## House File 590

## S-3378

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Amend the amendment, S-3299, to House File 590, 2 as amended, passed, and reprinted by the House, as 3 follows:

- 4 l. Page l, line 8, by striking <Wallace> and
  5 inserting <Towa>
- 6 2. Page 1, line 28, by striking <Wallace> and 7 inserting <Iowa>
- 8 3. Page 2, line 5, by striking <Four> and inserting
  9 <Six>
- 10 4. Page 2, line 32, after <Seven> by inserting 11 <voting>
- 12 5. Page 2, by striking lines 33 through 37 and 13 inserting <a quorum.>
- 6. Page 2, line 39, by striking <appointed members> 15 and inserting <quorum described in paragraph "a">
- 16 7. Page 3, line 6, before <jobs> and inserting <net 17 new>
  - 8. Page 3, before line 32 by inserting:
  - Page 12, before line 7 by inserting:
- 20  $<\overline{(5)}$  A contract executed pursuant to this paragraph 21 "d" shall be drafted and executed with the assistance 22 and advice of the attorney general.>>
- 9. Page 3, line 43, after <corporation's> by 24 inserting <current fiscal year and its>
- 25 10. Page 7, line 34, by striking <Wallace> and 26 inserting <Iowa>
- 27 ll. Page 7, line 36, by striking <Wallace> and 28 inserting <Iowa>
- 29 12. By striking page 8, line 40, through page 9, 30 line 27.
- 31 13. Page 9, line 38, by striking <September 30> and 32 inserting <December 1>
  - 14. Page 10, after line 3 by inserting:
- 34 < \_\_. Page 20, after line 30 by inserting:
  35 < Sec. . ECONOMIC DEVELOPMENT AUTHORITY BOARD —</pre>
- 36 TRANSITION PROVISION. Notwithstanding any provision

37 of section 15.105, as amended by this Act, to the

- 38 contrary, the initial board of the economic development
- 39 authority shall consist of the members of the Iowa 40 economic development board serving on the effective
- 41 date of this Act and eight voting members of the
- 42 initial board shall constitute a quorum. Said board
- 43 members shall serve as members and fulfill the duties
- 44 of the economic development authority board as created
- 45 by this Act until such time as members of the economic
- 46 development authority board are appointed as provided
- 47 by section 15.105, as amended by this Act.>
- 48 \_\_\_\_. Page 21, after line 11 by inserting:
- 49 <Sec. \_\_\_. Section 15E.52, subsection 7, paragraph
- 50 a, if enacted by 2011 Iowa Acts, Senate File 517, is

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1 amended to read as follows: The fund is organized for the purposes of making 3 investments in promising early-stage companies which 4 have a principal place of business in the state and for 5 using the profits from such investments to fund further 6 investments.>> 15. Page 10, before line 5 by inserting: Page 23, before line 25 by inserting: . Section 476C.1, subsection 6, paragraph <Sec. 10 f, as enacted by 2011 Iowa Acts, House File 672, 11 section 4, is amended to read as follows: f. For applications filed on or after July 1, 2011, 13 except for wind energy conversion facilities, is a 14 facility of no greater than five sixty megawatts of 15 nameplate generating capacity or the energy production 16 capacity equivalent. Sec. . Section 476C.3, subsection 4, paragraph 18 b, as enacted by 2011 Iowa Acts, House File 672, 19 section 9, is amended to read as follows: 20 The maximum amount of energy production capacity 21 equivalent of all other facilities the board may find 22 eligible under this chapter shall not exceed a combined 23 output of fifty-three megawatts of nameplate generating 24 capacity and one hundred sixty-seven billion British 25 thermal units of heat for a commercial purpose. 26 the maximum amount of energy production capacity 27 equivalent of all other facilities found eligible 28 under this chapter, no more than ten megawatts of 29 nameplate generating capacity or energy production 30 capacity equivalent shall be allocated to any one 31 facility. Of the maximum amount of energy production 32 capacity equivalent of all other facilities found 33 eligible under this chapter, fifty-five billion British 34 thermal units of heat for a commercial purpose shall 35 be reserved for an eligible facility that is a refuse 36 conversion facility for processed, engineered fuel from 37 a multicounty solid waste management planning area. 38 The maximum amount of energy production capacity the 39 board may find eligible for a single refuse conversion 40 facility is fifty-five billion British thermal units of 41 heat for a commercial purpose. Of the maximum amount 42 of energy production capacity equivalent of all other 43 facilities found eligible under this chapter, an amount 44 equivalent to ten megawatts of nameplate generating 45 capacity shall be reserved for eligible renewable 46 energy facilities incorporated within or associated 47 with an ethanol cogeneration plant engaged in the 48 sale of ethanol to states to meet a low carbon fuel 49 standard.>

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. Page 23, after line 25 by inserting:

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<Sec. . RETROACTIVE APPLICABILITY. The
 2 following provision or provisions of this division of
 3 this Act apply retroactively to January 1, 2011, for
 4 tax years beginning and investments made on or after
 5 that date:
      1. The section of this Act amending section
 7 15E.52.>
      Page 26, line 2, after <purposes.> by
 9 inserting <The board, as defined by section 15.102,
10 may allocate an amount of repayments and recaptures
11 for purposes of financial assistance or administrative
12 costs of the economic development authority.>>
13
      16. Page 10, after line 10 by inserting:
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      Page 36, after line 11 by inserting:
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                        <DIVISION VI</pre>
         CONDITIONAL EFFECTIVE DATE AND RETROACTIVE
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17
                        APPLICABILITY
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             . EFFECTIVE DATE AND RETROACTIVE
19 APPLICABILITY. Unless otherwise provided, this Act,
20 if approved by the governor on or after July 1, 2011,
21 takes effect upon enactment and applies retroactively
22 to July 1, 2011.>>
      17. By renumbering as necessary.
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STEVEN SODDERS