H-8418

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Amend the amendment, $\mathrm{H}-8340$, to Senate File 2311, as amended, passed, and reprinted by the Senate, as follows:
l. By striking page l, line 1 , through page 2 , line 21 , and inserting:
<Amend Senate File 2311, as amended, passed, and reprinted by the Senate, as follows:

1. By striking everything after the enacting clause and inserting:
<Section l. Section 28F.l, subsection l, Code 2018, is amended to read as follows:
2. This chapter provides a means for the joint financing by public agencies of works or facilities useful and necessary for the collection, treatment, purification, and disposal in a sanitary manner of liquid and solid waste, sewage, and industrial waste, facilities used for the conversion of solid waste to energy, gasworks and facilities useful for the delivery of natural gas service, and also electric power facilities constructed within the state of Iowa, except that hydroelectric power facilities may also be located in the waters and on the dams of or on land adjacent to either side of the Mississippi or Missouri river bordering the state of Iowa, water supply systems, swimming pools or golf courses. This chapter applies to the acquisition, construction, reconstruction, ownership, operation, repair, extension, or improvement of such works or facilities, by a separate administrative or legal entity created pursuant to chapter 28E or chapter 389. When the legal entity created under this chapter is comprised solely of cities, counties, and sanitary districts established under chapter 358 , or any combination thereof or any combination of the foregoing with other public agencies, the entity shall be both a corporation and a political subdivision with the name under which it was organized. The legal entity may sue and be sued, contract, acquire and hold real and personal property necessary for corporate purposes, adopt a corporate seal and alter the seal
at pleasure, and execute all the powers conferred in this chapter.

Sec. 2. Section 28F.ll, Code 2018, is amended to read as follows:

28F.ll Eminent domain.
Any public agency participating in an agreement authorizing the joint exercise of governmental powers pursuant to this chapter may exercise its power of eminent domain to acquire interests in property, under provisions of law then in effect and applicable to the public agency, for the use of the entity created to carry out the agreement, provided that the power of eminent domain is not used to acquire interests in property which is part of a system of facilities in existence, under construction, or planned, for the generation, transmission or sale of electric power, or for the transmission, transportation, or sale of natural gas. In the exercise of the power of eminent domain, the public agency shall proceed in the manner provided by chapter 6B. Any interests in property acquired are acquired for a public purpose, as defined in chapter 6A, of the condemning public agency, and the payment of the costs of the acquisition may be made pursuant to the agreement or to any separate agreement between the public agency and the entity or the other public agencies participating in the entity or any of them. Upon payment of costs, any property acquired is the property of the entity.>
2. Page 10 , after line 7 by inserting:
<Sec. __. Section 476.6, Code 2018, is amended by adding the following new subsection:

NEW SUBSECTION. 23. The board shall, at least once per year, identify population centers within state counties containing low-income, elderly, disabled, and minority consumers and shall require all utilities servicing such population centers to reassess energy assistance and provide outreach to ensure such consumers have access to energy programs.>>

1 3. By renumbering as necessary.

STECKMAN of Cerro Gordo

