d. Children requiring special education who are severely handicapped or who have multiple handicaps, or who are chronically disruptive, are assigned to a weighting of four and four-tenths for the school year commencing July 1, 1975.

Approved February 25, 1983

## CHAPTER 4

## UNEMPLOYED PARENT PROGRAM

S.F. 220

AN ACT to continue the unemployed parent program, the community work program for unemployed parents, and the child medical assistance program for the 1982-1983 fiscal year, effective upon publication.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. 1982 Iowa Acts, chapter 1260, section 86, unnumbered paragraph 1, is amended to read as follows:

The department of social services shall establish a community work program in each county for unemployed parents for the fiscal year beginning July 1, 1982, and ending March 31 June 30, 1983 by contracting at reasonable cost with county boards of supervisors or another local organization designated by both the county board of supervisors and the department of social services. At the time of determining eligibility for the unemployed parents program under the aid to families with dependent children program pursuant to section 91 of this Act, the department of social services shall determine whether the principal wage earner is eligible for work under the community work program. The county boards of supervisors or the designated local organizations shall work with community groups concerned with the delivery of local services to develop work assignments in order to fully utilize public resources to meet public needs and to allow unemployed parents to contribute to the betterment of the community. The county board of supervisors or the designated local organizations shall assign participants in the community work program to work in accordance with applicable federal regulations. The work assignments may be with governmental entities, including school districts, and with nonprofit agencies and organizations. The work assignments shall maintain the dignity of the participants and shall be of benefit to the community.

Sec. 2. 1982 Iowa Acts, chapter 1260, section 91, is amended to read as follows:

SEC. 91. Acts of the Sixty-ninth General Assembly, 1981 Session, chapter 7, section 3, subsection 1, paragraph c, is amended by striking the paragraph and inserting in lieu thereof the following:

c. For the fiscal period beginning July 1, 1982, and ending March 31 June 30, 1983, the department of social services shall provide benefits under an unemployed parent program under the aid to families with dependent children program. In determining the amount of a grant under the program, the spouse of an unemployed parent shall be excluded from the eligible group. Medical assistance shall be available to the spouse of an unemployed parent. The

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department of social services shall request a waiver from the United States department of health and human services to limit grants under the unemployed parent program to six months for any eligible group.

The department of social services shall require income maintenance workers, at the time of their review of unemployed parents' monthly reports, to monitor the job search, application, and acceptance requirements under the community work program which shall at a minimum require unemployed parents to meet the job search, application, and acceptance requirements necessary to receive unemployment compensation benefits under the Iowa administrative code 370-4.22(1)"c" and section 96.5, subsection 3. However, only the suitable work reference in section 96.5, subsection 3, paragraph a, subparagraph (4) shall apply. In addition, the unemployed parents shall accept work assignments established under the community work program for unemployed parents under section 86 of this Act.

Sec. 3. The medical assistance program established in 1982 Iowa Acts, chapter 1260, section 94 for those eligible children under twenty-one years of age shall be continued through June 30, 1983.

Sec. 4. This Act, being deemed of immediate importance, takes effect from and after its publication in the Ames Daily Tribune, a newspaper published in Ames, Iowa, and in the Grinnell Herald-Register, a newspaper published in Grinnell, Iowa.

Approved March 2, 1983

I hereby certify that the foregoing Act, Senate File 220 was published in the Ames Daily Tribune, Ames, Iowa on March 4, 1983 and in the Grinnell Herald-Register, Grinnell, Iowa on March 7, 1983.

MARY JANE ODELL, Secretary of State

## **CHAPTER 5**

## MOBILE HOME TAXES H.F. 68

AN ACT relating to mobile homes by providing that the mobile home tax is due, payable, and delinquent at the same time as real property taxes, that mobile homes may be sold for delinquent taxes in the same manner as real property, by providing that mobile homes are subject to security interests in the same manner as other vehicles subject to registration, and making certain provisions of the Act retroactive.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 135D.24, unnumbered paragraph 1, Code 1983, is amended to read as follows:

The semiannual tax is due and payable to the county treasurer semiannually on or before March January 1 and September July 1 in each year; and is delinquent April 1 and October 1 in each year, after at which time a penalty of one percent shall be added each month until paid except that the limitation in section 445.20 applies. The Both semiannual payment payments of

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