SENATE FILE 2300 BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO SF 2285) (SUCCESSOR TO SSB 3001)

(As Amended and Passed by the Senate March 16, 2016)

A BILL FOR

An Act relating to the administration of programs by the
 economic development authority by creating a renewable
 chemical production tax credit program, modifying the high
 quality jobs program, and including effective date and other
 applicability provisions.
 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 DIVISION I 2 HIGH QUALITY JOBS PROGRAM Section 1. Section 15.119, subsection 2, paragraph a, Code 3 4 2016, is amended to read as follows: 5 a. (1) The high quality job creation jobs program 6 administered pursuant to sections 15.326 through 15.336. (2) In allocating tax credits pursuant to this subsection 7 8 for each fiscal year of the fiscal period beginning July 9 1, 2016, and ending June 30, 2021, the authority shall not 10 allocate more than one hundred five million dollars for 11 purposes of this paragraph. This subparagraph (2) is repealed 12 July 1, 2021. (3) (a) In allocating tax credits pursuant to this 13 14 subsection for the fiscal year beginning July 1, 2021, and 15 ending June 30, 2022, the authority shall not allocate more 16 than one hundred five million dollars for purposes of this 17 paragraph if the aggregate amount of renewable chemical 18 production tax credits under section 15.319 that were awarded 19 on or after July 1, 2018, but before July 1, 2021, equals or 20 exceeds twenty-seven million dollars. 21 (b) As soon as practicable after June 30, 2021, the 22 authority shall notify the general assembly of the aggregate 23 amount of renewable chemical production tax credits awarded 24 under section 15.319 on or after July 1, 2018, but before 25 July 1, 2021, and whether or not the tax credit allocation 26 limitation described in subparagraph division (a) is 27 applicable. (c) This subparagraph (3) is repealed July 1, 2022. 28 29 DIVISION II 30 RENEWABLE CHEMICAL PRODUCTION TAX CREDIT PROGRAM 31 Sec. 2. Section 2.48, subsection 3, Code 2016, is amended by 32 adding the following new paragraph: 33 NEW PARAGRAPH. q. In 2022, the renewable chemical 34 production tax credit program available under sections 15.315 35 through 15.322.

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1 Sec. 3. Section 15.119, subsection 2, Code 2016, is amended 2 by adding the following new paragraph:

3 <u>NEW PARAGRAPH</u>. *h*. The renewable chemical production tax 4 credit program administered pursuant to sections 15.315 through 5 15.322. In allocating tax credits pursuant to this subsection, 6 the authority shall not allocate more than ten million dollars 7 for purposes of this paragraph. This paragraph is repealed 8 July 1, 2030.

9 Sec. 4. NEW SECTION. 15.315 Short title.

10 This part shall be known and may be cited as the *"Renewable* 11 Chemical Production Tax Credit Program".

12 Sec. 5. NEW SECTION. 15.316 Definitions.

As used in this part, unless the context otherwise requires: 14 1. "Biobased content percentage" means, with respect to any 15 renewable chemical, the amount, expressed as a percentage, of 16 renewable organic material present as determined by testing 17 representative samples using the American society for testing 18 and materials standard D6866.

19 2. "Biomass feedstock" means sugar, polysaccharide, crude 20 glycerin, lignin, fat, grease, or oil derived from a plant or 21 animal, or a protein capable of being converted to a building 22 block chemical by means of a biological or chemical conversion 23 process.

3. "Building block chemical" means a molecule converted from biomass feedstock as a first product or a secondarily derived product that can be further refined into a higher-value chemical, material, or consumer product. "Building block kchemical" includes but is not limited to high-purity glycerol, oleic acid, lauric acid, methanoic or formic acid, arabonic acid, erythonic acid, glyceric acid, glycolic acid, lactic acid, 3-hydroxypropionate, propionic acid, malonic acid, serine, succinic acid, fumaric acid, malic acid, aspartic acid, 3-hydroxybutyrolactone, acetoin, threonine, itaconic acid, furfural, levulinic acid, glutamic acid, xylonic acid, xylaric acid, xylitol, arabitol, citric acid, aconitic acid,

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1 5-hydroxymethylfurfural, lysine, gluconic acid, glucaric acid, 2 sorbitol, gallic acid, ferulic acid, nonfuel butanol, nonfuel 3 ethanol, or such additional molecules as may be included by the 4 authority by rule after consultation with appropriate experts 5 from Iowa state university, including but not limited to the 6 Iowa state university center for biorenewable chemicals.

7 4. "Crude glycerin" means glycerin with a purity level below 8 ninety-five percent.

9 5. *"Eligible business"* means a business meeting the 10 requirements of section 15.317.

11 6. "Food additive" means a building block chemical that 12 is not primarily consumed as food but which, when combined 13 with other components, improves the taste, appearance, odor, 14 texture, or nutritional content of food. The authority, in its 15 discretion, shall determine whether or not a building block 16 chemical is primarily consumed as food.

17 7. "High-purity glycerol" means glycerol with a purity level 18 of ninety-five percent or higher.

19 8. "Pre-eligibility production threshold" means, with respect 20 to each eligible business, the number of pounds of renewable 21 chemicals produced, if any, by an eligible business during the 22 calendar year prior to the calendar year in which the business 23 first qualified as an eligible business pursuant to section 24 15.317.

9. "Program" means the renewable chemical production tax
credit program administered pursuant to this part.

10. "Renewable chemical" means a building block chemical with a biobased content percentage of at least fifty percent. "Renewable chemical" does not include a chemical sold or used for the production of food, feed, or fuel. "Renewable chemical" includes cellulosic ethanol, starch ethanol, or other ethanol derived from biomass feedstock, fatty acid methyl esters, or butanol, but only to the extent that such molecules are produced and sold for uses other than food, feed, or fuel. "Renewable chemical" also includes a building block chemical

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1 that can be a food additive as long as the building block 2 chemical is not primarily consumed as food and is also sold 3 for uses other than food. "Renewable chemical" also includes 4 supplements, vitamins, nutraceuticals, and pharmaceuticals, but 5 only to the extent that such molecules do not provide caloric 6 value so as to be considered sustenance as food or feed. "Sugar" means the organic compound glucose, fructose, 7 11. 8 xylose, arabinose, lactose, sucrose, starch, cellulose, or 9 hemicellulose. 10 Sec. 6. NEW SECTION. 15.317 Eligibility requirements. 11 To be eligible to receive the renewable chemical production 12 tax credit pursuant to the program, a business shall meet all 13 of the following requirements: The business is physically located in this state. 14 1. 15 2. The business is operated for profit and under single 16 management. The business is not an entity providing professional 17 3. 18 services, health care services, or medical treatments or an 19 entity engaged primarily in retail operations. The business organized, expanded, or located in the state 20 4. 21 on or after the effective date of this division of this Act. 22 The business shall not be relocating or reducing 5. 23 operations as described in section 15.329, subsection 1, 24 paragraph "b", and as determined under the discretion of the 25 authority. 26 The business is in compliance with all agreements entered 6. 27 into under this program or other programs administered by the 28 authority. 29 Sec. 7. NEW SECTION. 15.318 Eligible business application 30 and agreement — maximum tax credits. 31 1. Application. 32 a. An eligible business that produces a renewable chemical 33 in this state from biomass feedstock during a calendar year may 34 apply to the authority for the renewable chemical production 35 tax credit provided in section 15.319.

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b. The application shall be made to the authority in the
 2 manner prescribed by the authority.

3 c. The application shall be made during the calendar year 4 following the calendar year in which the renewable chemicals 5 are produced.

d. The authority may accept applications on a continuous
7 basis or may establish, by rule, an annual application
8 deadline.

9 *e.* The application shall include all of the following 10 information:

11 (1) The amount of renewable chemicals produced in the state 12 from biomass feedstock by the eligible business during the 13 calendar year, measured in pounds.

14 (2) Any other information reasonably required by the 15 authority in order to establish and verify eligibility under 16 the program.

17 2. Agreement and fees.

a. Before being issued a tax credit under section 15.319,
an eligible business shall enter into an agreement with the
authority for the successful completion of all requirements of
the program. As part of the agreement, the eligible business
shall agree to collect and provide any information reasonably
required by the authority in order to allow the board to
fulfill its reporting obligation under section 15.320. *b.* The compliance cost fees authorized in section 15.330,
subsection 12, shall apply to all agreements entered into
under this program and shall be collected by the authority in

29 subsection.

30 c. An eligible business shall fulfill all the requirements 31 of the program and the agreement before receiving a tax credit 32 or entering into a subsequent agreement under this section. 33 The authority may decline to enter into a subsequent agreement 34 under this section or issue a tax credit if an agreement is not 35 successfully fulfilled.

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d. Upon establishing that all requirements of the program
 and the agreement have been fulfilled, the authority shall
 issue a tax credit and related tax credit certificate to the
 eligible business stating the amount of renewable chemical
 production tax credit the eligible business may claim.

6 3. Maximum tax credit amount.

7 a. The maximum amount of tax credit that may be issued under 8 section 15.319 to an eligible business for the production of 9 renewable chemicals in a calendar year shall not exceed the 10 following:

11 (1) In the case of an eligible business that has been in 12 operation in the state for five years or less at the time of 13 application, one million dollars.

14 (2) In the case of an eligible business that has been in 15 operation in the state for more than five years at the time of 16 application, five hundred thousand dollars.

b. An eligible business shall not receive a tax credit for renewable chemicals produced before the date the business first qualified as an eligible business pursuant to section 15.317. c. An eligible business shall only receive a tax credit for renewable chemicals produced in a calendar year to the extent such production exceeds the eligible business's pre-eligibility production threshold.

24 d. An eligible business shall not receive more than five tax25 credits under the program.

26 e. The authority shall issue tax credits under the program 27 on a first-come, first-served basis until the maximum amount of 28 tax credits allocated pursuant to section 15.119, subsection 29 2, paragraph h'', is reached. The authority shall maintain 30 a list of successful applicants under the program, so that 31 if the maximum aggregate amount of tax credits is reached in 32 a given fiscal year, eligible businesses that successfully 33 applied but for which tax credits were not issued shall be 34 placed on a wait list in the order the eligible businesses 35 applied and shall be given priority for receiving tax credits

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1 in succeeding fiscal years. Placement on a wait list pursuant 2 to this paragraph shall not constitute a promise binding the 3 state. The availability of a tax credit and issuance of a tax 4 credit certificate pursuant to this subsection in a future 5 fiscal year is contingent upon the availability of tax credits 6 in that particular fiscal year.

7 4. Termination and repayment. The failure by an eligible 8 business in fulfilling any requirement of the program or any of 9 the terms and obligations of an agreement entered into pursuant 10 to this section may result in the reduction, termination, 11 or recision of the tax credits under section 15.319 and may 12 subject the eligible business to the repayment or recapture of 13 tax credits claimed. The repayment or recapture of tax credits 14 pursuant to this subsection shall be accomplished in the same 15 manner as provided in section 15.330, subsection 2.

16 5. Confidentiality.

17 *a.* Except as provided in paragraph "*b*", any information 18 or record in the possession of the authority with respect to 19 the program shall be presumed by the authority to be a trade 20 secret protected under chapter 550 or common law and shall be 21 kept confidential by the authority unless otherwise ordered by 22 a court.

b. The identity of a tax credit recipient and the amount
of the tax credit shall be considered public information under
chapter 22.

26 Sec. 8. <u>NEW SECTION</u>. 15.319 Renewable chemical production 27 tax credit.

1. An eligible business that has entered into an agreement pursuant to section 15.318 may claim a tax credit in an amount equal to the product of five cents multiplied by the number of pounds of renewable chemicals produced in this state from biomass feedstock by the eligible business during the calendar year in excess of the eligible business's pre-eligibility production threshold. However, an eligible business shall not receive a tax credit for the production of a secondarily

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1 derived building block chemical if that chemical is also the 2 subject of a credit at the time of production as a first 3 product. The renewable chemical production tax credit shall 4 not be available for any renewable chemical produced before the 5 2017 calendar year or after the 2026 calendar year.

6 2. The tax credit shall be allowed against taxes imposed 7 under chapter 422, division II or III.

8 3. The tax credit shall be claimed for the tax year during 9 which the eligible business was issued the tax credit.

4. An individual may claim a tax credit under this section of a partnership, limited liability company, S corporation, cooperative organized under chapter 501 and filing as a partnership for federal tax purposes, estate, or trust electing to have income taxed directly to the individual. The amount claimed by the individual shall be based upon the pro rata share of the individual's earnings from the partnership, limited liability company, S corporation, cooperative, estate, or trust.

19 5. Any tax credit in excess of the tax liability is 20 refundable. In lieu of claiming a refund, the taxpayer 21 may elect to have the overpayment shown on the taxpayer's 22 final, completed return credited to the tax liability for the 23 following tax year.

6. a. To claim a tax credit under this section, a taxpayer
25 shall include one or more tax credit certificates with the
26 taxpayer's tax return.

27 b. The tax credit certificate shall contain the taxpayer's 28 name, address, tax identification number, the amount of the 29 credit, the name of the eligible business, and any other 30 information required by the department of revenue.

31 c. The tax credit certificate, unless rescinded by the 32 authority, shall be accepted by the department of revenue as 33 payment for taxes imposed pursuant to chapter 422, divisions II 34 and III, subject to any conditions or restrictions placed by 35 the authority upon the face of the tax credit certificate and

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1 subject to the limitations of the program.

2 *d.* Tax credit certificates issued pursuant to this section 3 shall not be transferred to any other person.

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Sec. 9. NEW SECTION. 15.320 Reports to general assembly.

5 1. For purposes of this section, "successful tax credit 6 applicant" includes, with respect to each calendar year, an 7 eligible business that was issued a tax credit for production 8 of renewable chemicals during that calendar year, and an 9 eligible business that successfully applied for a tax credit 10 for the production of renewable chemicals during that calendar 11 year, but was not issued a tax credit and was instead placed on 12 a wait list pursuant to section 15.318, subsection 3, paragraph 13 "e".

14 2. By January 31, 2019, and by the same date each year 15 thereafter, the board, in cooperation with the department of 16 revenue, shall submit to the general assembly and the governor 17 a report describing the activities of the program for the most 18 recent calendar year for which the tax credit application 19 period has ended pursuant to section 15.318, subsection 1, 20 paragraph c. The report shall at a minimum include the 21 following information:

22 a. The aggregate number of pounds, and a list of each type, 23 of renewable chemicals produced in Iowa by all successful 24 tax credit applicants during the calendar year prior to the 25 calendar year for which the successful applicants first applied 26 for a tax credit under the program.

b. The aggregate number of pounds, and a list of each type,
of renewable chemicals produced in Iowa by all successful tax
credit applicants during each calendar year.

30 c. The aggregate sales of all renewable chemicals produced 31 by all successful tax credit applicants in each calendar 32 year for which there are at least five successful tax credit 33 applicants.

34 *d.* The aggregate number of pounds, and a list of each35 type, of biomass feedstock used in the production of renewable

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1 chemicals in Iowa by all successful tax credit applicants 2 during the calendar year prior to the calendar year for which 3 the successful applicants first applied for a tax credit under 4 the program.

5 e. The aggregate number of pounds, and a list of each 6 type, of biomass feedstock used in the production of renewable 7 chemicals in Iowa by all successful tax credit applicants 8 during each calendar year.

9 f. The number of employees located in Iowa of all successful 10 tax credit applicants during the calendar year prior to the 11 calendar year for which the successful applicants first applied 12 for a tax credit under the program.

13 g. The number of employees located in Iowa of all successful 14 tax credit applicants during each calendar year.

15 h. The number and aggregate amount of tax credits issued 16 under the program for each calendar year.

i. The number of eligible businesses placed on the wait
18 list for each calendar year, and the total number of eligible
19 businesses remaining on the wait list at the end of that
20 calendar year.

j. The dollar amount of tax credit claims placed on the wait list for each calendar year, and the total dollar amount of tax credit claims remaining on the wait list at the end of that calendar year.

25 k. For each eligible business issued a renewable chemical26 production tax credit during each calendar year:

27 (1) The identity of the eligible business.

28 (2) The amount of the tax credit.

(3) The manner in which the eligible business first
qualified as an eligible business under section 15.317,
subsection 4, whether by organizing, expanding, or locating in
the state.

33 1. The total amount of all renewable chemical production tax 34 credits claimed during each calendar year, and the portion of 35 the claims issued as refunds.

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1 3. To protect the presumption of confidentiality 2 established in section 15.318, subsection 5, the board shall 3 report all information in an aggregate form to prevent, 4 as much as possible, information being attributable to any 5 particular eligible business, except as provided in subsection 6 2, paragraph "k''. 15.321 Rules. 7 Sec. 10. NEW SECTION. The authority and the department of revenue shall each adopt 8 9 rules as necessary for the implementation and administration 10 of this part. 11 Sec. 11. NEW SECTION. 15.322 Future repeal. 12 Section 15.315, 15.316, 15.317, 15.318, 15.319, 15.320, 13 15.321, and this section, are repealed July 1, 2030. 14 Sec. 12. NEW SECTION. 422.10A Renewable chemical production 15 tax credit. 16 The taxes imposed under this division, less the credits 17 allowed under section 422.12, shall be reduced by a renewable 18 chemical production tax credit allowed under section 15.319. 19 This section is repealed January 1, 2033. Sec. 13. Section 422.33, Code 2016, is amended by adding the 20 21 following new subsection: 22 NEW SUBSECTION. 22. The taxes imposed under this division 23 shall be reduced by a renewable chemical production tax credit 24 allowed under section 15.319. This subsection is repealed 25 January 1, 2033. 26 Sec. 14. TAX CREDIT CLAIMS. Renewable chemical production 27 tax credits issued pursuant to the renewable chemical 28 production tax credit program enacted in this division of this 29 Act shall not be issued by the economic development authority 30 prior to July 1, 2018, and shall not be claimed by a taxpayer 31 prior to September 1, 2018. 32 Sec. 15. EFFECTIVE UPON ENACTMENT. This division of this 33 Act, being deemed of immediate importance, takes effect upon 34 enactment.

35 Sec. 16. APPLICABILITY. This division of this Act applies

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1 to renewable chemicals produced in the state from biomass

2 feedstock on or after January 1, 2017.