Senate File 151 - Introduced

SENATE FILE BY COMMITTEE ON TRANSPORTATION (SUCCESSOR TO SSB 1167) Passed Senate, Date _____ Passed House, Date _____ Vote: Ayes _____ Nays ____ Nays ____ Approved ____ A BILL FOR 1 An Act relating to railway assistance and passenger rail service, including provisions for the administration of the railway revolving loan and grant fund, the elimination of the railway finance authority, and the administration of the passenger rail service revolving fund. 6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 7 TLSB 1349SV 83 8 dea/nh/14 PAG LIN DIVISION I RAILWAY ASSISTANCE 1 2
1 3 Section 1. Section 1. Section 1. Section 1. Section 1. 4 follows:
1 5 6A.6 RAILWAYS.
1 6 The Iowa railway finance authority or any A railway finance authority or any A railway acquire by condemnation property as negation, and convenient use of a section for the section is a section for the sec Section 1. Section 6A.6, Code 2009, is amended to read as 7 corporation, may acquire by condemnation property as necessary 8 for the location, construction, and convenient use of a 1 9 railway. The Iowa railway finance authority may acquire fee 1 10 title or a lesser property interest. The authority shall 1 11 offer to sell its interest in the property at fair market 1 12 value to the adjoining property owners upon abandonment. The 1 13 acquisition shall carry the right to use for the construction 1 14 and repair of the railway and its appurtenances any earth, 1 15 gravel, stone, timber, or other material, on or from the land 1 16 taken. 1 17 Sec. 2. Section 6A.9, unnumbered paragraph 1, Code 2009, 1 18 is amended to read as follows: 1 19 The Iowa railway finance authority <u>department of</u> 20 transportation or a railway corporation may, by condemnation 21 or otherwise, acquire lands for the following additional 1 22 purposes: Sec. 3. Section 6A.10, Code 2009, is amended to read as 1 23 1 24 follows: 6A.10 INITIATING RAILROAD CONDEMNATION BY RAILWAY 1 25 26 CORPORATION. 1 27 1. The A railway corporation shall apply to the department 1 28 of transportation for permission to condemn. The railway 1 29 corporation shall serve notice of the application and hearing 1 30 and provide a copy of the legal description of the property to 1 31 be condemned to the owner and any recordholders of liens and 1 32 encumbrances on any land described in the application. The 1 33 department may, after hearing, report to the clerk of the 1 34 district court of the county in which the land is situated the 1 35 description of the land sought to be condemned. The 2 1 corporation may begin condemnation procedures in district 2 court for the land described by the department. 3 2. The railway finance authority may begin condemnation 4 proceedings in district court. 2 2 5 Sec. 4. Section 6A.16, Code 2009, is amended to read as 2 6 follows: 6A.16 RIGHT TO CONDEMN ABANDONED RIGHT=OF=WAY. Railroad right=of=way which has been abandoned by order of 9 the proper authority, may be condemned by a railway 2 10 corporation or the Iowa railway finance authority <u>department</u> 2 11 of transportation before or after the track materials have 2 12 been removed. The procedure to condemn abandoned right=of=way 2 13 shall be the same as for an original condemnation.

Section 7E.7, subsection 2, Code 2009, is amended 2 14 Sec. 5. 2 15 by striking the subsection. Sec. 6. Section 12.28, subsection 1, paragraph b, Code 2 17 2009, is amended to read as follows: b. "State agency" means a board, commission, bureau, 2 18 2 19 division, office, department, or branch of state government. 2 20 However, state agency does not mean the state board of 2 21 regents, institutions governed by the board of regents, 2 22 authorities created under chapter 16, 175, 257C, or 261A, or 2 -23-327I. 2 24 Section 12.30, subsection 1, paragraph a, Code Sec. 7. 2009, is amended to read as follows: 2 25 2 26 "Authority" means a department, or public or 2.7 quasi=public instrumentality of the state including but not limited to the authority created under chapter 12E, 16, 175, 2 29 257C, 261A, 327I, or 463C, which has the power to issue 30 obligations, except that "authority" does not include the 31 state board of regents or the Iowa finance authority to the 2 32 extent it acts pursuant to chapter 260C. "Authority" also 2 33 includes a port authority created under chapter 28J. 2 Section 307.24, Code 2009, is amended to read as Sec. 8. 2 35 follows: 3 307.24 ADMINISTRATION OF HIGHWAYS. The department's administrator of highways is responsible 3 3 for the planning, design, construction, and maintenance of the 4 state primary highways and shall administer chapters 306 to 5 320 and 3271 and perform other duties as assigned by the 3 6 The administration of highways shall be organized director. to provide administration for urban systems, for secondary 3 8 roads, and other categories of administration as necessary. 3 9 Sec. 9. Section 321.145, subsection 2, paragraph b, 3 10 subparagraph (4), Code 2009, is amended by striking the 3 11 subparagraph. 3 12 Sec. 10. Section 327G.76, Code 2009, is amended to read as 3 13 follows: 327G.76 TIME OF REVERSION. 3 15 Railroad property rights which are extinguished upon 3 16 cessation of service by the railroad divest when the railway 17 finance authority department of transportation or the 3 18 railroad, having obtained authority to abandon the rail line, 3 19 removes the track materials to the right=of=way. If the 3 20 railway finance authority department of transportation does 3 21 not acquire the line and the railway company does not remove 3 22 the track materials, the property rights which are 23 extinguished upon cessation of service by the railroad divest 3 24 one year after the railway obtains the final authorization 3 25 necessary from the proper authority to remove the track 26 materials. 3 27 Sec. 11. Section 327H.20A, Code 2009, is amended to read 3 28 as follows: 29 RAILROAD REVOLVING LOAN AND GRANT FUND. 327H.20A 3 A railroad revolving loan and grant fund is established 31 in the office of the treasurer of state under the control of

- 1. A railroad revolving loan and grant fund is established in the office of the treasurer of state under the control of the authority department. Moneys in the fund shall be expended for the following purposes:

 34 a. Grants or loans to provide assistance for the
- a. Grants or loans to provide assistance for the storation, conservation, improvement, and construction of railroad main lines, branch lines, switching yards, sidings, rail connections, intermodal yards, highway grade separations, and other railroad=related improvements.

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- 4 b. Grants or loans for rail economic development projects 5 that improve rail facilities, including the construction of 6 branch lines, sidings, rail connections, intermodal yards, and 7 other rail=related improvements that spur economic development 8 and job growth.
- 4 9 2. The authority department shall administer a program for 4 10 the granting and administration of loans and grants under this 4 11 section. No more than fifty percent of the total moneys 4 12 available in the fund in any year shall be awarded in the form 4 13 of grants. The authority department may establish a limit on 4 14 the amount that may be awarded as a grant for any given 4 15 project in order to maximize the use of the moneys in the 4 16 fund. The authority department may enter into agreements with 4 17 railroad corporations, the United States government, cities, 4 18 counties, and other persons for carrying out the purposes of 4 19 this section.
- 4 20 3. Notwithstanding any other provision to the contrary, on 4 21 or after July 1, 2006, moneys received as repayments for loans 4 22 made pursuant to this chapter or chapter 327I, Code 2009, 4 23 before, on, or after July 1, 2005, other than repayments of 4 24 federal moneys subject to section 327H.21, shall be credited

4 25 to the railroad revolving loan and grant fund. 4 26 Notwithstanding section 8.33, moneys in the railroad revolving 4 27 loan and grant fund shall not revert to the general fund of 4 28 the state but shall remain available indefinitely for 4 29 expenditure under this section. 4 30 Section 327H.26, Code 2009, is amended to read as 4 31 follows: 4 32 DEFINITIONS DEFINITION. 327H.26 As used in this chapter, unless the context otherwise 4 34 requires÷ 4 35 1. "Authority" means the railway finance authority created in chapter 327I. 2. "Department", "department" means the state department 3 of transportation. Sec. 13. Section 427.1, subsection 25, Code 2009, is 5 amended by striking the subsection. Sec. 14. Chapter 327I, Code 2009, is repeal Sec. 15. CONTINUATION OF PRIOR AGREEMENTS. 6 is repealed. 5 8 intent of the general assembly that the enactment of this Act 9 shall not affect the terms or duration of railroad assistance 10 agreements entered into under chapter 327H or 327I prior to 5 11 the effective date of this Act. The department of 5 12 transportation is the successor to the rights and obligations 13 of any agreements entered into by the Iowa railway finance 5 14 authority. 5 15 DIVISION II 5 16 PASSENGER RAIL SERVICE 5 17 Sec. 16. Section 327J.1, Code 2009, is amended by adding 5 18 the following new subsection: 5 19 NEW SUBSECTION. 6. "Passenger rail service" means 20 long=distance, intercity, and commuter passenger 21 transportation, including the midwest regional rail system, 22 which is provided on railroad tracks. 23 Sec. $1\overline{7}$. Section 327J.2, subsection 2, Code 2009, is 24 amended to read as follows: 5 25 2. FUNDING. To achieve the purposes of this chapter, 26 moneys shall be credited to the passenger rail service 27 revolving fund by the treasurer of state from the following 5 28 sources: 5 29 a. Appropriations made by the general assembly. 5 30 a. b. Private grants and gifts intended for these 31 purposes. b. c. Federal, state, and local grants and loans intended 5 33 for these purposes. 5 34 Sec. 18. Section 327J.3, Code 2009, is amended to read as 5 35 follows: 6 327J.3 ADMINISTRATION. 2 1. The director may expend moneys from the fund to pay the 3 costs associated with the initiation, operation, and 6 6 4 maintenance of rail passenger rail service. The director 5 shall report by February 1 of each year to the legislative 6 services agency concerning the status of the fund including 6 6 6 7 anticipated expenditures for the following fiscal year. 6 2. The director may enter into agreements with AMTRAK, 6 8 other rail operators, local jurisdictions, and other states 6 10 associated with the midwest regional rail system for the 6 11 purpose of developing a rail passenger system rail service 6 12 serving the midwest, including service from Chicago, Illinois, 6 13 to Omaha, Nebraska, through Iowa. The agreements may include 6 14 any of the following: a. Cost=sharing agreements associated with initiating 6 15 6 16 service, capital costs, operating subsidies, and other costs 6 17 necessary to develop and maintain service. b. Joint powers agreements and other institutional 6 18 6 19 arrangements associated with the administration, management, 6 20 and operation of a midwest regional rail system passenger rail 6 22 The director shall enter into discussions with members 3. 6 23 of Iowa's congressional delegation to foster rail passenger 6 24 rail service in this state and the midwest and to maximize the 6 25 level of federal funding for the service, including funding for the midwest regional rail system. 4. The director may provide assistance and enter into 6 27 6 28 agreements with cities local jurisdictions along the proposed 29 route of the midwest regional rail system or other passenger 6 30 rail system service operations serving the Midwest <u>Iowa</u> to 6 31 ensure that rail stations and terminals are designed and 6 32 developed in accordance with the following objectives: 33 a. To meet safety and efficiency requirements outlined by 6 34 AMTRAK and the federal railroad administration.

b. To aid intermodal transportation.

c. To encourage economic development.

5. The director shall report annually to the general 3 assembly concerning the development and operation of the 4 midwest regional rail system and the state's passenger rail 5 service.

EXPLANATION

This bill contains provisions relating to assistance for 8 railroads and passenger rail service.

DIVISION I == RAILWAY ASSISTANCE. This division of the 10 bill contains the repeal of Code chapter 327I, in which the 11 Iowa railway finance authority was established. The duties 7 12 and responsibilities of the railway finance authority for 7 13 administration of the railroad revolving loan and grant fund 14 are transferred to the department of transportation. The bill 7 15 specifies that the department is the successor to the rights 7 16 and obligations of any agreements for railroad assistance 17 entered into by the Iowa railway finance authority, and the 7 18 terms and duration of those prior agreements are preserved.

The bill eliminates references to the railway finance 7 20 authority in provisions relating to the condemnation of 7 21 property for the location, construction, and use of a railway. 7 22 The bill specifies that the authority currently granted to the 23 railway finance authority to acquire lands for certain 24 additional purposes, such as constructing sections of track, 25 establishing additional depot grounds or yards, modifying or 7 26 adding right=of=way, and preserving abandoned railroad 27 right=of=way, is retained by the department along with the 7 28 right to condemn abandoned railroad right=of=way.

The bill lifts the current limitation on the total amount 30 available in the railroad revolving loan and grant fund that 31 may be awarded annually in the form of grants.

Under current law, moneys are appropriated from the 33 statutory allocations fund for the payment of principal and 34 interest on obligations of the railway finance authority or 35 the payment of leases quaranteed by the authority. The bill 1 strikes that appropriation.

DIVISION II == PASSENGER RAIL SERVICE. This division of 3 the bill provides for the administration of passenger rail 4 service, including administration of the passenger rail 5 service revolving fund, by the department of transportation. 6 The term "passenger rail service" is defined in the bill as long=distance, intercity, and commuter passenger 8 transportation, including the midwest regional rail system, 9 which is provided on railroad tracks. The bill amends 8 10 language describing funding sources for the passenger rail 8 11 service revolving fund to include appropriations made by the 8 12 general assembly.

Currently, the director of transportation has authority to 8 14 enter into agreements with AMTRAK and with states associated 8 15 with the midwest regional rail system for the purpose of 8 16 developing a passenger rail system serving the midwest. 8 17 bill modifies that authority to allow agreements with AMTRAK, 8 18 other rail operators, local jurisdictions, and any other 8 19 states for the purpose of developing passenger rail service 20 serving Iowa.

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