## Senate Amendment to House File 609

H-8388 Amend House File 609, as passed by the House, as 1 2 follows: 3 Page 1, line 1, after <Code> by inserting 1. 4 <Supplement> 5 2. Page 2, after line 22 by inserting: . Section 633.350, Code 2011, is amended 6 <Sec. 7 to read as follows: 633.350 Title to decedent's estate - when property 8 9 passes — possession and control thereof — liability 10 for administration expenses, debts, and family 11 allowance. 12 Except as otherwise provided in this probate code, 13 when a person dies, the title to the person's property, 14 real and personal, passes to the person to whom it is 15 devised by the person's last will, or, in the absence 16 of such disposition, to the persons who succeed to the 17 estate as provided in this probate code, but all of 18 the property shall be subject to the possession of the 19 personal representative as provided in section 633.351 20 and to the control of the court for the purposes of 21 administration, sale, or other disposition under the 22 provisions of law, and such property, except homestead 23 and other exempt property, shall be chargeable with the 24 payment of debts and charges against of the estate. 25 There shall be no priority as between real and personal 26 property, except as provided in this probate code or by 27 the will of the decedent. If real property is titled 28 at any time in a decedent's estate, such property 29 shall be treated as titled in the name of the personal 30 representative of the estate. . Section 633.351, Code 2011, is amended to 31 Sec. 32 read as follows: 33 633.351 Possession of real and personal property. 34 If there is no distributee of the real estate 35 present and competent to take possession, or if there 36 is a lease of such real estate outstanding, or if the 37 distributees present and competent consent thereto 38 During the period of administration, the personal 39 representative shall take possession of such the 40 decedent's real estate, except the homestead and 41 other property exempt to the surviving spouse. Every 42 personal representative shall take possession of 43 all the personal property of the decedent, except 44 the property exempt to the surviving spouse. The 45 personal representative may maintain an action for 46 the possession of such real and personal property 47 or to determine the title to any property of the 48 decedent. Until property is distributed, the 49 personal representative shall take reasonable steps 50 to safeguard such property, pay any expenses related

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1 to such property, and collect any income generated 2 by such property. Unless otherwise provided by the 3 decedent's will, all such expenses shall be paid from 4 the residuary estate and all such income shall be 5 considered a part of the residuary estate. Section 633.352, Code 2011, is amended to 6 Sec. 7 read as follows: 633.352 Collection of rents and payment of taxes and 8 9 charges. 10 Unless otherwise provided by the will, the personal 11 representative shall allocate and distribute provisions 12 of chapter 637 that conflict with this part 3 shall 13 not apply to the allocation and distribution of estate 14 income of an estate in accordance with chapter 637. Sec. 15 Section 633.355, Code 2011, is amended to • 16 read as follows: 633.355 Delivery of specific devise after nine 17 18 twelve months. Unless the court, for cause shown, determines 19 20 that the possession of the personal representative 21 shall continue for a longer period, the personal 22 representative shall deliver all specifically devised 23 property to the devisees entitled thereto after the 24 expiration of nine twelve months from the date of 25 appointment of the personal representative. This 26 section shall not preclude the court from directing 27 that such delivery be made before such period has 28 expired, nor shall the personal representative 29 be prevented from sooner settling the estate and 30 delivering such property at an earlier time.> Page 7, after line 1 by inserting: 31 3. 32 <Sec. . Section 633A.3102, subsection 5, Code</pre> 33 2011, is amended to read as follows: 34 5. The settlor's powers with respect to revocation 35 or modification may be exercised by an agent under a 36 power of attorney only and to the extent the power 37 of attorney expressly so authorizes. if all of the 38 following apply: 39 The trust instrument expressly authorizes an a. 40 agent under a power of attorney to exercise such 41 powers. b. The power of attorney expressly authorizes an 42 43 agent acting under the power of attorney to exercise 44 such powers.> Page 12, line 24, after <Code> by inserting 45 4. 46 <Supplement> 47 5. Page 18, after line 18 by inserting: <Sec. \_\_\_\_. Section 635.7, Code 2011, is amended to 48 49 read as follows: 50 635.7 Report and inventory — value and conversion. HF609.5189.S (2) 84

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1 1. The personal representative is required to file 2 the report and inventory for which provision is made in 3 section 633.361, including all probate and nonprobate This chapter does not exempt the personal 4 assets. 5 representative from complying with the requirements of 6 section 422.27, 450.22, 450.58, 633.480, or 633.481, 7 and the administration of an estate whether converted 8 to or from a small estate shall be considered one 9 proceeding pursuant to section 633.330. 10 2. If the The report and inventory and report shows 11 shall show the gross value of probate assets subject to 12 the jurisdiction of this state which exceed. 13 If the gross value of probate assets subject 14 to the jurisdiction of this state exceeds the amount 15 permitted for a small estate under section 635.1, the 16 estate shall be administered as provided in chapter 17 633. 18 3. 4. If the inventory report and inventory in 19 an estate probated pursuant to chapter 633 indicates 20 shows the gross value of the probate assets subject 21 to the jurisdiction of this state does not exceed the 22 amount permitted under section 635.1, the estate shall 23 be administered as a small estate upon the filing of 24 a statement by the personal representative that the 25 estate is a small estate. 26 4. 5. Other interested parties may convert 27 proceedings from a small estate to a regular estate or 28 from a regular estate to a small estate only upon good 29 cause shown with approval from the court. 30 Sec. Section 635.8, Code 2011, is amended to • 31 read as follows: 635.8 Closing by sworn statement. 32 33 The personal representative shall file with the 1. 34 court a closing statement and proof of service thereof 35 within a reasonable time from the date of issuance 36 of the letters of appointment, and the. The closing 37 statement shall be verified or affirmed under penalty 38 of perjury, stating all of the following: 39 a. To the best knowledge of the personal 40 representative, the gross value of the probate assets 41 subject to the jurisdiction of this state does not 42 exceed the amount permitted under section 635.1. 43 The estate has been fully administered and will b. 44 be disbursed and distributed to persons entitled to the 45 estate thereto if no objection is filed to the closing 46 statement after the requisite time period has expired 47 as provided in subsection 2 and the accounting and 48 proposed distribution within thirty days after service 49 thereof. 50 C. A description of the disbursement and An

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1 accounting and proposed distribution of the estate
 2 including an accurate description of all the real
 3 estate of which the decedent died seized, stating the
 4 nature and extent of the interest in the real estate
 5 and its disposition.
         A copy of the closing statement and a notice
 6
     d.
 7 of an opportunity to object to and request a hearing
 8 has been sent by proper notice, as provided in section
9 633.40, to all interested parties.
10
          The personal representative has complied
      е,
11 with A statement as to whether or not all statutory
12 requirements pertaining to taxes have been complied
13 with, including whether federal estate tax was paid
14 or a return was filed, whether Iowa inheritance tax
15 was paid or a return was filed, whether the decedent's
16 final personal income taxes were filed, whether
17 fiduciary income tax returns for the estate were filed,
18 and due has been paid, whether a lien continues to
19 exist for any federal or state estate tax, and whether
20 inheritance tax was paid or a tax return was filed in
21 this state.
          The amount of fees to be paid to the personal
22
      f.
23 representative and the personal representative's
24 attorney with the appropriate documentation showing
25 compliance with subsection 4.
26
      2.
         If no actions or proceedings involving the
27 estate are pending in the court thirty days after
28 notice service of the closing statement is filed,
29 the the estate shall be distributed according to the
30 closing statement.
      3. The estate shall close and the personal
31
32 representative shall be discharged after distribution
33 upon the earlier of either of the following:
34
     а.
          The filing of a statement of disbursement of
35 assets with the clerk by the personal representative an
36 affidavit of mailing or other proof of service of the
37 closing statement and a statement of asset distribution
38 by the personal representative.
39
      b.
          An additional thirty days have passed after
40 notice of the Sixty days after the filing of the
41 closing statement is filed and an affidavit of mailing
42 or other proof of service thereof.
43
             The closing statement shall include a
      <del>3.</del> 4.
44 statement as to the amount of fees to be paid for
45 services rendered by the personal representative
46 and the personal representative's attorney in
47 administration of the estate. The fees for the
48 personal representative shall not exceed three percent
49 of the gross value of the probate assets of the
50 estate, unless the personal representative itemizes
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1 the personal representative's services to the estate. 2 The personal representative's attorney shall be paid 3 reasonable fees as approved by the court or as agreed 4 to in writing by the personal representative at or 5 before and such writing shall be executed by the 6 time of filing the probate inventory or as approved 7 by the court. All interested parties shall have the 8 opportunity to object and request a hearing as to all 9 fees reported in the closing statement. 10 4. 5. If a closing statement is not filed within 11 twelve months of the date of issuance of a letter of 12 appointment, an interlocutory report shall be filed 13 within such time period. Such report shall be provided 14 to all interested parties at least once every six 15 months until the closing statement has been filed 16 unless excused by the court for good cause shown. 17 The provisions of section 633.473 requiring final 18 settlement within three years shall apply to an estate 19 probated pursuant to this chapter. A closing statement 20 filed under this section has the same effect as final 21 settlement of the estate under chapter 633.> Page 18, line 23, by striking <2011> and 22 6. 23 inserting <2012> Page 18, line 25, by striking <2011> and 24 7. 25 inserting <2012> 26 8. Page 18, line 31, by striking <2011> and 27 inserting <2012> Page 18, line 34, by striking <2011> and 28 9. 29 inserting <2012> 30 10. Page 18, after line 34 by inserting: 31 The section of this Act amending section <5. 32 633A.3102 applies to revocable trusts and powers of 33 attorney in existence on or after July 1, 2012.> 34 11. Title page, by striking lines 1 and 2 and 35 inserting <An Act relating to trusts and estates 36 including the administration of small estates, and 37 certain state inheritance tax provisions, and including 38 applicability provisions.> 39 12. By renumbering as necessary.

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