- Sec. 28. 1993 Iowa Acts, chapter 171, section 11, subsection 4, as amended by 1994 Iowa Acts, chapter 1196, section 23 is amended to read as follows:
- 4. The task force shall submit the plan to the governor and the general assembly on or before January 15, 1995 1996.
- Sec. 29. INTERIM STUDY COMMITTEE. The legislative council is requested to authorize an interim study committee concerning the enforcement of activities on excursion gambling boats.

Sec. 30. EFFECTIVE DATES.

- 1. Section 1, subsections 3 and 4 of this Act, relating to Iowa competition law or antitrust actions and to civil consumer fraud actions, being deemed of immediate importance, take effect upon enactment.
- 2. Section 14 of this Act, pertaining to the encumbrance of certain moneys appropriated to the department of corrections in the fiscal year commencing July 1, 1994, being deemed of immediate importance, takes effect upon enactment.
- 3. Section 28 of this Act, dealing with the intermediate criminal sanctions task force, takes effect upon enactment and is retroactively applicable to January 1, 1995.
- 4. Section 21 of this Act, dealing with the governor's traffic safety bureau, takes effect upon enactment.
- 5. Section 26 of this Act, dealing with the Iowa prison recycling fund, takes effect upon enactment and is retroactively applicable to July 1, 1994.

Approved May 4, 1995

CHAPTER 208

FEDERAL BLOCK GRANT APPROPRIATIONS H.F. 481

AN ACT appropriating federal funds made available from federal block grants and other federal grants, allocating portions of federal block grants, and providing procedures if federal funds are more or less than anticipated or if federal block grants are more or less than anticipated or if categorical grants are consolidated into new or existing block grants and providing an effective and retroactive applicability date.

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

Section 1. SUBSTANCE ABUSE APPROPRIATION.

1. There is appropriated from the fund created by section 8.41 to the Iowa department of public health for the federal fiscal year beginning October 1, 1995, and ending September 30, 1996, the following amount:

Funds appropriated by this subsection are the anticipated funds to be received from the federal government for the designated federal fiscal year under Pub. L. No. 97-35, Title XIX, Subtitle B, section 202, which provides for the substance abuse prevention and treatment block grant. The department shall expend the funds appropriated by this subsection as provided in the federal law making the funds available and in conformance with chapter 17A.

Of the funds appropriated in this subsection, an amount not exceeding 5 percent shall be used by the department for administrative expenses.

The department shall expend no less than an amount equal to the amount expended for treatment services in state fiscal year beginning July 1, 1994, for pregnant women and women with dependent children.

Of the funds appropriated in this subsection, an amount not exceeding \$24,585 shall be used for audits.

- 2. The funds remaining from the appropriation made in subsection 1 shall be allocated as follows:
 - a. At least 20 percent of the allocation shall be for prevention programs.
- b. At least 35 percent of the allocation shall be spent on drug treatment and prevention activities.
- c. At least 35 percent of the allocation shall be spent on alcohol treatment and prevention activities.
- 3. The substance abuse block grant funds received from the federal government in excess of the amount of the anticipated federal fiscal year 1995-1996 award appropriated in subsection 1 shall be distributed at least 50 percent to treatment programs and 50 percent to prevention programs except that, based upon federal guidelines, the total amount of the excess awarded to prevention programs shall not exceed \$1,000,000.

Sec. 2. COMMUNITY MENTAL HEALTH SERVICES APPROPRIATION.

1. a. There is appropriated from the fund created by section 8.41 to the Iowa department of human services for the federal fiscal year beginning October 1, 1995, and ending September 30, 1996, the following amount:

Funds appropriated by this subsection are the anticipated funds to be received from the federal government for the designated federal fiscal year under Pub. L. No. 102-321, Title II, Subpart I, section 1911, which provides for the community mental health services block grant. The department shall expend the funds appropriated by this subsection as provided in the federal law making the funds available and in conformance with chapter 17A.

- b. The administrator of the division of mental health, mental retardation, and developmental disabilities shall allocate not less than 95 percent of the amount of the block grant to eligible community mental health services providers for carrying out the plan submitted to and approved by the federal substance abuse and mental health services administration for the fiscal year involved.
- 2. An amount not exceeding 5 percent of the funds appropriated in subsection 1 shall be used by the department of human services for administrative expenses. From the funds set aside by this subsection for administrative expenses, the division of mental health, mental retardation, and developmental disabilities shall pay to the auditor of state an amount sufficient to pay the cost of auditing the use and administration of the state's portion of the funds appropriated in subsection 1. The auditor of state shall bill the division of mental health, mental retardation, and developmental disabilities for the costs of the audits.

Sec. 3. MATERNAL AND CHILD HEALTH SERVICES APPROPRIATIONS.

1. There is appropriated from the fund created by section 8.41 to the Iowa department of public health for the federal fiscal year beginning October 1, 1995, and ending September 30, 1996, the following amount:

The funds appropriated by this subsection are the funds anticipated to be received from the federal government for the designated federal fiscal year under Pub. L. No. 97-35, Title V, which provides for the maternal and child health services block grant. The department shall expend the funds appropriated by this subsection as provided in the federal law making the funds available and in conformance with chapter 17A.

Of the funds appropriated in this subsection, an amount not exceeding \$45,700 shall be used for audits.

Funds appropriated in this subsection shall not be used by the university of Iowa hospitals and clinics for indirect costs.

2. An amount not exceeding \$150,000 of the funds appropriated in subsection 1 to the Iowa department of public health shall be used by the Iowa department of public health for administrative expenses in addition to the amount to be used for audits in subsection 1.

The departments of public health, human services, and education and the university of Iowa's mobile and regional child health specialty clinics shall continue to pursue to the maximum extent feasible the coordination and integration of services to women and children

3. Sixty-three percent of the remaining funds appropriated in subsection 1 shall be allocated to supplement appropriations for maternal and child health programs within the Iowa department of public health. Of these funds, \$284,548 shall be set aside for the statewide perinatal care program.

Thirty-seven percent of the remaining funds appropriated in subsection 1 shall be allocated to the university of Iowa hospitals and clinics under the control of the state board of regents for mobile and regional child health specialty clinics. The university of Iowa hospitals and clinics shall not receive an allocation for indirect costs from the funds for this program. Priority shall be given to establishment and maintenance of a statewide system of mobile and regional child health specialty clinics.

- 4. Those federal maternal and child health services block grant funds transferred from the federal preventive health and health services block grant funds under section 4, subsection 4 of this Act for the federal fiscal year beginning October 1, 1995, are transferred to the maternal and child health programs and to the university of Iowa's mobile and regional child health specialty clinics according to the percentages specified in subsection 3.
- 5. The Iowa department of public health shall administer the statewide maternal and child health program and the crippled children's program by conducting mobile and regional child health specialty clinics and conducting other activities to improve the health of low-income women and children and to promote the welfare of children with actual or potential handicapping conditions and chronic illnesses in accordance with the requirements of Title V of the federal Social Security Act.

Sec. 4. PREVENTIVE HEALTH AND HEALTH SERVICES APPROPRIATIONS.

1. There is appropriated from the fund created by section 8.41 to the Iowa department of public health for the federal fiscal year beginning October 1, 1995, and ending September 30, 1996, the following amount:

Funds appropriated by this subsection are the funds anticipated to be received from the

funds appropriated by this subsection are the funds anticipated to be received from the federal government for the designated federal fiscal year under Pub. L. No. 102-531, Title XIX, Subtitle A, which provides for the preventive health and health services block grant. The department shall expend the funds appropriated by this subsection as provided in the federal law making the funds available and in conformance with chapter 17A.

Of the funds appropriated in this subsection, an amount not exceeding \$5,522 shall be used for audits.

- 2. An amount not exceeding \$94,670 of the remaining funds appropriated in subsection 1 shall be used by the Iowa department of public health for administrative expenses in addition to the amount to be used for audits in subsection 1.
- 3. Of the remaining funds appropriated in subsection 1, the specific amount of funds stipulated by the notice of block grant award shall be allocated to the rape prevention program.
- 4. Pursuant to Pub. L. No. 102-531 Title XIX, Subtitle A, as amended, 7 percent of the remaining funds appropriated in subsection 1 is transferred within the special fund in the state treasury established under section 8.41, for use by the Iowa department of public health as authorized by Pub. L. No. 97-35, Title V, and section 3 of this Act.
- 5. After deducting the funds allocated and transferred in subsections 1, 2, 3, and 4, the remaining funds appropriated in subsection 1 shall be used by the department for healthy

people 2000/healthy Iowans 2000 program objectives, preventive health advisory committee, and risk reduction services, including nutrition programs, health incentive programs, chronic disease services, emergency medical services, monitoring of the fluoridation program and start-up fluoridation grants, and acquired immune deficiency syndrome. The moneys used pursuant to this subsection shall not be used by the university of Iowa hospitals and clinics or by the state hygienic laboratory for the funding of indirect costs. Of the funds used by the department under this subsection, an amount not exceeding \$90,000 shall be used for the monitoring of the fluoridation program and for start-up fluoridation grants to public water systems, and at least \$50,000 shall be used to provide chlamydia testing.

Sec. 5. DRUG CONTROL AND SYSTEM IMPROVEMENT GRANT PROGRAM APPROPRIATION.

1. There is appropriated from the fund created in section 8.41 to the office of the governor for the drug enforcement and abuse prevention coordinator for the federal fiscal year beginning October 1, 1995, and ending September 30, 1996, the following amount:

Funds appropriated by this subsection are the anticipated funds to be received from the federal government for the designated fiscal year under Pub. L. No. 100-690 which provides for the drug control and system improvement grant program. The drug enforcement and abuse coordinator shall expend the funds appropriated by this subsection as provided in the federal law making the funds available and in conformance with chapter 17A.

2. An amount not exceeding 5 percent of the funds appropriated in subsection 1 shall be used by the drug enforcement and abuse prevention coordinator for administrative expenses. From the funds set aside by this subsection for administrative expenses, the drug enforcement and abuse prevention coordinator shall pay to the auditor of state an amount sufficient to pay the cost of auditing the use and administration of the state's portion of the funds appropriated in subsection 1.

Sec. 6. COMMUNITY SERVICES APPROPRIATIONS.

1. a. There is appropriated from the fund created by section 8.41 to the division of community action agencies of the department of human rights for the federal fiscal year beginning October 1, 1995, and ending September 30, 1996, the following amount:

4.216.399

Funds appropriated by this subsection are the funds anticipated to be received from the federal government for the designated federal fiscal year under Pub. L. No. 97-35, Title VI, Subtitle B, which provides for the community services block grant. The division of community action agencies of the department of human rights shall expend the funds appropriated by this subsection as provided in the federal law making the funds available and in conformance with chapter 17A.

- b. The administrator of the division of community action agencies of the department of human rights shall allocate not less than 96 percent of the amount of the block grant to eligible community action agencies for programs benefiting low-income persons. Each eligible agency shall receive a minimum allocation of no less than \$100,000. The minimum allocation shall be achieved by redistributing increased funds from agencies experiencing a greater share of available funds. The funds shall be distributed on the basis of the poverty-level population in the area represented by the community action areas compared to the size of the poverty-level population in the state.
- 2. An amount not exceeding 4 percent of the funds appropriated in subsection 1 shall be used by the division of community action agencies of the department of human rights for administrative expenses. From the funds set aside by this subsection for administrative expenses, the division of community action agencies of the department of human rights shall pay to the auditor of state an amount sufficient to pay the cost of auditing the use and administration of the state's portion of the funds appropriated in subsection 1. The auditor of state shall bill the division of community action agencies for the costs of the audits.

Sec. 7. COMMUNITY DEVELOPMENT APPROPRIATIONS.

1. There is appropriated from the fund created by section 8.41 to the department of economic development for the federal fiscal year beginning October 1, 1995, and ending September 30, 1996, the following amount:

Funds appropriated by this subsection are the funds anticipated to be received from the federal government for the designated federal fiscal year under Pub. L. No. 97-35, Title III, Subtitle A, which provides for the community development block grant. The department of economic development shall expend the funds appropriated by this subsection as provided in the federal law making the funds available and in conformance with chapter 17A.

2. An amount not exceeding \$1,460,000 for the federal fiscal year beginning October 1, 1995, shall be used by the department of economic development for administrative expenses for the community development block grant. The total amount used for administrative expenses includes \$730,000 for the federal fiscal year beginning October 1, 1995, of funds appropriated in subsection 1 and a matching contribution from the state equal to \$730,000 from the appropriation of state funds for the community development block grant and state appropriations for related activities of the department of economic development. From the funds set aside for administrative expenses by this subsection, the department of economic development shall pay to the auditor of state an amount sufficient to pay the cost of auditing the use and administration of the state's portion of the funds appropriated in subsection 1. The auditor of state shall bill the department for the costs of the audit.

Sec. 8. EDUCATION APPROPRIATIONS.

1. There is appropriated from the fund created by section 8.41 to the department of education for the state fiscal year beginning July 1, 1995, and ending June 30, 1996, the following amount:

.....\$ 4,076,355

Funds appropriated in this subsection are the funds anticipated to be received from the federal government under Pub. L. No. 100-297, Hawkins-Stafford Act, chapter 2. The department shall expend the funds appropriated by this subsection as provided in the federal law making the funds available and in conformance with chapter 17A.

- 2. Twenty percent of the funds appropriated in subsection 1, not to exceed \$815,271 shall be used by the department for targeted assistance to meet the educational needs of students at risk, programs for the acquisition of instructional and educational materials, for innovative programs to carry out schoolwide improvements, for programs of training and professional development, for programs to enhance personal excellence of students, for programs of training to enhance the ability of teachers and school counselors to identify, particularly in the early grades, students with reading and reading-related problems which place those students at risk for illiteracy in their adult years, and for other innovative projects. However, not more than 25 percent of the amount available for state programs shall be used by the department for state administrative expenses.
- 3. Eighty percent of the funds appropriated in subsection 1 shall be allocated by the department to local educational agencies in this state, as local educational agency is defined in Pub. L. No. 100-297. The amount allocated under this subsection shall be allocated to local educational agencies according to the following percentages and enrollments:
- a. Eighty percent shall be allocated on the basis of enrollments in public and approved nonpublic schools.
- b. Twenty percent shall be allocated to those local educational agencies enrolling the greatest percent of disadvantaged children.
- 4. Funds appropriated in this section shall not be used to aid schools or programs that illegally discriminate in employment or educational programs on the basis of sex, race, color, national origin, or disability.

Sec. 9. LOW-INCOME HOME ENERGY ASSISTANCE APPROPRIATIONS.

1. There is appropriated from the fund created by section 8.41 to the division of community action agencies of the department of human rights for the federal fiscal year beginning October 1, 1995, and ending September 30, 1996, the following amount:

The funds appropriated by this subsection are the funds anticipated to be received from

The funds appropriated by this subsection are the funds anticipated to be received from the federal government for the designated federal fiscal year under Pub. L. No. 97-35, Title XXVI, as amended by Pub. L. No. 98-558, which provides for the low-income home energy assistance block grants. The division of community action agencies of the department of human rights shall expend the funds appropriated by this subsection as provided in the federal law making the funds available and in conformance with chapter 17A.

- 2. An amount not exceeding \$2,038,025 or 10 percent of the funds appropriated in subsection 1, whichever is less, may be used for administrative expenses for the low-income home energy assistance program. Not more than \$290,000 shall be used for administrative expenses of the division of community action agencies of the department of human rights. From the total funds set aside by this subsection for administrative expenses for the low-income home energy assistance program, an amount sufficient to pay the cost of an audit of the use and administration of the state's portion of the funds appropriated is allocated for that purpose. The auditor of state shall bill the division of community action agencies for the costs of the audits.
- 3. The remaining funds appropriated in subsection 1 shall be allocated to help eligible households, as defined in accordance with the federal Omnibus Budget Reconciliation Act of 1981, Pub. L. No. 97-35, as amended by Pub. L. No. 98-558, to meet the costs of home energy. After reserving a reasonable portion of the remaining funds not to exceed 10 percent of the funds appropriated in subsection 1, to carry forward into the federal fiscal year beginning October 1, 1996, at least 15 percent of the funds appropriated by subsection 1 shall be used for low-income residential weatherization or other related home repairs for low-income households. Of this amount, an amount not exceeding 10 percent may be used for administrative expenses.
- 4. An eligible household must be willing to allow residential weatherization or other related home repairs in order to receive home energy assistance. If the eligible household resides in rental property, the unwillingness of the landlord to allow residential weatherization or other related home repairs shall not prevent the household from receiving home energy assistance.
- 5. Not more than \$1,000,000 of the funds appropriated under subsection 1 shall be used for assessment and resolution of energy problems.

Sec. 10. SOCIAL SERVICES APPROPRIATIONS.

1. There is appropriated from the fund created by section 8.41 to the department of human services for the federal fiscal year beginning October 1, 1995, and ending September 30, 1996, the following amount:

\$ 30,379,684

Funds appropriated by this subsection are the funds anticipated to be received from the federal government for the designated federal fiscal year under Pub. L. No. 97-35, Title XXIII, Subtitle C, as codified in 42 U.S.C. sections 1397-1397f, which provides for the social services block grant. The department of human services shall expend the funds appropriated by this subsection as provided in the federal law making the funds available and in conformance with chapter 17A.

- 2. Not more than \$1,844,952 of the funds appropriated in subsection 1 shall be used by the department of human services for general administration. From the funds set aside by this subsection for general administration, the department of human services shall pay to the auditor of state an amount sufficient to pay the cost of auditing the use and administration of the state's portion of the funds appropriated in subsection 1.
- 3. In addition to the allocation for general administration in subsection 2, the remaining funds appropriated in subsection 1 shall be allocated in the following amounts to

supplement appropriations for the federal fiscal year beginning October 1, 1995, for the following programs within the department of human services:

a. Field operations:

\$	11,034,866
b. Child and family services:	
\$	1,650,509
c. Child care assistance:	1,365,329
d. Local administrative costs and other local services:	1,303,323
\$	1,170,281
e. Volunteers:	
\$	127,900
f. Community-based services:	1.47.004
g. MH/MR/DD/BI community service (local purchase):	147,084
g. MH/MR/DD/BI community service (local purchase):\$	13,038,763

Sec. 11. SOCIAL SERVICES BLOCK GRANT PLAN. The department of human services during each state fiscal year shall develop a plan for the use of federal social services block grant funds for the subsequent state fiscal year.

The proposed plan shall include all programs and services at the state level which the department proposes to fund with federal social services block grant funds, and shall identify state and other funds which the department proposes to use to fund the state programs and services.

The proposed plan shall also include all local programs and services which are eligible to be funded with federal social services block grant funds, the total amount of federal social services block grant funds available for the local programs and services, and the manner of distribution of the federal social services block grant funds to the counties. The proposed plan shall identify state and local funds which will be used to fund the local programs and services.

The proposed plan shall be submitted with the department's budget requests to the governor and the general assembly.

- Sec. 12. PROJECTS FOR ASSISTANCE IN TRANSITION FROM HOMELESSNESS. Upon receipt of the minimum formula grant from the federal alcohol, drug abuse, and mental health administration to provide mental health services for the homeless, the division of mental health, mental retardation, and developmental disabilities of the department of human services shall assure that a project which receives funds under the formula grant from either the federal or local match share of 25 percent in order to provide outreach services to persons who are chronically mentally ill and homeless or who are subject to a significant probability of becoming homeless shall do all of the following:
- 1. Provide community mental health services, diagnostic services, crisis intervention services, and habilitation and rehabilitation services.
- 2. Refer clients to medical facilities for necessary hospital services, and to entities that provide primary health services and substance abuse services.
- 3. Provide appropriate training to persons who provide services to persons targeted by the grant.
 - 4. Provide case management to homeless persons.
- 5. Provide supportive and supervisory services to certain homeless persons living in residential settings which are not otherwise supported.
- 6. Projects may expend funds for housing services including minor renovation, expansion and repair of housing, security deposits, planning of housing, technical assistance in applying for housing, improving the coordination of housing services, the costs associated with matching eligible homeless individuals with appropriate housing, and one-time rental payments to prevent eviction.

Sec. 13. CHILD CARE AND DEVELOPMENT BLOCK GRANT. There is appropriated from the fund created by section 8.41 to the department of human services for the federal fiscal year beginning October 1, 1995, and ending September 30, 1996, the following amount:

.....\$ 8,306,132

Funds appropriated by this subsection are the funds anticipated to be received from the federal government under Pub. L. No. 101-508, section 5082, which provides for the child care and development block grant. The department shall expend the funds appropriated by this section as provided in the federal law making the funds available and in conformance with chapter 17A.

Sec. 14. PROCEDURE FOR REDUCED FEDERAL FUNDS.

- 1. If the funds received from the federal government for the block grants specified in this Act are less than the amounts appropriated, the funds actually received shall be prorated by the governor for the various programs, other than for the rape prevention program under section 4, subsection 3 of this Act, for which each block grant is available according to the percentages that each program is to receive as specified in this Act. However, if the governor determines that the funds allocated by the percentages will not be sufficient to effect the purposes of a particular program, or if the appropriation is not allocated by percentage, the governor may allocate the funds in a manner which will effect to the greatest extent possible the purposes of the various programs for which the block grants are available.
- 2. Before the governor implements the actions provided for in subsection 1, the following procedures shall be taken:
- a. The chairpersons and ranking members of the senate and house standing committees on appropriations, the appropriate chairpersons and ranking members of subcommittees of those committees, and the director of the legislative fiscal bureau shall be notified of the proposed action.
- b. The notice shall include the proposed allocations, and information on the reasons why particular percentages or amounts of funds are allocated to the individual programs, the departments and programs affected, and other information deemed useful. Chairpersons notified shall be allowed at least two weeks to review and comment on the proposed action before the action is taken.

Sec. 15. PROCEDURE FOR INCREASED FEDERAL FUNDS.

- 1. If funds received from the federal government in the form of block grants exceed the amounts appropriated in sections 1, 2, 3, 4, 5, 7, 8, 10, and 13 of this Act, the excess shall be prorated to the appropriate programs according to the percentages specified in those sections, except additional funds shall not be prorated for administrative expenses.
- 2. If funds received from the federal government from block grants exceed the amount appropriated in section 9 of this Act, 15 percent of the excess shall be allocated to the low-income residential weatherization program.
- 3. If funds received from the federal government from community services block grants exceed the amount appropriated in section 6 of this Act, 100 percent of the excess is allocated to the community services block grant program.
- Sec. 16. PROCEDURE FOR CONSOLIDATED, CATEGORICAL, OR EXPANDED FED-ERAL BLOCK GRANTS. Notwithstanding section 8.41, federal funds made available to the state which are authorized for the federal fiscal year beginning October 1, 1995, resulting from the federal government consolidating former categorical grants into block grants, or which expand block grants included in Pub. L. No. 97-35, to include additional programs formerly funded by categorical grants, which are not otherwise appropriated by the general assembly, are appropriated for the programs formerly receiving the categorical grants, subject to the conditions of this section. The governor shall, whenever possible, allocate from the block grant to each program in the same proportion as the amount of

federal funds received by the program during the federal fiscal year beginning October 1, 1994, as modified by the 1995 Session of the Seventy-sixth General Assembly for the state fiscal year beginning July 1, 1995, compared to the total federal funds received in the federal fiscal year beginning October 1, 1994, by all programs consolidated into the block grant. However, if one agency did not have categorical funds appropriated for the federal fiscal year beginning October 1, 1994, but had anticipated applying for funds during the federal fiscal year beginning October 1, 1995, the governor may allocate the funds in order to provide funding.

If the amount received in the form of a consolidated or expanded block grant is less than the total amount of federal funds received for the programs in the form of categorical grants for the federal fiscal year beginning October 1, 1994, state funds appropriated to the program by the general assembly to match the federal funds shall be reduced by the same proportion of the reduction in federal funds for the program. State funds released by the reduction shall be deposited in a special fund in the state treasury and are available for appropriation by the general assembly. The governor shall notify the chairpersons and ranking members of the senate and house standing committees on appropriations, the appropriate chairpersons and ranking members of the subcommittees of those committees, and the legislative fiscal director before making the allocation of federal funds or any proportional reduction of state funds under this section. The notice shall state the amount of federal funds to be allocated to each program, the amount of federal funds received by the program during the federal fiscal year beginning October 1, 1994, the amount by which state funds for the program will be reduced according to this section and the amount of state funds received by the program during the state fiscal year beginning July 1, 1994. Chairpersons notified shall be allowed at least two weeks to review and comment on the proposed action before the action is taken.

If the amount received in the form of a consolidated or expanded block grant is more than the total amount of federal funds received for the programs in the form of categorical grants for the federal fiscal year beginning October 1, 1994, the excess funds shall be deposited in the special fund created in section 8.41 and are subject to the provisions of that section.

- Sec. 17. PROCEDURE FOR EXPENDITURE OF ADDITIONAL FEDERAL FUNDS. If other federal grants, receipts, and funds and other nonstate grants, receipts, and funds become available or are awarded which are not available or awarded during the period in which the general assembly is in session, but which require expenditure by the applicable department or agency prior to March 15 of the fiscal year beginning July 1, 1995, and ending June 30, 1996, these grants, receipts, and funds are appropriated to the extent necessary, provided that the fiscal committee of the legislative council is notified within thirty days of receipt of the grants, receipts, or funds and the fiscal committee of the legislative council has an opportunity to comment on the expenditure of the grants, receipts, or funds.
- Sec. 18. DEPARTMENT OF AGRICULTURE AND LAND STEWARDSHIP. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of agriculture and land stewardship for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

1. For plant and animal disease and pest control, grant number 10025:	
\$	665,540
2. For assistance for intrastate meat and poultry, grant number 10475:	,
\$	954,286
3. For farmers market nutrition program, grant number 10577:	·
\$	412,981

4. For soil and water conservation, grant number 10902:	
 \$	57,000
5. For food and drug – research grants, grant number 13103:	
\$	154,522
6. For surface coal mining regulation, grant number 15250:	
\$ 5 D 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	153,169
7. For abandoned mine land reclamation, grant number 15252:	3,462,736
8. For pesticide enforcement program, grant number 66700:	3,402,730
s. To pesticide emoreement program, grant number 55755.	672,170
9. For pesticide certification program, grant number 66720:	0.2,1.0
\$	65,520

- Sec. 19. DEPARTMENT OF JUSTICE. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of justice for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 20. OFFICE OF AUDITOR OF STATE. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the office of auditor of state for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 21. DEPARTMENT FOR THE BLIND. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department for the blind for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

1. For vocational rehabilitation – FICA, grant number 13802:	
\$	286,876
2. For assistive technology information network, grant number 84224:	
\$	22,980
3. For rehabilitation services – basic support, grant number 84126:	,-
\$	4,394,181
4. For rehabilitation training, grant number 84129:	, ,
\$	18,894
5. For independent living project, grant number 84169:	,
\$	110,857
6. For older blind, grant number 84177:	110,001
c. For older billia, grant handber offer.	192,240
7. For supported employment, grant number 84187:	132,240
7. Por supported employment, grant number 64167.	E2 E41
Ф	52,541

- Sec. 22. CAMPAIGN FINANCE DISCLOSURE COMMISSION. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the campaign finance disclosure commission for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 23. IOWA STATE CIVIL RIGHTS COMMISSION. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the

fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the Iowa state civil rights commission for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.

- Sec. 24. COLLEGE STUDENT AID COMMISSION. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the college student aid commission for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 25. DEPARTMENT OF COMMERCE. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of commerce for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 26. DEPARTMENT OF CORRECTIONS. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of corrections for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 27. DEPARTMENT OF CULTURAL AFFAIRS. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of cultural affairs for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

E24 E72	1. For historic preservation grants-in-aid, grant number 15904:
524,572	2. For promotion of the arts – education, grant number 45003:
95,500	\$
	3. For promotion of the arts - federal and state, grant number 45007:
471,000	\$
	4. For promotion of the arts – special projects, grant number 45011:
102,825	\$

Sec. 28. DEPARTMENT OF ELDER AFFAIRS. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of elder affairs for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

\$ 2,212,9	91
2. For senior community service employment program, grant number 17235:	
\$ 1,035,2	95
3. For prevention of elder abuse, grant number 93041:	
\$ 28,1	61
4. For preventive health, grant number 93043:	
\$ 201,5	04
5. For supportive services, grant number 93044:	
\$ 4,516,2	82
6. For nutrition, grant number 93045:	
\$ 6,038,8	94

7. For frail elderly, grant number 93046:	
\$	83,704
8. For ombudsman activity, grant number 93042:	,
\$	54.182
9. For benefits counseling, grant number 93049:	0 2,102
\$	26,242

Sec. 29. DEPARTMENT OF EMPLOYMENT SERVICES. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of employment services for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

10,000
,
109,068
,
1,400,416
97,206
108,885
10,720,817
19,730,000
1,676,362
1,016,101
1,382,805
184,010,000

- Sec. 30. DEPARTMENT OF GENERAL SERVICES. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of general services for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 31. OFFICES OF THE GOVERNOR AND LIEUTENANT GOVERNOR. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the offices of the governor and lieutenant governor for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 32. DEPARTMENT OF HUMAN RIGHTS. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of human rights for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

1. For juvenile justice and delinquency prevention, grant number 16540:	
\$	612,558
2. For weatherization assistance, grant number 81042:	
\$	4,992,011
3. For client assistance, grant number 84161:	
\$	100,000
4. For low-income home energy assistance, grant number 93568:	
\$	26,290,443
5. For community services block grant, grant number 93572:	
\$	4,418,251

Sec. 33. DEPARTMENT OF INSPECTIONS AND APPEALS. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of inspections and appeals for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

1. For assistance for intrastate meat and poultry, grant number 10475:

\$	28,085
2. For food and drug - research grants, grant number 13103:	,
\$	8,388
3. For Title XVIII medicare inspections, grant number 13773:	•
\$\$	1,685,106
4. For state medicaid fraud control unit, grant number 13775:	
\$	14,762
5. For state medicaid fraud control, grant number 93775:	
\$	305,954
4. For state medicaid fraud control unit, grant number 13775:	14,762

- Sec. 34. JUDICIAL DEPARTMENT. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the judicial department for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 35. IOWA LAW ENFORCEMENT ACADEMY. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the Iowa law enforcement academy for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 36. DEPARTMENT OF MANAGEMENT. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of management for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 37. DEPARTMENT OF NATURAL RESOURCES. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of natural resources for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

1. For forestry incentive program, grant number 10064:	
\$	1,235,000
2. For cooperative forestry assistance, grant number 10664:	
\$	485 000

3. For surface coal mining regulation, grant number 15250:	
\$	28,894
4. For fish restoration, grant number 15605:	•
\$	3,855,000
5. For wildlife restoration, grant number 15611:	
\$	2,700,000
6. For rare and endangered species conservation, grant number 15612:	
\$	21,575
7. For acquisition, development, and planning, grant number 15916:	
\$	250,000
8. For recreation boating safety financial assistance, grant number 20005:	
\$	494,000
9. For Clean Lakes Act, grant number 66435:	
\$	440,501
10. For consolidated environmental programs support, grant number 6660	00:
\$	8,993,210
11. For energy conservation, grant number 81041:	
\$	431,006
12. For grants for local government, grant number 81052:	
\$	695.853

- Sec. 38. BOARD OF PAROLE. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the board of parole for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 39. DEPARTMENT OF PERSONNEL. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of personnel for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 40. DEPARTMENT OF PUBLIC DEFENSE. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of public defense for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

1. For military operations – Army national guard, grant number 12991:	
\$	7,612,676
2. For superfund authorization, grant number 83011:	
\$	79,000
3. For federal hazmat training, grant number 83012:	
\$	3,430
4. For emergency management training, grant number 83403:	•
·	6 000
•	0,000
c ror omorgono, managomont applicance, grant number cocce.	920 250
6 For state disaster preparedness grants, grant number 92505.	320,230
, i i	20.000
• • • • • • • • • • • • • • • • • • • •	20,000
7. For state and local emergency operation centers, grant number 83512:	
\$	2,000,000
8. For disaster assistance, grant number 83516:	
\$	16,681,513
5. For emergency management assistance, grant number 83503: 6. For state disaster preparedness grants, grant number 83505: 7. For state and local emergency operation centers, grant number 83512: 8. For disaster assistance, grant number 83516:	6,000 920,250 20,000 2,000,000 16,681,513

- 9. For hazard mitigation, grant number 83519:
 \$ 430,000
- Sec. 41. PUBLIC EMPLOYMENT RELATIONS BOARD. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the public employment relations board for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 42. STATE BOARD OF REGENTS. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the state board of regents for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

1. For agricultural experiment, grant number 10203:	
	\$ 3,870,819
2. For 1890 land grant colleges, grant number 10205:	* 50.000
3. For cooperative extension service, grant number 10500:	\$ 50,000
5. For cooperative extension service, grant number 10500:	\$ 8,500,000
4. For school breakfast program, grant number 10553:	, 0,000,000
	\$ 9,054
5. For school lunch program, grant number 10555:	
C. Farmeternal and shift health mant arms has 19110	\$ 209,429
6. For maternal and child health, grant number 13110:	\$ 104,276
7. For cancer treatment research, grant number 13395:	, 101,270
	\$ 40,805
8. For general research, grant number 83500:	
	\$ 226,358,348
9. For education of handicapped children, grant number 84009:	\$ 20,713
10. For handicapped – state grants, grant number 84027:	p 20,713
	\$ 272,050
	•

- Sec. 43. DEPARTMENT OF REVENUE AND FINANCE. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of revenue and finance for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 44. OFFICE OF SECRETARY OF STATE. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the office of secretary of state for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 45. IOWA STATE FAIR AUTHORITY. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the Iowa state fair authority for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 46. OFFICE OF STATE-FEDERAL RELATIONS. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the

fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the office of state-federal relations for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.

- Sec. 47. OFFICE OF TREASURER OF STATE. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the office of treasurer of state for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 48. DEPARTMENT OF PUBLIC SAFETY. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of public safety, for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

1. For department of housing and urban development, grant number 14000:	
\$	25,000
2. For department of justice, grant number 16000:	
\$	480,000
3. For marijuana control, grant number 16580:	•
\$	58,000
4. For state and community highway safety, grant number 20600:	,
	3,587,883
······································	0,00.,000

Sec. 49. IOWA DEPARTMENT OF PUBLIC HEALTH. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the Iowa department of public health for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

1. For women, infants, and children, grant number 10557:	
<u></u> \$	29,397,925
2. For food and drug – research grants, grant number 13103:	
\$	10,802
3. For primary care services, grant number 13130:	
\$	144,715
4. For health services - grants and contracts, grant number 13226:	,-
\$	185,605
5. For drug abuse research grant, grant number 13279:	ŕ
S. 1 of all ag ababb robbation grain, grain mander robbation \$	49,200
······································	10,200
6. For prevention disability, grant number 13283:	00.000
	89,636
7. For asbestos enforcement, grant number 66706:	
\$	16,739
8. For health programs for refugees, grant number 13987:	
s. Tot mount programs for roragoos, grams manager roses.	37,980
9. For alcohol and drug abuse block grant, grant number 13992:	07,000
A	10 215 224
	12,315,234
10. For radon control, grant number 66032:	
\$	348,853
11. For toxic substance compliance monitoring, grant number 66701:	
\$	169,871
12 For ashastas anforcement program grant number 66702:	100,071
12. For asbestos enforcement program, grant number 66702:	155.051
	155,051

13. For drug-free schools – communities, grant number 84186:		
14. For hazardous waste, grant number 66802:	. \$	1,084,256
	. \$	50,596
15. For regional delivery systems, grant number 93110:	\$	242,076
16. For TB control – elimination, grant number 93116:		•
17. For AIDS prevention project, grant number 93118:		211,649
18. For physician education, grant number 93161:	. \$	1,106,712
	. \$	386,405
19. For childhood lead abatement, grant number 93197:	. \$	730,303
20. For family planning projects, grant number 93217:	\$	598,468
21. For immunization program, grant number 93268:		
22. For needs assessment grant, grant number 93283:		1,498,835
23. For model programs for adolescents, grant number 93902:	\$	1,385,046
	. \$	702,961
24. For rural health, grant number 93913:	. \$	43,341
25. For HIV cares grants, grant number 93917:	. \$	333,799
26. For trauma care, grant number 93953:		120,767
27. For preventive health services, grant number 93977:		·
28. For preventive health blocks, grant number 93991:	. \$	585,877
29. For maternal and child health block grant, grant number 93994		1,807,096
		6,927,002
30. For Aids prevention project, grant number 93940:	. \$	52,135
31. For substance abuse program grants, grant number 93959:	e	685,751
32. For refugee health, grant number 93987:		
33. For alcohol/drug abuse block grant, grant number 93992:	. \$	11,164
	. \$	29,680
Sec. 50. DEPARTMENT OF HUMAN SERVICES. Federal grants, and other nonstate grants, receipts, and funds, available in whole or i year beginning July 1, 1995, and ending June 30, 1996, are appropriate	n part for	the fiscal

Sec. 50. DEPARTMENT OF HUMAN SERVICES. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of human services, for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

1. For food stamps, grant number 10551:

\$	3,843,072
2. For administration expense for food stamps, grant number 10561:	. ,
\$	10,435,468
3. For commodity support food program, grant number 10565:	, ,
\$	309,557

4. For temporary emergency food assistance, grant number 10568:	
5. For child care planning and development, grant number 13673:	332,440
6. For Title XVIII medicare inspections, grant number 13773:	14,281
7. For foster grandparents program, grant number 72001:	100,000
8. For retired senior volunteer program, grant number 72002:	351,430
9. For child care for at-risk families, grant number 93574:	12,263
\$ 10. For projects with industries, grant number 84128:	197,708
\$ 11. For mental health, grant number 93125:	462,765
12. For mental health training, grant number 93244:	105,679
13. For family support payments to states, grant number 93560:	300,000
13. For job opportunities and basic skills training, grant number 93561:	95,524,994
14. For job opportunities and basic skins training, grant number 93561: 15. For child support enforcement, grant number 93563:	13,218,008
\$	20,497,111
16. For refugee and entrant assistance, grant number 93566:	4,686,585
17. For child care development block grant, grant number 93575:	8,546,421
18. For developmental disabilities basic support, grant number 93630:	854,067
19. For children's justice, grant number 93643:	171,347
20. For child welfare services, grant number 93645:	4,962,484
21. For crisis nursery, grant number 93656:	136,242
22. For foster care Title IV-E, grant number 93658:\$	18,493,805
23. For adoption assistance, grant number 93659:	7,898,799
24. For social services block grant, grant number 93667:	31,975,889
25. For child abuse basic, grant number 93669:	280,024
26. For child abuse challenge, grant number 93672:	57,507
27. For development of dependent care, grant number 93673:	•
28. For Title IV-E independent living, grant number 93674:	50,601
29. For sexually transmitted disease control program, grant number 937	
30. For medical assistance, grant number 93778:	2,662,000
\$	777,216,322

31. For community mental health services, grant number 93958: 2,100,000
Sec. 51. DEPARTMENT OF ECONOMIC DEVELOPMENT. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for
the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the
department of economic development for the purposes set forth in the grants, receipts, or
conditions accompanying the receipt of the funds, unless otherwise provided by law, in
the following amounts for the purposes indicated.
1. For department of agriculture, grant number 10000:
2. For young adult conservation corps, grant number 10663:
\$ 750,000
3. For state and local planning, grant number 11305:
72,000
4. For procurement office/department of defense, grant number 12600:
5. For community development block grant state program, grant number 14228:
\$ 44,402,179
6. For national Affordable Housing Act, grant number 14239:
\$ 9,715,815
7. For department of labor, grant number 17000:
\$ 319,028
8. For Job Training Partnership Act, grant number 17250:
9. For small business administration tree program, grant number 59045:
\$ 160,000
10. For community service act funds, grant number 94003:
\$ 946,000
11. For Job Training Partnership Act – dislocated workers, grant number 17246:
\$ 7,229,202
Sec. 52. STATE DEPARTMENT OF TRANSPORTATION. Federal grants, receipts,
and funds and other nonstate grants, receipts, and funds, available in whole or in part for
the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the
state department of transportation for the purposes set forth in the grants, receipts, or
conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.
1. For airport improvement program – federal aviation administration, grant number
20106:
\$ 100,000
2. For highway research, plan and construction, grant number 20205:
\$ 269,267,000
3. For motor carrier safety assistance, grant number 20217:
4. For local rail service assistance, grant number 20308:
4. For local ran service assistance, grant number 20008
5. For urban mass transportation, grant number 20507:
\$ 2,000,000
Sec. 53. DEPARTMENT OF EDUCATION. Federal grants, receipts, and funds and

Sec. 53. DEPARTMENT OF EDUCATION. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the department of education for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

1. For school breakfast program, grant number 10553:	
2. For school lunch program, grant number 10555:	5,512,500
3. For special milk program for children, grant number 10556:	44,210,250
4. For child care food program, grant number 10558:	252,000
\$	17,565,030
5. For summer food service for children, grant number 10559:	1,075,725
6. For administration expenses for child nutrition, grant number 10560:	883,485
7. For public telecommunication facilities, grant number 11550:	150,000
8. For vocational rehabilitation – state supplementary assistance, grant n	umber 13625:
9. For vocational rehabilitation – FICA, grant number 13802:	350,572
10. For nutrition education and training, grant number 10564:	9,025,345
\$ 11. For mine health and safety, grant number 17600:	115,000
\$	80,000
12. For veterans education, grant number 64111:	172,270
13. For asbestos enforcement program, grant number 66702:	6,000
14. For adult education, grant number 84002:\$	892,176
15. For bilingual education, grant number 84003:	75,000
16. For civil rights, grant number 84004:	•
17. For education of handicapped children, grant number 84009:	308,622
	657,000
19. For migrant education, grant number 84011:	46,000,000
20. For educationally deprived children, grant number 84012:	250,000
\$	400,000
21. For education for neglected – delinquent children, grant number 840	300,000
22. For handicapped education, grant number 84025:	98,000
23. For handicapped – state grants, grant number 84027:	25,558,783
24. For handicapped professional preparation, grant number 84029:	118,000
25. For public library services, grant number 84034:	·
26. For interlibrary cooperation, grant number 84035:	971,153
\$ 27. For vocational education – state grants, grant number 84048:	229,155
\$	9,795,940

28. For vocational education - consumer and homemaking, grant number	
29. For vocational education – state advisory councils, grant number 84053	393,572 ₃.
\$	179,289
30. For national diffusion network, grant number 84073:	95,405
31. For rehabilitation services – basic support, grant number 84126:	ŕ
32. For rehabilitation training, grant number 84129:	16,629,105
\$	59,689
33. For chapter 2 block grant, grant number 84151:	4,171,482
34. For public library construction, grant number 84154:	
35. For transition services, grant number 84158:	200,000
\$	124,379
36. For emergency immigrant education, grant number 84162:	58,395
37. For EESA Title II, grant number 84164:	1 716 566
38. For independent living project, grant number 84169:	1,716,566
39. For education of handicapped – incentive, grant number 84173:	337,007
\$	3,999,180
40. For education of handicapped – infants and toddlers, grant number 841	181: 1,980,000
41. For Byrd scholarship program, grant number 84185:	
42. For drug free schools/communities, grant number 84186:	219,000
\$	2,905,925
43. For supported employment, grant number 84187:	271,267
44. For homeless youth and children, grant number 84196:	
45. For vocational education-community, grant number 84174:	189,344
\$	135,271
46. For even start, grant number 84213:\$	670,265
47. For E.C.I.A. capital expense, grant number 84216:	E00.000
48. For E.C.I.A. state improvements, grant number 84218:	500,000
\$	400,000
49. For foreign language assistance, grant number 84249:	136,491
50. For literacy resource center, grant number 84254:	73,458
51. For AIDS prevention project, grant number 93118:	73,436
52. For headstart collaborative grant, grant number 93600:	265,000
\$	128,816
53. For serve America, grant number 94001:\$	177,784
54. For youth apprenticeship, grant number 17249:	•
\$	223,323

55. For environment education grants, grant number 66951:	
\$	5,000
56. For teacher preparation education, grant number 84243:	
\$	1,216,528
57. For department of education contracts, grant number 84999:	-,,
\$	50,000
58. For child development association scholarship, grant number 93614:	,
 \$	14,840

- Sec. 54. COMMISSION OF VETERANS AFFAIRS. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the commission of veterans affairs for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law.
- Sec. 55. GOVERNOR'S ALLIANCE ON SUBSTANCE ABUSE. Federal grants, receipts, and funds and other nonstate grants, receipts, and funds, available in whole or in part for the fiscal year beginning July 1, 1995, and ending June 30, 1996, are appropriated to the governor's alliance on substance abuse for the purposes set forth in the grants, receipts, or conditions accompanying the receipt of the funds, unless otherwise provided by law, in the following amounts for the purposes indicated.

For narcotics control assistance, grant number 16579:
......\$ 13,267,000

Sec. 56. 1993 Iowa Acts, chapter 168, section 7, is amended by adding the following new subsection:

<u>NEW SUBSECTION</u>. 3. There is appropriated from the fund created by section 8.41 to the department of economic development for the federal fiscal year beginning October 1, 1993, and ending September 30, 1994, the following amount:

Funds appropriated by this subsection are community development block grant funds awarded to the state under public law No. 103-211, Emergency Supplemental Appropriations Act of 1994. The department of economic development shall expend the funds appropriated by this subsection as provided in the federal law making the funds available and in conformance with chapter 17A. An amount not exceeding 1.8 percent of the funds awarded shall be used by the department for administrative expenses. From the funds set aside for administrative expenses, the department shall pay to the auditor of state an amount sufficient to pay the cost of auditing the use and administration of the state's portion of the funds appropriated in this subsection.

- Sec. 57. Sections 16 and 56 of this Act, being deemed of immediate importance, take effect upon enactment.
- Sec. 58. Section 56 of this Act is retroactively applicable to October 1, 1993, and is applicable on and after that date.

Approved May 16, 1995