HOUSE FILE 706 BY COMMITTEE ON APPROPRIATIONS

(SUCCESSOR TO HF 339) (SUCCESSOR TO HF 153)

A BILL FOR

- 1 An Act creating a vacant school building demolition grant
- 2 program and fund and including contingent effective date
- 3 provisions.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. <u>NEW SECTION</u>. 15.263 Vacant school building
demolition grant program — fund.

3 1. A vacant school building demolition grant fund is created 4 in the state treasury under the control of the authority. The 5 fund shall consist of moneys appropriated to the authority for 6 deposit in the fund and any other moneys that are lawfully 7 available to the authority.

8 2. Moneys in the vacant school building demolition grant 9 fund are appropriated to the authority for purposes of funding 10 a grant program for the demolition of vacant buildings owned 11 by a political subdivision of this state or proposed to be 12 acquired by a political subdivision of this state that became 13 vacant before January 1, 2021, and were at any time previously 14 used as school attendance centers or school administration 15 buildings, but which are no longer used for any political 16 subdivision purpose.

3. Notwithstanding section 12C.7, subsection 2, interest or earnings on moneys deposited in the vacant school building demolition grant fund shall be credited to the vacant school building demolition grant fund. Notwithstanding section 8.33, moneys credited to the vacant school building demolition grant fund shall not revert at the close of a fiscal year. However, if the authority receives no qualifying applications for three consecutive years, the moneys in the vacant school building building building grant fund shall be transferred for deposit in the rebuild Iowa infrastructure fund.

4. The authority may use not more than five percent of the moneys in the fund at the beginning of the fiscal year of purposes of administrative costs, finance, compliance, marketing, and program support.

31 5. a. The authority shall provide grants under this section 32 using a competitive scoring process. The authority shall 33 prioritize grant applications from political subdivisions with 34 the lowest populations as compared to other grant applicants. 35 A grant shall only be approved if the eligible building is

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1 located in a city or township with a population less than 2 two thousand five hundred, and the political subdivision 3 applying is either a county with a population that is among the 4 eighty-eight lowest-populated counties in the state or is a 5 political subdivision that is located in whole or in part in 6 such a county.

7 b. In providing grants under this section, the authority 8 shall coordinate with the political subdivision to develop a 9 plan for the use of grant funds that is consistent with the 10 community development, housing, or economic development goals 11 of the political subdivision.

12 c. In providing grants under this section, the authority 13 shall coordinate with the political subdivision to ensure that 14 the condition and use of the property following demolition is 15 consistent with the property's surroundings, including for 16 future new construction, park space, or agricultural use.

The political subdivision shall not be required to sell 17 d. 18 the property after demolition as a condition of the grant. 19 However, if the property is sold by the political subdivision 20 following demolition, proceeds from sale of the property, 21 following subtraction of the political subdivision's costs 22 related to the demolition, including costs to acquire the 23 property if applicable, shall be paid to the authority for 24 deposit in the vacant school building demolition grant fund. 25 6. The authority shall submit a report to the general 26 assembly and the governor's office on or before January 31 of 27 each year, describing the results of the program implemented 28 pursuant to this section and making recommendations for 29 additional program changes.

30 Sec. 2. CONTINGENT EFFECTIVE DATE. This Act takes effect 31 July 1, 2023, if legislation is enacted appropriating moneys 32 for deposit in the vacant school building demolition grant fund 33 for the fiscal year beginning July 1, 2023.

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EXPLANATION

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The inclusion of this explanation does not constitute agreement with

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the explanation's substance by the members of the general assembly.

2 This bill creates a vacant school building demolition 3 grant program to be administered by the economic development 4 authority for the demolition of vacant buildings owned by a 5 political subdivision of this state or proposed to be acquired 6 by a political subdivision of this state that became vacant 7 before January 1, 2021, and were at any time previously used as 8 school attendance centers or school administration buildings, 9 but which are no longer used for any political subdivision 10 purpose.

The bill creates a vacant school building demolition grant fund in the state treasury under the control of the authority. The fund shall consist of moneys appropriated to the authority and any other moneys that are lawfully available to the suthority. Interest or earnings on moneys deposited in the vacant school building demolition grant fund shall be credited to the vacant school building demolition grant fund and moneys credited to the vacant school building demolition grant fund shall not revert at the close of a fiscal year. If, however, the authority receives no qualifying applications for three consecutive years, the moneys in the vacant school building rebuild Iowa infrastructure fund.

The authority is required to provide grants using a competitive scoring process. The authority shall prioritize grant applications from political subdivisions with the lowest populations as compared to other grant applicants. A grant shall only be approved if the eligible building is located in a city or township with a population of less than 2,500, and the applicant is either a county with a population that is among the 88 lowest populated counties in the state or is a political subdivision that is located in whole or in part in such a county. The authority is also required to coordinate with acch political subdivision to develop a plan for the use of grant funds that is consistent with the community development,

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1 housing, or economic development goals of the political 2 subdivision and to ensure that the condition and use of the 3 property following demolition is consistent with the property's 4 surroundings.

5 The political subdivision shall not be required to sell 6 the property after demolition as a condition of the grant. 7 However, if the property is sold by the political subdivision 8 following demolition, proceeds from sale of the property, 9 following subtraction of the political subdivision's costs 10 related to the demolition, including costs to acquire the 11 property if applicable, shall be paid to the authority for 12 deposit in the vacant school building demolition grant fund. 13 Under the bill, the authority may use not more than 5 percent 14 of the moneys in the fund at the beginning of the fiscal year 15 for purposes of administrative costs, finance, compliance, 16 marketing, and program support.

17 The authority is required to submit a report to the general 18 assembly and the governor's office on or before January 31 of 19 each year, describing the results of the program implemented 20 pursuant to this section and making recommendations for 21 additional program changes.

The bill takes effect July 1, 2023, if legislation is enacted appropriating moneys for deposit in the vacant school building demolition grant fund for the fiscal year beginning July 1, 25 2023.

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