fund created 34 in section 303A.4: 9

 35 FY 2004=2005
 \$ 2,000,000

 36 FY 2005=2006
 \$ 2,000,000

 37
 2. Notwithstanding section 8.33, moneys that

 9 9 9 9 38 remain unexpended at the end of a fiscal year shall 39 not revert to any fund but shall remain available for 9 9 40 expenditure for the designated purposes during the 9 41 succeeding fiscal year. 9 42 DIVISION V == GROW IOWA VALUES FUND FUNDING Sec. 19. Section 8.57, subsection 5, paragraph e, 9 43 9 44 Code Supplement 2003, is amended to read as follows: 9 45 e. Notwithstanding provisions to the contrary in 9 46 sections 99D.17 and 99F.11, for the fiscal year 9 47 beginning July 1, 2000 <u>2003</u>, and for each fiscal year 9 48 thereafter ending June 30, 2004, not more than a total 9 49 of sixty million dollars shall be deposited in the 9 50 general fund of the state in any the fiscal year 10 1 pursuant to sections 99D.17 and 99F.11; for the fiscal 2 period beginning July 1, 2004, and ending June 30, 3 2030, not more than a total of thirty=eight million 4 three hundred thousand dollars of the moneys directed 10 10 10 10 5 to be deposited in the general fund of the state in a 6 fiscal year pursuant to sections 99D.17 and 99F.11 10 7 shall be deposited in the grow Iowa values fund 1.0 10 8 created in section 15G.108 in any fiscal year, and not 10 9 more than a total of twenty=one million seven hundred 10 thousand dollars shall be deposited in the general 10 10 11 fund in any fiscal year; and for the fiscal year 10 12 beginning July 1, 2030, and for each fiscal year 10 13 thereafter, not more than a total of sixty million 10 14 dollars shall be deposited in the general fund of 10 15 state in any fiscal year pursuant to sections 99D.17 10 16 and 99F.11. The next fifteen million dollars of the 10 17 moneys directed to be deposited in the general fund of 10 18 the state in a fiscal year pursuant to sections 99D.17 10 19 and 99F.11 shall be deposited in the vision Iowa fund 10 20 created in section 12.72 for the fiscal year beginning 10 21 July 1, 2000, and for each fiscal year through the 10 22 fiscal year beginning July 1, 2019. The next five 10 23 million dollars of the moneys directed to be deposited 10 24 in the general fund of the state in a fiscal year 10 25 pursuant to sections 99D.17 and 99F.11 shall be 10 26 deposited in the school infrastructure fund created in

10 27 section 12.82 for the fiscal year beginning July 1, 10 28 2000, and for each fiscal year thereafter until the 10 29 principal and interest on all bonds issued by the 10 30 treasurer of state pursuant to section 12.81 are paid, 10 31 as determined by the treasurer of state. The total 10 32 moneys in excess of the moneys deposited in the 10 33 general fund of the state, <u>the grow Iowa values fund</u>, 10 34 the vision Iowa fund, and the school infrastructure 10 35 fund in a fiscal year shall be deposited in the 10 36 rebuild Iowa infrastructure fund and shall be used as 10 37 provided in this section, notwithstanding section 10 38 8.60. 10 39 If the total amount of moneys directed to be 10 40 deposited in the general fund of the state under 10 41 sections 99D.17 and 99F.11 in a fiscal year is less 10 42 than the total amount of moneys directed to be 10 43 deposited in the grow Iowa values fund, the vision 10 44 Iowa fund, and the school infrastructure fund in the 10 45 fiscal year pursuant to this paragraph "e", the 10 46 difference shall be paid from lottery revenues in the 10 47 manner provided in section 99G.39, subsection 3. 10 48 Sec. 20. <u>NEW SECTION</u>. 12.91 GENERAL AND SPECIFIC 10 49 BONDING POWERS. 1. The treasurer of state may issue bonds for the purpose of funding the grow Iowa values fund created 10 50 11 1 11 2 in section 15G.108. The treasurer of state shall have 11 3 all of the powers which are necessary to issue and 4 secure bonds and carry out the purposes of the fund. 5 The treasurer of state may issue bonds in principal 11 11 6 amounts which are necessary to provide sufficient 11 11 7 funds for the grow Iowa values fund, the payment of 11 8 interest on the bonds, the establishment of reserves 11 9 to secure the bonds, the costs of issuance of the 11 10 bonds, other expenditures of the treasurer of state 11 11 incident to and necessary or convenient to carry out 11 12 the bond issue for the fund, and all other 11 13 expenditures of the board necessary or convenient to 11 The bonds are investment 14 administer the fund. 11 15 securities and negotiable instruments within the 11 16 meaning of and for purposes of the uniform commercial 11 17 code. 11 18 2. Bonds issued under this section are payable 11 19 solely and only out of the moneys, assets, or revenues 11 20 of the grow Iowa values fund and any bond reserve 11 21 funds established pursuant to section 12.92, all of 11 22 which may be deposited with trustees or depositories 11 23 in accordance with bond or security documents and 24 pledged to the payment thereof. Bonds issued under 11 11 25 this section shall contain on their face a statement 11 26 that the bonds do not constitute an indebtedness of 11 27 the state. The treasurer of state shall not pledge 28 the credit or taxing power of this state or any 11 11 29 political subdivision of the state or make bonds 11 30 issued pursuant to this section payable out of any 11 31 moneys except those in the grow Iowa values fund. 3. The proceeds of bonds issued by the treasurer 11 32 11 33 of state and not required for immediate disbursement 34 may be deposited with a trustee or depository as 35 provided in the bond documents and invested or 11 11 11 36 reinvested in any investment as directed by the 11 37 treasurer of state and specified in the trust 11 38 indenture, resolution, or other instrument pursuant to 11 39 which the bonds are issued without regard to any 11 40 limitation otherwise provided by law. 11 41 The bonds shall be: 4. In a form, issued in denominations, executed in 11 42 a. 11 43 a manner, and payable over terms and with rights of 11 44 redemption, and be subject to the terms, conditions, 11 45 and covenants providing for the payment of the 11 46 principal of, redemption premiums, if any, interest 11 47 which may be fixed or variable during any period the 11 48 bonds are outstanding, and such other terms and 11 49 conditions as prescribed in the trust indenture, 11 50 resolution, or other instrument authorizing their 12 1 issuance. 12 b. Negotiable instruments under the laws of the 2 12 3 state and may be sold at prices, at public or private 12 4 sale, and in a manner, as prescribed by the treasurer Chapters 73A, 74, 74A, and 75 do not apply 12 5 of state. 12 6 to the sale or issuance of the bonds. 7 c. Subject to the terms, conditions, and covenants 12

12 8 providing for the payment of the principal, redemption 9 premiums, if any, interest, and other terms, 12 12 10 conditions, covenants, and protective provisions 12 11 safeguarding payment, not inconsistent with this 12 12 section and as determined by the trust indenture, 12 13 resolution, or other instrument authorizing their 12 14 issuance. The bonds are securities in which public 12 15 5. 12 16 officers and bodies of this state, political 12 17 subdivisions of this state, insurance companies and 12 18 associations and other persons carrying on an 12 19 insurance business, banks, trust companies, savings 12 20 associations, savings and loan associations, and 12 21 investment companies; administrators, guardians, 12 22 executors, trustees, and other fiduciaries; and other 12 23 persons authorized to invest in bonds or other 12 24 obligations of the state may properly and legally 12 25 invest funds, including capital, in their control or 12 26 belonging to them. 6. Bonds must be authorized by a trust indenture, 12 27 12 28 resolution, or other instrument of the treasurer of 12 29 state. 12 30 7. Neither the resolution, trust indenture, nor 12 31 any other instrument by which a pledge is created 12 32 needs to be recorded or filed under the Iowa uniform 12 33 commercial code to be valid, binding, or effective. 12 34 8. Bonds issued under the provisions of this 12 35 section are declared to be issued for a general public 12 36 and governmental purpose and all bonds issued under 12 37 this section shall be exempt from taxation by the 12 38 state of Iowa and the interest on the bonds shall be 12 39 exempt from the state income tax and the state 12 40 inheritance and estate tax. 9. Subject to the terms of any bond documents, 12 41 12 42 moneys in the grow Iowa values fund may be expended 12 43 for administration expenses. 12 44 10. The treasurer of state may issue bonds for the 12 45 purpose of refunding any bonds issued pursuant to this 12 46 section then outstanding, including the payment of any 12 47 redemption premiums thereon and any interest accrued 12 48 or to accrue to the date of redemption of the 12 49 outstanding bonds. Until the proceeds of bonds issued 12 50 for the purpose of refunding outstanding bonds are 1 applied to the purchase or retirement of outstanding 2 bonds or the redemption of outstanding bonds, the 13 13 3 proceeds may be placed in escrow and be invested and 13 13 4 reinvested in accordance with the provisions of this 13 5 section. The interest, income, and profits earned or 13 6 realized on an investment may also be applied to the 13 7 payment of the outstanding bonds to be refunded by 8 purchase, retirement, or redemption. After the terms 9 of the escrow have been fully satisfied and carried 13 13 13 10 out, any balance of proceeds and interest earned or 13 11 realized on the investments may be returned to the 13 12 treasurer of state for deposit in the grow Iowa values 13 13 fund established in section 15G.108. All refunding 13 14 bonds shall be issued and secured and subject to the 13 15 provisions of this chapter in the same manner and to 13 16 the same extent as other bonds issued pursuant to this 13 17 section. 13 18 11. The treasurer of state shall have all of the 13 19 powers which are necessary to issue and secure bonds, 13 20 including but not limited to the power to procure 13 21 insurance, other credit enhancements, and other 13 22 financing arrangements, and to execute instruments and 13 23 contracts and to enter into agreements convenient or 13 13 24 necessary to facilitate financing arrangements with 13 25 respect to the bonds and to carry out the purposes of 13 26 the fund, including but not limited to such 13 27 arrangements, instruments, contracts, and agreements 13 28 as municipal bond insurance, self=insurance or 13 29 liquidity trusts, accounts, pools or other 13 30 arrangements, liquidity facilities or covenants, 13 31 letters of credit, and interest rate agreements. 13 32 12. For purposes of this section and sections 13 33 12.92 through 12.95, the term "bonds" means bonds, 13 34 notes, and other obligations and financing 13 35 arrangements issued or entered into by the treasurer 13 36 of state and the term "interest rate agreement" means 13 37 an interest rate swap or exchange agreement, an 13 38 agreement establishing an interest rate floor or

13 39 ceiling or both, or any similar agreement. Any such 13 40 agreement may include the option to enter into or 13 41 cancel the agreement or to reverse or extend the 13 42 agreement. <u>NEW SECTION</u>. 13 43 Sec. 21. 12.92 GROW IOWA VALUES 13 44 FUND ACCOUNTS AND RESERVE FUNDS. 13 45 1. The treasurer of state shall establish such 13 46 accounts within the grow Iowa values fund created in 13 47 section 15G.108 as may be appropriate, including debt 13 48 service accounts for the purpose of paying the 13 49 principal of, redemption premium, if any, and interest 13 50 on bonds payable therefrom. Moneys in the debt 14 1 service accounts shall not be subject to appropriation 14 for any other purpose by the general assembly, but shall be used only for the purposes of paying the 14 3 14 4 principal of, redemption premium, if any, and interest 14 5 on the bonds payable therefrom. 14 2. Revenue for the grow Iowa values fund shall 6 include, but is not limited to, the following, which 14 7 14 8 shall be deposited with the treasurer of state or its 9 designee as provided by any bond or security documents 14 14 10 and credited to the debt service account: 14 11 The proceeds of bonds issued to capitalize and a. 14 12 pay the costs of the fund and investment earnings on 14 13 the proceeds. b. Interest attributable to investment of moneys 14 14 14 15 in the fund or an account of the fund. 14 16 Moneys in the form of a devise, gift, bequest, с. 14 17 donation, federal or other grant, reimbursement, 14 18 repayment, judgment, transfer, payment, or 14 19 appropriation from any source intended to be used for 14 20 the purposes of the fund or account. 14 21 3. a. The treasurer of state may create and 14 22 establish one or more special funds, to be known as 14 23 "bond reserve funds", to secure one or more issues of 14 24 bonds issued pursuant to section 12.91. The treasurer 14 25 of state shall pay into each bond reserve fund any 14 26 moneys appropriated and made available by the state or 14 27 treasurer of state for the purpose of the fund, any 14 28 proceeds of sale of bonds to the extent provided in 14 29 the resolutions or trust indentures authorizing their 14 30 issuance, and any other moneys which may be available 14 31 to the treasurer of state for the purpose of the fund 14 32 from any other sources. All moneys held in a bond 14 33 reserve fund, except as otherwise provided in this 14 34 chapter, shall be used as required solely for the 14 35 payment of the principal of bonds secured in whole or 14 36 in part by the fund or of the sinking fund payments 14 37 with respect to the bonds, the purchase or redemption 14 38 of the bonds, the payment of interest on the bonds, or 14 39 the payments of any redemption premium required to be 14 40 paid when the bonds are redeemed prior to maturity. 14 41 b. Moneys in a bond reserve fund shall not be 14 42 withdrawn from it at any time in an amount that will 14 43 reduce the amount of the fund to less than the bond 14 44 reserve fund requirement established for the fund, as 14 45 provided in this subsection, except for the purpose of 14 46 making, with respect to bonds secured in whole or in 14 47 part by the fund, payment when due of principal, 14 48 interest, redemption premiums, and the sinking fund 14 49 payments with respect to the bonds for the payment of 14 50 which other moneys of the treasurer of state are not 1 available. 15 Any income or interest earned by, or incremental 15 2 15 3 to, a bond reserve fund due to the investment of it 4 may be transferred by the treasurer of state to other 15 15 5 funds or accounts to the extent the transfer does not 6 reduce the amount of that bond reserve fund below the 7 bond reserve fund requirement for it. 15 15 15 The treasurer of state shall not at any time с. 15 9 issue bonds, secured in whole or in part by a bond 15 10 reserve fund, if, upon the issuance of the bonds, the 15 11 amount in the bond reserve fund will be less than the 15 12 bond reserve fund requirement for the fund, unless the 15 13 treasurer of state at the time of issuance of the 15 14 bonds deposits in the fund from the proceeds of the 15 15 bonds issued or from other sources an amount which, 15 16 together with the amount then in the fund, will not be 17 less than the bond reserve fund requirement for the 15 15 18 fund. For the purposes of this subsection, the term 15 19 "bond reserve fund requirement" means, as of any

15 20 particular date of computation, an amount of money, as 15 21 provided in the resolutions or trust indentures 15 22 authorizing the bonds with respect to which the fund 15 23 is established. 15 24 To assure the continued solvency of any bonds d. 15 25 secured by the bond reserve fund, provision is made in 15 26 paragraph "a" for the accumulation in each bond 15 27 reserve fund of an amount equal to the bond reserve 15 28 requirement for the fund. In order to further assure 15 29 maintenance of the bond reserve funds, the treasurer 15 30 of state shall, on or before January 1 of each 15 31 calendar year, make and deliver to the governor the 15 32 treasurer of state's certificate stating the sum, if 15 33 any, required to restore each bond reserve fund to the 34 bond reserve fund requirement for that fund. Within 15 15 35 thirty days after the beginning of the session of the 15 36 general assembly next following the delivery of the 15 37 certificate, the governor shall submit to both houses 15 38 printed copies of a budget including the sum, if any, 15 39 required to restore each bond reserve fund to the bond 15 40 reserve fund requirement for that fund. Any sums 15 41 appropriated by the general assembly and paid to the 15 42 treasurer of state pursuant to this subsection shall 15 43 be deposited by the treasurer of state in the 15 44 applicable bond reserve fund. Sec. 22. <u>NEW SECTION</u>. 12.93 PLEDGES. 15 45 1. It is the intention of the general assembly 15 46 15 47 that a pledge made in respect of bonds shall be valid 15 48 and binding from the time the pledge is made, that the 15 49 moneys or property so pledged and received after the 15 50 pledge by the treasurer of state shall immediately be 16 1 subject to the lien of the pledge without physical 16 16 2 delivery or further act, and that the lien of the 3 pledge shall be valid and binding as against all 4 parties having claims of any kind in tort, contract, 16 16 5 or otherwise against the treasurer of state whether or 16 16 6 not the parties have notice of the lien. 16 2. The moneys set aside in a fund or funds pledged 16 8 for any series or issue of bonds shall be held for the 16 9 sole benefit of the series or issue separate and apart 16 10 from moneys pledged for another series or issue of 16 11 bonds of the treasurer of state. Bonds may be issued 16 12 in series under one or more resolutions or trust 16 13 indentures and may be fully open=ended, thus providing 16 14 for the unlimited issuance of additional series, or 16 15 partially open=ended, limited as to additional series. Sec. 23. <u>NEW SECTION</u>. 12.94 LIMITATIONS. 16 16 Bonds issued pursuant to section 12.91 are not 16 17 16 18 debts of the state, or of any political subdivision of 16 19 the state, and do not constitute a pledge of the faith 16 20 and credit of the state or a charge against the 16 21 general credit or general fund of the state. The The 16 22 issuance of any bonds pursuant to section 12.91 by the 16 23 treasurer of state does not directly, indirectly, or 16 24 contingently obligate the state or a political 16 25 subdivision of the state to apply moneys, or to levy 16 26 or pledge any form of taxation whatever, to the 16 27 payment of the bonds. Bonds issued under section 16 28 12.91 are payable solely and only from the sources and 16 29 special fund and accounts provided in section 12.92. Sec. 24. <u>NEW SECTION</u>. 12.95 CONSTRUCTION. Sections 12.91 through 12.94, being necessary for 16 30 16 31 16 32 the welfare of this state and its inhabitants, shall 16 33 be liberally construed to effect its purposes. 16 Section 15G.108, Code Supplement 2003, is 34 Sec. 25. 16 35 amended to read as follows: 16 36 15G.108 GROW IOWA VALUES FUND. A grow Iowa values fund is created <u>and established</u> <u>as a separate and distinct fund</u> in the state treasury 16 37 16 38 16 39 under the control of the grow Iowa values board 16 40 consisting of moneys appropriated to the grow Iowa 1641 values board. Moneys in the fund are not subject to 16 42 section 8.33. Notwithstanding section 12C.7, interest 16 43 or earnings on moneys in the fund shall be credited to 16 44 the fund. Moneys in the fund shall not be subject to appropriation for any other purposes by the general 16 45 16 46 assembly other than as provided in this Act and 2003 16 47 Iowa Acts, First Extraordinary Session, chapter 2, but 16 48 shall be used only for the purposes of the grow Iowa 16 49 values fund. The treasurer of state shall act as 50 custodian of the fund and disburse moneys contained in 16

the fund as directed by the grow Iowa values board, 17 2 including automatic disbursements of moneys received 17 <u>3 pursuant to the terms of bond indentures and documents</u> and security provisions to trustees. The fund shall 4 17 5 be administered by the grow Iowa values board, which 17 6 shall make expenditures from the fund consistent with 17 7 this chapter and pertinent Acts of the general 8 assembly. Any financial assistance provided using 17 17 9 moneys from the fund may be provided over a period of 17 10 time of more than one year. Payments of interest, 17 11 repayments of moneys loaned pursuant to this chapter, 17 12 and recaptures of grants or loans shall be deposited 17 13 in the fund. 17 14 Sec. 26. Section 15G.110, Code Supplement 2003, is 17 15 amended to read as follows: 17 16 15G.110 FUTURE CONSIDERATION. 17 17 Not later than February 1, 2007, the legislative 17 18 services agency shall prepare and deliver to the 17 19 secretary of the senate and the chief clerk of the 17 20 house of representatives identical divisions that 17 21 repeal the provisions of this chapter, with the exception of sections 15G.101, 15G.102, 15G.103, 17 22 and 17 23 15G.108. It is the intent of this section that the 24 general assembly shall bring the division to a vote in 17 17 25 either the senate or the house of representatives 17 26 expeditiously. It is further the intent of this 17 27 chapter that if the division is approved by the first 17 28 house in which it is considered, it shall 17 29 expeditiously be brought to a vote in the second 17 30 house. 17 31 Sec. 27. Section 99G.39, subsection 3, paragraph 17 32 a, Code Supplement 2003, is amended to read as 17 33 follows: 17 34 a. Notwithstanding subsection 1, if gaming 35 revenues under sections 99D.17 and 99F.11 are 17 17 36 insufficient in a fiscal year to meet the total amount 17 37 of such revenues directed to be deposited in the grow 38 Iowa values fund, the vision Iowa fund, and the school 17 17 39 infrastructure fund during the fiscal year pursuant to 17 40 section 8.57, subsection 5, paragraph "e", the 17 41 difference shall be paid from lottery revenues prior 17 42 to deposit of the lottery revenues in the general 17 43 fund. If lottery revenues are insufficient during the 17 44 fiscal year to pay the difference, the remaining 17 45 difference shall be paid from lottery revenues in 17 46 subsequent fiscal years as such revenues become 17 47 available. 17 48 Sec. 28. 2003 Iowa Acts, First Extraordinary 17 49 Session, chapter 1, section 114, is amended to read as 17 50 follows: SEC. 114. The divisions of this Act designated the 18 1 18 2 grow Iowa values board and fund, with the exception of 18 3 sections 15G.101, 15G.102, 15G.103, and 15G.108, Code <u>4 Supplement 2003</u>, the value=added agricultural products 18 18 5 and processes financial assistance program, the endow 6 Iowa grants, the technology transfer advisors, the 18 18 7 Iowa economic development loan and credit guarantee 8 fund, the economic development assistance and data 18 9 collection, the cultural and entertainment districts, 18 18 10 the workforce issues, and the university=based 18 11 research utilization program, are repealed effective 18 12 June 30, 2010. 18 13 Sec. 29. 2003 Iowa Acts, First Extraordinary 18 14 Session, chapter 2, section 75, subsection 1, is 18 15 amended to read as follows: 18 16 1. There is appropriated from the general fund of 18 17 the state from moneys credited to the general fund of 18 18 the state as a result of entering into the streamlined 18 19 sales and use tax agreement, for the fiscal period 18 20 year beginning July 1, 2003, and ending June 30, 2010 18 21 2004, the following amounts amount to be used for the 18 22 purpose designated: 18 23 For deposit in the grow Iowa values fund created in 18 24 section 15G.107, if enacted by 2003 Iowa Acts, House 18 25 File 692 or another Act 15G.108: 18 26 FY 2003=2004..... \$ 5,000,000 18 27 FY 2004=2005..... \$ 23,000,000
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 FY
 2005=2006
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 75,000,000

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 2006=2007
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 \$ 75,000,000 18 30 FY 2007=2008..... 18 31 FY 2008=2009..... \$ 75,000,000

10 22	EX 2000-2010	\$ 75,000,000 >
18 33	$\frac{\#2.}{\pm 2.}$ Title page, by striking 1:	1 and 2 and inserting the
18 34	following: <an act="" relating="" td="" to<=""><td>economic development and</td></an>	economic development and
18 35	regulatory matters at the state	and local level, authorizing
	issuance of tax=exempt bonds an	
18 37	appropriations, and providing a	a retroactive applicability date.>
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