Senate Study Bill 3072 - Introduced

SENATE/HOUSE FILE _____ BY (PROPOSED ECONOMIC DEVELOPMENT AUTHORITY BILL)

A BILL FOR

- An Act relating to economic development by making technical
 and policy changes related to environmental response
- 3 projects and to certain programs administered by the
- 4 economic development authority and including retroactive
- 5 applicability provisions.
- 6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

DIVISION I 1 TARGETED JOBS WITHHOLDING ELIGIBILITY 2 3 Section 1. Section 403.19A, subsection 1, paragraph a, Code 4 Supplement 2011, is amended to read as follows: "Business" means any an enterprise that is located in 5 a. 6 this state and that is operated for profit and under a single 7 management. "Business" includes professional services, or 8 industrial enterprise, including and industrial enterprises, 9 including but not limited to medical treatment facilities, 10 manufacturing facilities, corporate headquarters, and research ll facilities. "Business" does not include a retail operation, a 12 government entity, or a business which closes or substantially 13 reduces its operation in one area of this state and relocates 14 substantially the same operation to another area of this state. 15 DIVISION II ACCELERATED CAREER EDUCATION PHYSICAL INFRASTRUCTURE PROJECTS 16 Sec. 2. Section 260G.6, subsections 1, 3, and 4, Code 17 18 Supplement 2011, are amended to read as follows: 1. An accelerated career education fund is established 19 20 in the state treasury under the control of the economic 21 development authority consisting of moneys appropriated to the 22 authority fund for purposes of funding the cost of accelerated 23 career education program capital projects. 24 If moneys are appropriated by the general assembly to 3. 25 support program capital costs, the moneys shall be allocated 26 according to rules adopted by the economic development 27 authority pursuant to chapter 17A equally to each community 28 college. 29 4. In order to receive moneys pursuant to this section, 30 a program agreement approved by the community college board 31 of directors shall be in place, program capital cost requests 32 shall be approved by the economic development authority 33 created in section 15.105, and employer contributions toward 34 program capital costs shall be certified and agreed to in the 35 agreement. Program capital cost requests shall be approved

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1 or denied not later than sixty days following receipt of the 2 request by the economic development authority. 3 DIVISION III 4 IOWA INNOVATION COUNCIL Sec. 3. Section 15.117A, subsection 2, Code Supplement 5 6 2011, is amended by adding the following new paragraph: NEW PARAGRAPH. c. A vacancy on the council shall be filled 7 8 in the same manner as the original selection and shall be for 9 the remainder of the term. 10 DIVISION IV ENTERPRISE ZONE CERTIFICATION SUNSET 11 12 Sec. 4. Section 15E.192, subsection 4, paragraph b, Code 13 Supplement 2011, is amended to read as follows: b. A county or city may apply to the authority for an area 14 15 to be certified as an enterprise zone at any time prior to July 16 1, 2012 2014. However, the total amount of land designated as 17 enterprise zones under subsection 1, and any other enterprise 18 zones certified by the authority, excluding those approved 19 pursuant to subsection 2 and section 15E.194, subsections 3 and 20 5, shall not exceed in the aggregate one percent of the total 21 county area. 22 DIVISION V 23 ENVIRONMENTAL RESPONSE PROJECTS 24 Sec. 5. Section 4551.2, subsection 5, unnumbered paragraph 25 1, Code 2011, is amended to read as follows: "Environmental response project" means a plan or work 26 27 performed for environmental remediation or flood control 28 affecting real property and conducted under or by one of the 29 following: 30 Sec. 6. Section 455I.11, subsection 3, Code 2011, is amended 31 to read as follows: 3. A person is not responsible for or subject to liability 32 33 for environmental remediation or flood control solely because 34 it has the right to enforce an environmental covenant. Sec. 7. RETROACTIVE APPLICABILITY AND COVENANT VALIDITY. 35

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1. This division of this Act applies retroactively to
 2 an instrument entered into on or after July 1, 1992, and
 3 before the effective date of this division of this Act, if the
 4 instrument meets the following requirements:

5 a. The instrument creates restrictions or obligations with 6 respect to flood control affecting real property that would 7 qualify as activity and use limitations under chapter 4551, as 8 amended in this division of this Act.

9 b. A grantor or holder or a party to or beneficiary of 10 the instrument, as named in the instrument, files by July 1, 11 2013, in the office of the recorder of deeds of the county in 12 which the real estate is situated, a statement in writing, duly 13 acknowledged, doing all of the following:

14 (1) Definitely describing the real estate involved and 15 the originally recorded instrument creating the restrictions 16 or obligations with respect to flood control affecting real 17 property.

18 (2) Declaring that such instrument is an environmental
19 covenant for purposes of chapter 4551, as amended in this
20 division of this Act.

21 2. An instrument meeting the requirements of this section of 22 this division of this Act is valid and enforceable under the 23 provisions of chapter 4551, as amended in this division of this 24 Act, and the validity of the environmental covenant established 25 by the instrument is not impaired by section 558.68 or 614.24. 26 DIVISION VI

27 REGIONAL SPORTS AUTHORITY DISTRICTS

28 Sec. 8. Section 15E.321, subsection 2, Code Supplement 29 2011, is amended to read as follows:

30 2. <u>a.</u> A convention and visitors bureau may apply to the 31 authority for certification of a regional sports authority 32 district which may include more than one city and more than 33 one convention and visitors bureau within the district. The 34 authority shall not certify more than ten such districts. 35 *b*. If more than ten applications are received in any

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1 certification year, the authority shall certify the districts 2 on a competitive basis. In evaluating the applications for 3 certification, the authority shall consider the economic impact 4 to the state of the activities proposed in the application, the 5 geographic diversity of the districts applying, and any other 6 factors the authority deems relevant. 7 DIVISION VII 8 CONFIDENTIAL INFORMATION 9 Sec. 9. Section 15.118, subsection 2, Code Supplement 2011, 10 is amended to read as follows: 11 2. All information contained in an application for 12 financial assistance submitted to the authority shall remain 13 confidential while the authority is reviewing the application, 14 processing requests for confidentiality, negotiating with the 15 applicant, and preparing the application for consideration by 16 the director or the board. The authority may release certain 17 information in an application for financial assistance to a 18 third party for technical review. If the authority releases 19 such information to a third party, the authority shall ensure 20 that the third party protects such information from public 21 disclosure. After the authority has considered a request for 22 confidentiality pursuant to subsection 3, any information not 23 deemed confidential shall be made publicly available. Any 24 information deemed confidential by the authority shall also 25 be kept confidential during and following administration of 26 a contract executed pursuant to a successful application. 27 Information deemed confidential may be treated as such for as 28 long as the authority deems necessary to protect an applicant's 29 competitive position, and the confidential treatment of the 30 information shall apply whether the authority is in possession 31 of the information or whether the information has been sent to 32 off-site storage or to the state archivist. 33 DIVISION VIII 34 EMPLOYEES ELIGIBLE FOR JOBS TRAINING PROGRAMS Sec. 10. Section 260E.2, subsection 6, Code 2011, is amended 35

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1 to read as follows:

Employee means the person employed in a new
 job. *Employee* does not include a person with executive
 responsibilities or a person not subject to the withholding of
 Iowa income pursuant to a reciprocal agreement under section
 422.8, subsection 5.
 Sec. 11. Section 260F.2, subsection 6, Code Supplement
 2011, is amended to read as follows:
 Employee means a person currently employed by a

10 business who is to be trained. However, "employee" does not 11 include a person with executive responsibilities or replacement 12 workers who are hired as a result of a strike, lockout, or 13 other labor dispute in Iowa.

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EXPLANATION

This bill makes technical and policy changes relating 15 16 to environmental response projects and certain programs 17 administered by the economic development authority (EDA). Division I of the bill amends the definition of "business" 18 19 under Code section 403.19A, which determines the eligibility 20 of an entity to enter into an agreement with a pilot project 21 city under the targeted jobs withholding credit program. The 22 bill adds that a business for purposes of the targeted jobs 23 withholding credit program is a for-profit enterprise that 24 is located within the state and that operates under single 25 management. The bill provides that a government entity does 26 not constitute a business for purposes of the program. 27 Division II of the bill amends Code section 260G.6 to provide

28 that the EDA would not control the accelerated career education 29 fund, and appropriations for accelerated career education would 30 be directed to the fund rather than the EDA. The bill states 31 that moneys appropriated by the general assembly for program 32 capital costs shall be allocated equally to each community 33 college rather than requiring the EDA to allocate the moneys. 34 The bill strikes language that requires a program agreement to 35 be in place. The bill strikes language that would require the

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1 EDA to approve program capital cost requests.

2 Division III of the bill amends Code section 15.117A to 3 require a vacancy on the Iowa innovation council be filled 4 for the remainder of the term in the same manner in which the 5 original selection was made.

6 Division IV of the bill amends Code section 15E.192 to allow 7 counties or cities to apply to the EDA to be certified as an 8 enterprise zone any time prior to July 1, 2014, rather than 9 July 1, 2012.

10 Division V of the bill amends Code section 455I.2 defining ll an environmental response project to include a plan or 12 work performed for flood control. Current law and the bill 13 exempt a flood covenant that meets certain standards from 14 the requirement that certain conveyances containing land use 15 restrictions be renewed every 21 years. Under the bill, a 16 flood covenant can be exempted if a grantor or holder or 17 any party to or beneficiary of the flood control covenant, 18 who is named in the document creating the flood control 19 covenant, files a written statement that is duly acknowledged 20 and definitely describes the real estate involved in the 21 original recorded flood control covenant and describes the 22 originally recorded flood control covenant. The written 23 statement must also declare that the flood control covenant is 24 an environmental covenant for purposes of Code chapter 4551. 25 Division V applies retroactively to eligible flood control 26 covenants entered into on or after July 1, 1992, and before the 27 effective date of this division of this Act.

Division VI of the bill amends Code section 15E.321 to include criteria for the EDA to consider when determining whether to certify a regional sports authority district when more than 10 applications for certification are received. Division VII of the bill amends Code section 15.118 to add that an applicant's confidential information contained in an application for financial assistance may remain confidential as long as necessary to protect the applicant's competitive

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1 position. The bill also provides that the information's
2 confidential status and treatment applies regardless of
3 whether the authority has possession of the information or the
4 information has been sent to off-site storage or the state
5 archivist.

6 Division VIII of the bill amends Code sections 260E.2 and 7 260F.2 regarding the definition of an employee for purposes 8 of the industrial new jobs training and the jobs training 9 programs, respectively. The bill provides that an employee 10 for purposes of eligibility for the jobs training program and 11 the industrial jobs training program does not include a person 12 with executive responsibilities. The bill also provides that a 13 person not subject to withholding of Iowa income tax because 14 of a reciprocal withholding agreement with another state does 15 not qualify as an employee for purposes of eligibility for the 16 industrial jobs training program.

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