

Finance 4/13 Do Pass 4/13 (p. 153.)

FILED APR 12 1984

SENATE FILE 2344

BY COMMITTEE ON APPROPRIATIONS

House File 2520 substituted 4/16

(FORMERLY SSB 2266)
Approved 4/12 (p. 1476)

Passed Senate, Date _____ Passed House, Date _____
Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____
Approved _____

A BILL FOR

1 An Act relating to and appropriating from the general fund of
2 the state and various trust funds for various operations
3 and grants and aids to departments and agencies of the
4 state whose responsibility relates to agricultural affairs,
5 economic development, and energy and natural resources
6 management.

7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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S. 2344

1 Section 1. DEPARTMENT OF AGRICULTURE. There is
2 appropriated from the general fund of the state and the trust
3 funds indicated to the department of agriculture for the
4 fiscal year beginning July 1, 1984 and ending June 30, 1985
5 the following amounts, or so much thereof as is necessary,
6 to be used for the purposes designated:

7
8 1984-1985
Fiscal Year

9 1. GENERAL ADMINISTRATION

10 a. From the general fund for sala-
11 ries, support, maintenance, and mis-
12 cellaneous purposes \$ 1,334,686

13 b. From the fertilizer fund to be
14 transferred to the administration
15 division \$ 39,216

16 c. From the dairy trade practice
17 fund to be transferred to the adminis-
18 tration division \$ 68,147

19 d. From the commercial feed fund
20 to be transferred to the administra-
21 tion division \$ 39,216

22 The department of agriculture shall establish annual
23 subscription fees for the regular and periodic publications
24 of the department. Fees collected from subscribers shall
25 be deposited in the general fund of the state.

26 2. REGULATORY DIVISION

27 From the general fund for salaries,
28 support, maintenance, and miscella-
29 neous purposes \$ 3,502,830

30 It is a condition of the funds appropriated by this
31 subsection that the department of agriculture is required
32 to inspect a food service establishment only once a year,
33 notwithstanding the provisions of section 170A.3 requiring
34 an inspection twice a year.

35 3. LABORATORY DIVISION

1 a. From the general fund for sala-
2 ries, support, maintenance, and mis-
3 cellaneous purposes \$ 622,863
4 b. From the commercial feed fund
5 to be transferred to the laboratory
6 division \$ 695,379
7 c. From the pesticide fund to be
8 transferred to the laboratory division \$ 423,803
9 d. From the fertilizer fund to
10 be transferred to the laboratory
11 division \$ 619,443

12 Sec. 2. STATE CONSERVATION COMMISSION. There is
13 appropriated from the general fund of the state and the funds
14 indicated to the state conservation commission and its
15 divisions for the fiscal year beginning July 1, 1984 and
16 ending June 30, 1985 the following amounts, or so much thereof
17 as may be necessary, to be used for the purposes designated:

18 1984-1985
19 Fiscal Year

20 1. DIVISION OF LANDS AND WATERS
21 a. For deposit in the state conser-
22 vation fund from the general fund of
23 the state for salaries, support, main-
24 tenance, equipment, and miscellaneous
25 purposes and for maintenance of state
26 parks, waters, and forests, and in-
27 cluding not more than one million five
28 hundred six thousand three hundred
29 sixty-eight (1,506,368) dollars dur-
30 ing the fiscal year beginning July 1,
31 1984 which shall be available for the
32 administration fund from the state
33 conservation fund in compliance with
34 section 107.17 \$ 6,358,259
35 b. For deposit in the state conservation fund from fees

1 deposited under section 321G.7 not more than one hundred
2 thousand (100,000) dollars for the development and mainte-
3 nance of snowmobile facilities on lands under the jurisdiction
4 of the commission.

5 2. DIVISION OF FISH AND GAME

6 a. From the state fish and game
7 protection fund for salaries, support,
8 maintenance, equipment, and miscella-
9 neous purposes including not more than
10 one million eight hundred seventy-one
11 thousand one hundred fifty-nine
12 (1,871,159) dollars during the fiscal
13 year beginning on July 1, 1984 which
14 shall be available each fiscal year
15 from the state fish and game protec-
16 tion fund for the administration fund
17 in compliance with section 107.17 \$11,889,632

18 b. From the fees deposited under section 321G.7 to the
19 fish and game protection fund not more than fifty thousand
20 four hundred sixty-one (50,461) dollars for enforcement of
21 snowmobile laws as part of the state snowmobile program.

22 c. From the fees deposited under section 106.52 to the
23 fish and game protection fund not more than seven hundred
24 fifty-seven thousand five hundred (757,500) dollars for
25 administration and enforcement of navigation laws and water
26 safety.

27 d. Funds remaining in the fish and game protection fund
28 during the fiscal year 1984-1985 which are not specifically
29 appropriated by this section are appropriated and may be used
30 for capital projects and contingencies arising during the
31 fiscal year beginning July 1, 1984. A contingency shall not
32 include any purpose or project which was presented to the
33 general assembly by way of a bill or a proposed bill and which
34 failed to be enacted into law. For the purpose of this
35 subsection, a necessity of additional operating funds may

1 be construed as a contingency. Before any of the funds
 2 authorized to be expended by this subsection are allocated
 3 for contingencies, it shall be determined by the executive
 4 council, that a contingency exists and that the contingency
 5 was not existent while the general assembly was in session
 6 and that the proposed allocation shall be for the best
 7 interests of the state. If a contingency arises or could
 8 reasonably be foreseen during the time the general assembly
 9 is in session, expenditures for the contingency must be
 10 authorized by the general assembly.

11 3. STATE ADVISORY BOARD FOR PRE-
 12 SERVES

13 From the general fund of the state
 14 for salaries, support, maintenance,
 15 and miscellaneous purposes for carry-
 16 ing out the duties of the board \$ 50,093

17 4. GREEN THUMB PROGRAM

18 From the general fund for deposit
 19 in the green thumb fund under the
 20 green thumb program established pur-
 21 suant to chapter 601H \$ 95,000

22 Sec. 3. MARINE FUEL TAX FUND. There is appropriated from
 23 the marine fuel tax fund to the state conservation commission
 24 and its divisions for the fiscal year beginning July 1, 1984
 25 and ending June 30, 1985 the following amounts, or so much
 26 thereof as is necessary, to be used for the purposes
 27 designated:

28 1. For deposit in the state conservation fund not more
 29 than three hundred two thousand (302,000) dollars for
 30 maintenance and development of boating facilities and access
 31 to public waters.

32 2. For deposit in the state fish and game protection fund
 33 not more than one hundred sixty-eight thousand five hundred
 34 twenty-three (168,523) dollars for the administration and
 35 enforcement of navigation laws and boat safety.

1 The balance of the amounts computed as provided in sec-
2 tion 324.84 for the fiscal year beginning July 1, 1984 and
3 ending June 30, 1985 is appropriated for the purposes provided
4 in section 324.79, subsections 1, 2, 3 and 5. The unencumbered
5 or unobligated balances of funds specifically allocated for
6 such projects for the fiscal year ending June 30, 1985, shall
7 revert on June 30, 1987 to the fund from which appropriated.

8 Sec. 4. ADMINISTRATION FUND.

9 1. All receipts, refunds, and reimbursements related to
10 activities funded by the administration fund are appropriated
11 to the administration fund. All refunds and reimbursements
12 relating to activities of the state fish and game protection
13 fund shall be credited to the state fish and game protection
14 fund.

15 2. The state conservation commission shall establish a
16 priority list of watersheds above publicly-owned lakes and
17 areas within those watersheds which are of highest importance
18 based on soil loss to be used for the allocation of funds
19 set aside in subsection 3 of section 15 of this Act for
20 permanent soil conservation practices on watersheds above
21 publicly-owned lakes.

22 3. Members of the state conservation commission shall
23 be limited to the normal mileage reimbursement for travel
24 to commission meetings. Except for out-of-state trips
25 authorized by the executive council, state aircraft shall
26 not be used to transport commissioners to meetings unless
27 the individual commissioner reimburses the state for costs
28 exceeding the amount the commissioner would have been
29 reimbursed for mileage.

30 Sec. 5. OPEN SPACES SCHOOL TAX PAYMENT. There is
31 appropriated from the general fund of the state to the state
32 conservation commission the amount of forty-two thousand
33 (42,000) dollars to pay school taxes for the fiscal year
34 beginning July 1, 1984 on the lands acquired under the open
35 spaces acquisition program, commenced in Acts of the Sixty-

1 fifth General Assembly, 1973 Session, chapter 74, which would
2 otherwise be subject to the levy of school taxes. The assessed
3 value of the open spaces land shall be that determined pursuant
4 to section 427.1, subsection 31, and the commission may protest
5 the assessed value in the manner provided by law for any
6 property owner to protest an assessment. For the purposes
7 of chapter 442, the assessed value of the open spaces land
8 shall be included in the valuation base of the school district
9 and the payments made pursuant to this section shall be
10 considered as property tax revenues and not as miscellaneous
11 income. The county treasurer shall certify the taxes due
12 to the commission. If the total amount of taxes due certified
13 to the commission exceeds the amount appropriated, the taxes
14 due shall be reduced proportionately so that the total amount
15 equals the amount appropriated.

16 Sec. 6. IOWA DEVELOPMENT COMMISSION. There is appropriated
17 from the general fund of the state to the Iowa development
18 commission for the fiscal year beginning July 1, 1984 and
19 ending June 30, 1985 the following amount, or so much thereof
20 as is necessary, to be used for the purposes designated:

21 1984-1985
22 Fiscal Year

23 1. For salaries, support, main-
24 tenance, and miscellaneous purposes \$ 3,139,975

25 2. SMALL BUSINESS DIVISION
26 For the salary of the division
27 director, support, maintenance and
28 miscellaneous purposes \$ 450,000

29 Not more than one hundred thousand (100,000) dollars ap-
30 propriated in this subsection shall be used for the purpose
31 of funding the division's administrative costs.

32 3. HIGH TECHNOLOGY COUNCIL
33 For support, maintenance and mis-
34 cellaneous purposes \$ 45,000

35 4. HIGH TECHNOLOGY COUNCIL

1 For high technology research
2 grants \$ 900,000

3 5. From funds appropriated by subsection 1, the Iowa
4 development commission shall allocate not to exceed thirty-
5 five thousand (35,000) dollars for the seven regional tourism
6 districts, not to exceed seven thousand (7,000) dollars per
7 district for each district which provides on a dollar-to-
8 dollar matching basis funds equal to the amount allocated
9 by the Iowa development commission.

10 6. IOWA PRODUCT DEVELOPMENT
11 CORPORATION FUND

12 For the purposes as provided in
13 section 28.89 \$ 200,000

14 Notwithstanding section 8.33, unencumbered and unobligated
15 funds appropriated in this subsection shall not revert to
16 the general fund.

17 Sec. 7. 1983 Iowa Acts, chapter 207, section 40, unnumbered
18 paragraph 3, is amended by striking the unnumbered paragraph.

19 Sec. 8. 1983 Iowa Acts, chapter 207, section 33, is amended
20 by adding the following new unnumbered paragraph:

21 NEW UNNUMBERED PARAGRAPH. Notwithstanding section 8.33,
22 unencumbered or unobligated funds appropriated in this section
23 for the fiscal year beginning July 1, 1983 and ending June
24 30, 1984, shall not revert to the general fund of the state.

25 Sec. 9. Section 28.89, Code Supplement 1983, is amended
26 to read as follows:

27 28.89 IOWA PRODUCT DEVELOPMENT CORPORATION FUND. There
28 is created an "Iowa product development corporation fund".
29 All funds of the corporation including the proceeds from the
30 issuance of notes or sale of bonds under this division, any
31 funds appropriated from the general fund to the corporation,
32 and other income derived from the exercise of authority granted
33 to the corporation under this division shall be paid to the
34 treasurer of state as an agent of the corporation and the
35 treasurer shall deposit the amounts in the Iowa product

1 development corporation fund. The money in the Iowa product
2 development corporation fund shall be paid out by warrants
3 signed by the ~~treasurer-of-state~~ state comptroller on
4 requisition of the president of the corporation. The money
5 in the Iowa product development corporation fund shall be
6 used for repayment of notes and bonds issued under this
7 division, the extension of financial aid granted by the
8 corporation under this division, and the amount remaining
9 may be used for the payment of the administrative and overhead
10 costs of the corporation to the extent required.

11 Sec. 10. ENERGY POLICY COUNCIL. There is appropriated
12 from the general fund of the state to the energy policy council
13 for the fiscal year beginning July 1, 1984 and ending June
14 30, 1985 the following amounts, or so much thereof as is
15 necessary, to be used for the purposes designated:

16
17 1984-1985
Fiscal Year

18 ENERGY POLICY COUNCIL

19 1. OPERATIONS

20 For salaries, support, mainte-
21 nance, and miscellaneous purposes \$ 355,125

22 2. PUBLIC BUILDINGS ENERGY

23 CONSERVATION ADMINISTRATION

24 For salaries, support, mainte-
25 nance, and miscellaneous purposes \$ 104,637

26 Sec. 11. STATE FAIR BOARD. There is appropriated from
27 the general fund of the state to the Iowa state fair board
28 for the fiscal year beginning July 1, 1984 and ending June
29 30, 1985 the following amounts, or so much thereof as is
30 necessary, to be used for the purposes designated:

31 1984-1985
Fiscal Year

33 1. For maintenance of state fair

34 buildings and grounds \$ 74,358

35 2. For premiums \$ 9,000

1 3. For state aid to agricultural
2 societies (local fairs) \$ 183,800

3 4. The appropriation contained in subsection 3 for state
4 aid to agricultural societies is conditional upon full
5 compliance with all other statutes which regulate and prescribe
6 the conditions under which the aid is available. The moneys
7 shall not be used for other than the payment of cash premiums,
8 and a county shall not receive more than one thousand eight
9 hundred thirty-eight (1,838) dollars except that in a county
10 where there are two definitely separate county extension
11 offices, each society shall receive state aid in the amount
12 it would be entitled to if it were the only society in the
13 county. In counties having more than one fair entitled to
14 state aid, the state aid available shall be prorated to the
15 fairs based on cash premiums paid by the fairs. If the amount
16 appropriated does not fund all claims, the state aid shall
17 be reduced proportionately to equal the amount appropriated.

18 Sec. 12. GEOLOGICAL SURVEY. There is appropriated from
19 the general fund of the state to the Iowa geological survey
20 for the fiscal year beginning July 1, 1984 and ending June
21 30, 1985 the following amounts, or so much thereof as is
22 necessary, to be used for the purposes designated:

23 1984-1985
24 Fiscal Year

25 1. For salaries, support, mainte-
26 nance, and miscellaneous purposes \$ 1,200,000

27 2. For reimbursement to federal
28 agencies for cooperative contracts \$ 262,833

29 Sec. 13. HERBERT HOOVER BIRTHPLACE FOUNDATION. There
30 is appropriated from the general fund of the state to the
31 Herbert Hoover birthplace foundation for the fiscal year
32 beginning July 1, 1984 and ending June 30, 1985 the following
33 amount, or so much thereof as is necessary, to be used for
34 the purposes designated:

35 1984-1985

1 Fiscal Year

2 For assistance with capital im-
3 provements \$ 1,500

4 Sec. 14. MISSISSIPPI RIVER PARKWAY COMMISSION. There
5 is appropriated from the general fund of the state to the
6 Mississippi river parkway commission for the fiscal year
7 beginning July 1, 1984 and ending June 30, 1985 the following
8 amount, or so much thereof as is necessary, to be used for
9 the purposes designated:

10 1984-1985
11 Fiscal Year

12 For support, maintenance, and
13 miscellaneous purposes \$ 14,580

14 Sec. 15. DEPARTMENT OF SOIL CONSERVATION. There is
15 appropriated from the general fund of the state to the
16 department of soil conservation for the fiscal year beginning
17 July 1, 1984 and ending June 30, 1985 the following amounts,
18 or so much thereof as is necessary, to be used for the purposes
19 designated:

20 1984-1985
21 Fiscal Year

22 1. For salaries, support, mainte-
23 nance, assistance to soil conservation
24 districts, and miscellaneous purposes \$ 3,702,191

25 2. For soil conservation grants which shall be allocated
26 by the state soil conservation committee as follows:

27 a. To conduct soil surveys in con-
28 junction with federal, state, and lo-
29 cal agencies in Iowa \$ 335,340

30 b. To finance the state share of
31 the small watershed program known as
32 the Pub. L. No. 566 program \$ 24,300

33 c. To provide financial incentives
34 for soil conservation practices in ac-
35 cordance with subsection 3 of this sec-

1 tion \$ 8,644,000

2 3. The following requirements apply to the funds
3 appropriated by subsection 2, paragraph c:

4 a. Not more than five percent may be allocated for cost
5 sharing to abate complaints filed under sections 467A.47 and
6 467A.48.

7 b. Not more than ten percent may be allocated for financial
8 incentives not exceeding seventy-five percent of the approved
9 cost of permanent soil conservation practices under chapter
10 467A on watersheds above publicly-owned lakes in accordance
11 with the priority list required in subsection 2 of section
12 4 of this Act.

13 c. The committee may allocate funds to conduct research
14 and demonstration projects to promote conservation tillage
15 practices.

16 d. Not more than ten percent of a district's allocation
17 may be allocated by the soil conservation district
18 commissioners for one-time incentive payments on the per acre
19 basis, but not exceeding ten dollars per acre, to encourage
20 no-till planting methods on Iowa land that is row cropped.

21 e. Except for the allocations subject to paragraphs a
22 and b, these funds shall not be used alone or in combination
23 with other public funds to provide a financial incentive
24 payment greater than fifty percent of the approved cost for
25 voluntary permanent soil conservation practices and priority
26 shall be given to family-operated farms.

27 4. The provisions of section 8.33 shall not apply to the
28 funds appropriated by subsection 2, paragraph "c".

29 Unencumbered or unobligated funds remaining on June 30, 1988
30 from funds appropriated for the fiscal year beginning July
31 1, 1984 shall revert to the general fund on September 30,
32 1988.

33 Sec. 16. 1983 Iowa Acts, chapter 207, section 54, is
34 amended to read as follows:

35 SEC. 54. There is appropriated from the general fund of

1 the state to the state soil conservation ~~commission~~ committee
2 for each the fiscal year ~~of the fiscal biennium~~ beginning
3 July 1, 1983 ~~and ending June 30, 1985~~, one million (1,000,000)
4 dollars and for the fiscal year beginning July 1, 1984, seven
5 hundred fifty thousand (750,000) dollars to be used for the
6 establishment of the revolving loan fund as provided in this
7 division.

8 Sec. 17. Section 467A.48, Code 1983, is amended to read
9 as follows:

10 467A.48 APPLICATION FOR PUBLIC COST-SHARING FUNDS. No
11 An owner or occupant of land in this state ~~shall be~~ is not
12 required to establish any a new permanent or temporary soil
13 and water conservation practice unless public or other cost-
14 sharing funds have been specifically approved for ~~such the~~
15 land and actually made available to the owner or occupant
16 in an amount equal to at least ~~seventy-five~~ fifty percent
17 of the cost of any the permanent soil and water conservation
18 practice, or an amount set by the state soil conservation
19 committee for any the temporary soil and water conservation
20 practice, except as otherwise provided by law with respect
21 to land classified as agricultural land under conservation
22 cover. The state soil conservation committee shall review
23 these requirements once each year, and may authorize soil
24 conservation district commissioners to make the mandatory
25 establishment of any a specified soil and water conservation
26 practice in any a particular case conditional on a higher
27 proportion of public cost-sharing than is required by this
28 section. When the commissioners have been so authorized,
29 they shall, in determining the amount of cost-sharing for
30 establishment of a specified soil and water conservation
31 practice to comply with an administrative order issued pursuant
32 to section 467A.47, consider the extent to which the practice
33 will contribute benefits to the public in relation to the
34 benefits that will accrue to the individual owner or occupant
35 of the land on which the practice is to be established.

1 Evidence that an application for public or other cost-sharing
2 funds, from a source or sources having authority to pay a
3 portion of the cost of work needed to comply with an
4 administrative order issued pursuant to section 467A.47, has
5 been submitted to the proper officer or agency shall constitute
6 commencement of ~~sueh~~ the work within the meaning of sections
7 467A.43 to 467A.53. Upon receiving evidence of the submission
8 of ~~sueh~~ the application, the commissioners shall forward to
9 the officer or agency to which the application was made a
10 written request to receive notification of the disposition
11 of ~~sueh~~ the application. When notified of the approval of
12 ~~sueh~~ the application, the commissioners shall issue to the
13 same parties who received the original administrative order,
14 or their successors in interest, a supplementary order, to
15 be delivered in the same manner as provided by sections 467A.43
16 to 467A.53 for delivery of original administrative orders.
17 The supplementary order shall state a time, not more than
18 six months after approval of the application for public cost-
19 sharing funds, by which the work needed to comply with the
20 original administrative order shall actually be commenced,
21 and a time thereafter when ~~sueh~~ the work is to be
22 satisfactorily completed. If feasible, that time shall be
23 within one year after the date of the supplementary order,
24 but the owner of land on which a soil and water conservation
25 practice is being established under this section shall not
26 be required to incur a cost ~~therefor~~ for it in any one calendar
27 year which exceeds ten dollars per acre for each acre of land
28 belonging to that owner and located in the county containing
29 the land on which the required practice is being established
30 or in counties contiguous ~~thereto~~ to the county.

31 Sec. 18. DEPARTMENT OF WATER, AIR AND WASTE MANAGEMENT.
32 There is appropriated from the general fund of the state to
33 the department of water, air and waste management for the
34 fiscal year beginning July 1, 1984 and ending June 30, 1985
35 the following amounts, or so much thereof as is necessary,

1 to be used for the purposes designated:

2
3 1984-1985
Fiscal Year

4 1. For salaries, support, main-
5 tenance, and miscellaneous purposes \$ 2,760,000

6 2. For salaries, support, main-
7 tenance, and miscellaneous purposes
8 for the river coordinator including
9 membership fees in the Missouri and
10 Mississippi river basin association \$ 70,000

11 3. For the state's contribution
12 to the AIDEX superfund \$ 50,000

13 4. For payments to the governing
14 bodies responsible for publicly-owned
15 sewage treatment facilities which
16 are eligible for grants under section
17 202 of the federal Water Pollution
18 Control Act, 33 U.S.C. 466 et seq.,
19 as amended by the federal Clean Water
20 Act of 1977, Pub. L. No. 95-217, in
21 an amount equal to five percent of
22 the amount approved as the eligible
23 cost of the project by the water,
24 air and waste management commission \$ 2,000,000

25 The provisions of section 8.33 shall not apply to the funds
26 appropriated by this subsection. Unencumbered or unobligated
27 funds remaining on June 30, 1988 from funds appropriated for
28 the fiscal year beginning July 1, 1984, shall revert to the
29 general fund on September 30, 1988.

30 Sec. 19. There is appropriated from the general fund of
31 the state to the Iowa state water resources research institute
32 for the fiscal year beginning July 1, 1984 and ending June
33 30, 1985, the sum of one hundred thirty-five thousand (135,000)
34 dollars or so much thereof as is necessary for research
35 approved by the panel provided in 1983 Iowa Acts, chapter

1 202, section 18.

2 Sec. 20. All federal grants to and the federal receipts,
3 not otherwise appropriated, of the agencies appropriated funds
4 under this Act are appropriated for the purposes set forth
5 in the federal grants or receipts, unless otherwise provided
6 by the general assembly.

7 EXPLANATION

8 This bill appropriates funds from the general fund of the
9 state and various trust funds for operating programs of the
10 following agencies: department of agriculture, state
11 conservation commission, Iowa development commission, energy
12 policy council, state fair board, Iowa geological survey,
13 Herbert Hoover birthplace foundation, Mississippi river parkway
14 commission, department of soil conservation, Iowa state water
15 resources research institute, and the department of water,
16 air and waste management.

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SENATE FILE 2344

5915

1 Amend Senate File 2344 as follows:
2 1. By striking everything after the enacting
3 clause and inserting in lieu thereof the following:
4 "Section 1. DEPARTMENT OF AGRICULTURE. There
5 is appropriated from the general fund of the state
6 and the trust funds indicated to the department of
7 agriculture for the fiscal year beginning July 1,
8 1984 and ending June 30, 1985 the following amounts,
9 or so much thereof as is necessary, to be used for
10 the purposes designated:

	<u>1984-1985</u> <u>Fiscal Year</u>
11	
12	
13 1. GENERAL ADMINISTRATION	
14 a. From the general fund for sala-	
15 ries and support of not more than	
16 fifty-nine and five-tenths full-time	
17 equivalent positions annually, main-	
18 tenance, and miscellaneous purposes	\$ 1,300,962
19 b. From the fertilizer fund to be	
20 transferred to the administration	
21 division	\$ 39,216
22 c. From the dairy trade practice	
23 fund to be transferred to the adminis-	
24 tration division	\$ 68,147
25 d. From the commercial feed fund	
26 to be transferred to the administra-	
27 tion division	\$ 39,216

28 The department of agriculture shall establish
29 annual subscription fees for the regular and periodic
30 publications of the department. Fees collected from
31 subscribers shall be deposited in the general fund
32 of the state.

33 2. REGULATORY DIVISION

34 From the general fund for salaries
35 and support of not more than one hun-
36 dred sixty-two and twenty-eight hun-
37 dredths full-time equivalent positions
38 annually, maintenance, and miscella-
39 neous purposes \$ 3,449,184

40 It is a condition of the funds appropriated by
41 this subsection that the department of agriculture
42 is required to inspect a food service establishment
43 only once a year, notwithstanding the provisions of
44 section 170A.3 requiring an inspection twice a year.

45 3. LABORATORY DIVISION

46 a. From the general fund for sala-
47 ries and support of not more than
48 one hundred eight and sixty-two hun-
49 dredths full-time equivalent posi-
50 tions annually, maintenance, and mis-

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1	cellaneous purposes	\$	611,863
2	b. From the commercial feed fund		
3	to be transferred to the laboratory		
4	division	\$	695,379
5	c. From the pesticide fund to be		
6	transferred to the laboratory division	\$	423,803
7	d. From the fertilizer fund to		
8	be transferred to the laboratory		
9	division	\$	619,443

10 Sec. 2. MULTIFLORA ROSE ERADICATION COST
11 REIMBURSEMENT.

12 1. There is appropriated from the general fund
13 of the state to the state department of agriculture
14 for the fiscal year beginning July 1, 1984 and ending
15 June 30, 1985, the sum of fifty thousand (50,000)
16 dollars, or as much thereof as may be necessary, to
17 be used for the purpose of partially reimbursing
18 agricultural landowners or tenants for the cost of
19 herbicide for controlling or eradicating the multiflora
20 rose which has severely infested their agricultural
21 land. Not more than five percent of the funds
22 appropriated under this subsection shall be used for
23 administrative expenses.

24 2. A county board of supervisors desiring a share
25 of the appropriation shall, in conjunction with the
26 county weed commissioner and the county soil
27 conservation district commissioners, develop a plan
28 to combat severe infestations of multiflora rose on
29 privately-owned land within the county. The plan
30 shall be based upon partial reimbursement of individual
31 landowner's costs for the purchase of herbicide from
32 both state and county appropriations, however the
33 share of costs reimbursed by state funds shall not
34 exceed one-fourth. The plan shall be submitted to
35 the secretary of agriculture for approval or
36 recommendations for modification.

37 3. The secretary of agriculture, in consultation
38 with the Iowa multiflora rose technical committee,
39 shall evaluate the severity of the infestation of
40 the multiflora rose in the counties of the state and
41 allocate the funds appropriated under this section
42 to all counties where severe infestations of the
43 multiflora rose are located on agricultural land.
44 The size and number of severe infestations of the
45 multiflora rose in a county or an area of the state
46 shall not preclude other counties or areas of the
47 state with fewer or smaller severe infestations from
48 receiving a reasonable share of the funds appropriated
49 under this section. However, a share of the funds
50 shall not be allocated to a county that does not have

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1 an approved plan. The secretary of agriculture shall
2 adopt, by rule, the form and information requirements
3 to be submitted by an applicant for partial
4 reimbursement. The secretary shall also designate,
5 by rule, the counties and areas of the state where
6 the infestation of the multiflora rose is severe.
7 The rules shall be adopted in accordance with chapter
8 17A.

9 4. A landowner or tenant whose agricultural land
10 is severely infested by multiflora roses may apply
11 to the soil conservation district commissioners of
12 the county for partial reimbursement, according to
13 the approved plan, of the cost of herbicide for
14 controlling or eradicating the multiflora rose on
15 the agricultural land. The county weed commissioner
16 shall assist the soil conservation district
17 commissioners in investigating the application and
18 determining if the infestation is severe. The soil
19 conservation district commissioners shall review
20 and approve each application for partial cost
21 reimbursement if the infestation is severe on the
22 applicant's agricultural land. If the soil
23 conservation district commissioners find the amount
24 of reimbursement claimed to be excessive, the district
25 commissioners may approve a lesser amount. The reasons
26 for disapproval of an application or reduction of
27 the amount of reimbursement shall be sent in writing
28 to the applicant. The amount of reimbursement
29 certified by the secretary shall be paid by warrant
30 issued by the state comptroller.

31 5. Federal lands and federal land tenants are
32 not eligible for reimbursement under this section.
33 Sec. 3. STATE CONSERVATION COMMISSION. There
34 is appropriated from the general fund of the state
35 and the funds indicated to the state conservation
36 commission and its divisions for the fiscal year
37 beginning July 1, 1984 and ending June 30, 1985 the
38 following amounts, or so much thereof as may be
39 necessary, to be used for the purposes designated:

1984-1985
Fiscal Year

40
41
42 1. DIVISION OF LANDS AND WATERS
43 a. For deposit in the state conser-
44 vation fund from the general fund of
45 the state for salaries and support of
46 not more than two hundred sixty-one
47 and eighty-four hundredths full-time
48 equivalent positions annually, main-
49 tenance, equipment, and miscellaneous
50 purposes and for maintenance of state

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1 parks, waters, and forests, and in-
2 cluding not more than one million five
3 hundred six thousand three hundred
4 sixty-eight (1,506,368) dollars dur-
5 ing the fiscal year beginning July 1,
6 1984 which shall be available for the
7 administration fund from the state
8 conservation fund in compliance with
9 section 107.17 \$ 6,250,979

10 b. For deposit in the state conservation fund
11 from fees deposited under section 321G.7 not more
12 than one hundred thousand (100,000) dollars for the
13 development and maintenance of snowmobile facilities
14 on lands under the jurisdiction of the commission.

15 2. DIVISION OF FISH AND GAME

16 a. From the state fish and game
17 protection fund for salaries and sup-
18 port of not more than two hundred
19 ninety-four and sixty-eight hundredths
20 full-time equivalent positions an-
21 nually, maintenance, equipment, and
22 miscellaneous purposes including not
23 more than one million eight hundred
24 seventy-one thousand one hundred fifty-
25 nine (1,871,159) dollars during the
26 fiscal year beginning on July 1, 1984
27 which shall be available each fiscal
28 year from the state fish and game pro-
29 tection fund for the administration
30 fund in compliance with section 107.17 \$11,889,632

31 b. From the fees deposited under section 321G.7
32 to the fish and game protection fund not more than
33 fifty thousand four hundred sixty-one (50,461) dollars
34 for enforcement of snowmobile laws as part of the
35 state snowmobile program.

36 c. From the fees deposited under section 106.52
37 to the fish and game protection fund not more than
38 seven hundred fifty-seven thousand five hundred
39 (757,500) dollars for administration and enforcement
40 of navigation laws and water safety.

41 d. Funds remaining in the fish and game protection
42 fund during the fiscal year 1984-1985 which are not
43 specifically appropriated by this section are
44 appropriated and may be used for capital projects
45 and contingencies arising during the fiscal year
46 beginning July 1, 1984. A contingency shall not
47 include any purpose or project which was presented
48 to the general assembly by way of a bill or a proposed
49 bill and which failed to be enacted into law. For
50 the purpose of this subsection, a necessity of

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1 additional operating funds may be construed as a
2 contingency. Before any of the funds authorized to
3 be expended by this subsection are allocated for
4 contingencies, it shall be determined by the executive
5 council, that a contingency exists and that the
6 contingency was not existent while the general assembly
7 was in session and that the proposed allocation shall
8 be for the best interests of the state. If a
9 contingency arises or could reasonably be foreseen
10 during the time the general assembly is in session,
11 expenditures for the contingency must be authorized
12 by the general assembly.

13 3. STATE ADVISORY BOARD FOR PRE-
14 SERVES

15 From the general fund of the state
16 for salaries and support of not more
17 than one full-time equivalent position
18 annually, maintenance, and miscella-
19 neous purposes for carrying out the
20 duties of the board \$ 49,081

21 4. GREEN THUMB PROGRAM

22 From the general fund for deposit
23 in the green thumb fund for the em-
24 ployment of not more than twelve
25 full-time equivalent positions an-
26 nually under the green thumb program
27 established pursuant to chapter 601H \$ 145,385

28 Sec. 4. MARINE FUEL TAX FUND. There is
29 appropriated from the marine fuel tax fund to the
30 state conservation commission and its divisions for
31 the fiscal year beginning July 1, 1984 and ending
32 June 30, 1985 the following amounts, or so much thereof
33 as is necessary, to be used for the purposes
34 designated:

35 1. For deposit in the state conservation fund
36 not more than three hundred two thousand (302,000)
37 dollars for maintenance and development of boating
38 facilities and access to public waters.

39 2. For deposit in the state fish and game
40 protection fund not more than one hundred sixty-eight
41 thousand five hundred twenty-three (168,523) dollars
42 for the administration and enforcement of navigation
43 laws and boat safety.

44 The balance of the amounts computed as provided
45 in section 324.84 for the fiscal year beginning July
46 1, 1984 and ending June 30, 1985 is appropriated for
47 the purposes provided in section 324.79, subsections
48 1, 2, 3 and 5. The unencumbered or unobligated
49 balances of funds specifically allocated for such
50 projects for the fiscal year ending June 30, 1985,

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1 shall revert on June 30, 1987 to the fund from which
2 appropriated.

3 Sec. 5. ADMINISTRATION FUND.

4 1. All receipts, refunds, and reimbursements
5 related to activities funded by the administration
6 fund are appropriated to the administration fund.
7 All refunds and reimbursements relating to activities
8 of the state fish and game protection fund shall be
9 credited to the state fish and game protection fund.

10 2. The state conservation commission shall
11 establish a priority list of watersheds above publicly-
12 owned lakes and areas within those watersheds which
13 are of highest importance based on soil loss to be
14 used for the allocation of funds set aside in
15 subsection 3 of section 16 of this Act for permanent
16 soil conservation practices on watersheds above
17 publicly-owned lakes.

18 3. Members of the state conservation commission
19 shall be limited to the normal mileage reimbursement
20 for travel to commission meetings. Except for out-
21 of-state trips authorized by the executive council,
22 state aircraft shall not be used to transport
23 commissioners to meetings unless the individual
24 commissioner reimburses the state for costs exceeding
25 the amount the commissioner would have been reimbursed
26 for mileage.

27 4. The funds transferred from the state
28 conservation fund and the state fish and game
29 protection fund to the administration fund as specified
30 in section 3, subsections 1 and 2 of this Act shall
31 be used for salaries and support of not more than
32 one hundred thirteen and ninety-four hundredths full-
33 time equivalent positions annually.

34 Sec. 6. OPEN SPACES SCHOOL TAX PAYMENT. There
35 is appropriated from the general fund of the state
36 to the state conservation commission the amount of
37 forty-two thousand (42,000) dollars to pay school
38 taxes for the fiscal year beginning July 1, 1984 on
39 the lands acquired under the open spaces acquisition
40 program, commenced in Acts of the Sixty-fifth General
41 Assembly, 1973 Session, chapter 74, which would
42 otherwise be subject to the levy of school taxes.
43 The assessed value of the open spaces land shall be
44 that determined pursuant to section 427.1, subsection
45 31, and the commission may protest the assessed value
46 in the manner provided by law for any property owner
47 to protest an assessment. For the purposes of chapter
48 442, the assessed value of the open spaces land shall
49 be included in the valuation base of the school
50 district and the payments made pursuant to this section

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1 shall be considered as property tax revenues and not
2 as miscellaneous income. The county treasurer shall
3 certify the taxes due to the commission. If the total
4 amount of taxes due certified to the commission exceeds
5 the amount appropriated, the taxes due shall be reduced
6 proportionately so that the total amount equals the
7 amount appropriated.

8 Sec. 7. IOWA DEVELOPMENT COMMISSION. There is
9 appropriated from the general fund of the state to
10 the Iowa development commission for the fiscal year
11 beginning July 1, 1984 and ending June 30, 1985 the
12 following amount, or so much thereof as is necessary,
13 to be used for the purposes designated:

14 1984-1985
15 Fiscal Year

16 1. For salaries and support of
17 not more than sixty-one full-time
18 equivalent positions annually, main-
19 tenance, and miscellaneous purposes \$ 2,794,078

20 Nothing in this subsection or subsection 2 shall be
21 construed to prohibit the operation of an international
22 office in Asia.

23 2. For the operations of an in-
24 ternational office in Europe includ-
25 ing salary and support for not more
26 than two full-time equivalent posi-
27 tions annually \$ 126,947

28 The allocation of the funds appropriated under
29 this subsection is contingent upon the submission
30 of a plan to the respective committees on
31 appropriations by January 1, 1985 to fund one-half
32 of the operation costs of the office for the fiscal
33 year beginning July 1, 1985 from contributions from
34 sources other than the state and from charges for
35 services.

36 3. SMALL BUSINESS DIVISION
37 For the salary of the division
38 director, support, maintenance and
39 miscellaneous purposes \$ 450,000

40 Not more than one hundred thousand (100,000) dollars
41 appropriated in this subsection shall be used for
42 the purpose of funding the division's administrative
43 costs.

44 4. HIGH TECHNOLOGY COUNCIL
45 For support, maintenance and mis-
46 cellaneous purposes \$ 45,000

47 5. HIGH TECHNOLOGY COUNCIL
48 For high technology research
49 grants \$ 900,000

50 6. From funds appropriated by subsection 1, the

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1 Iowa development commission shall allocate not to
2 exceed thirty-five thousand (35,000) dollars for the
3 seven regional tourism districts, not to exceed seven
4 thousand (7,000) dollars per district for each district
5 which provides on a dollar-to-dollar matching basis
6 funds equal to the amount allocated by the Iowa
7 development commission.

8 7. IOWA PRODUCT DEVELOPMENT
9 CORPORATION FUND

10 For the purposes as provided in
11 section 28.89 \$ 200,000

12 Notwithstanding section 8.33, unencumbered and
13 unobligated funds appropriated in this subsection
14 shall not revert to the general fund.

15 Sec. 8. 1983 Iowa Acts, chapter 207, section 40,
16 unnumbered paragraph 3, is amended to read as follows:

17 Notwithstanding section 8.33, unencumbered or
18 unobligated funds appropriated by this section for
19 the fiscal year beginning July 1, 1983 and ending
20 June 30, 1984 shall not revert to the general fund
21 of the state. However, funds relating to the
22 operations of the high technology council except funds
23 for operations relating to developing a mechanism
24 for transferring jobs, which are unencumbered or
25 unobligated on June 30, 1984 shall revert to the
26 general fund of the state on September 30, 1984.

27 Sec. 9. 1983 Iowa Acts, chapter 207, section 33,
28 is amended by adding the following new unnumbered
29 paragraph:

30 NEW UNNUMBERED PARAGRAPH. Notwithstanding section
31 8.33, unencumbered or unobligated funds appropriated
32 in this section for the fiscal year beginning July
33 1, 1983 and ending June 30, 1984, shall not revert
34 to the general fund of the state.

35 Sec. 10. Section 28.89, Code Supplement 1983,
36 is amended to read as follows:

37 28.89 IOWA PRODUCT DEVELOPMENT CORPORATION FUND.
38 There is created an "Iowa product development
39 corporation fund". All funds of the corporation
40 including the proceeds from the issuance of notes
41 or sale of bonds under this division, any funds
42 appropriated from the general fund to the corporation,
43 and other income derived from the exercise of authority
44 granted to the corporation under this division shall
45 be paid to the treasurer of state as an agent of the
46 corporation and the treasurer shall deposit the amounts
47 in the Iowa product development corporation fund.
48 The money in the Iowa product development corporation
49 fund shall be paid out by warrants signed by the
50 ~~treasurer-of-state~~ state comptroller on requisition

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1 of the president of the corporation. The money in
2 the Iowa product development corporation fund shall
3 be used for repayment of notes and bonds issued under
4 this division, the extension of financial aid granted
5 by the corporation under this division, and the amount
6 remaining may be used for the payment of the
7 administrative and overhead costs of the corporation
8 to the extent required.

9 Sec. 11. ENERGY POLICY COUNCIL. There is
10 appropriated from the general fund of the state to
11 the energy policy council for the fiscal year beginning
12 July 1, 1984 and ending June 30, 1985 the following
13 amounts, or so much thereof as is necessary, to be
14 used for the purposes designated:

	<u>1984-1985</u> <u>Fiscal Year</u>
17 ENERGY POLICY COUNCIL	
18 1. OPERATIONS	
19 For salaries and support of not	
20 more than eleven and six-tenths	
21 full-time equivalent positions an-	
22 nually, maintenance, and miscella-	
23 neous purposes	\$ 355,125

24 2. PUBLIC BUILDINGS ENERGY	
25 CONSERVATION ADMINISTRATION	
26 For salaries and support of not	
27 more than five and thirty-five	
28 hundredths full-time equivalent	
29 positions annually, maintenance,	
30 and miscellaneous purposes	\$ 104,637

31 Sec. 12. STATE FAIR BOARD. There is appropriated
32 from the general fund of the state to the Iowa state
33 fair board for the fiscal year beginning July 1, 1984
34 and ending June 30, 1985 the following amounts, or
35 so much thereof as is necessary, to be used for the
36 purposes designated:

	<u>1984-1985</u> <u>Fiscal Year</u>
39 1. For state aid to agricul-	
40 tural societies (local fairs)	\$ 183,800
41 2. For premiums	\$ 9,000

42 3. The appropriation contained in subsection 1
43 for state aid to agricultural societies is conditional
44 upon full compliance with all other statutes which
45 regulate and prescribe the conditions under which
46 the aid is available. The moneys shall not be used
47 for other than the payment of cash premiums, and a
48 county shall not receive more than one thousand eight
49 hundred thirty-eight (1,838) dollars except that in
50 a county where there are two definitely separate

1 county extension offices, each society shall receive
2 state aid in the amount it would be entitled to if
3 it were the only society in the county. In counties
4 having more than one fair entitled to state aid, the
5 state aid available shall be prorated to the fairs
6 based on cash premiums paid by the fairs. If the
7 amount appropriated does not fund all claims, the
8 state aid shall be reduced proportionately to equal
9 the amount appropriated.

10 Sec. 13. GEOLOGICAL SURVEY. There is appropriated
11 from the general fund of the state to the Iowa
12 geological survey for the fiscal year beginning July
13 1, 1984 and ending June 30, 1985 the following amounts,
14 or so much thereof as is necessary, to be used for
15 the purposes designated:

16
17 1984-1985
Fiscal Year

18 1. For salaries and support of
19 not more than thirty-nine and five-
20 tenths full-time equivalent posi-
21 tions annually, maintenance, and
22 miscellaneous purposes \$ 1,196,710

23 2. For reimbursement to federal
24 agencies for cooperative contracts \$ 262,833

25 Sec. 14. HERBERT HOOVER BIRTHPLACE FOUNDATION.
26 There is appropriated from the general fund of the
27 state to the Herbert Hoover birthplace foundation
28 for the fiscal year beginning July 1, 1984 and ending
29 June 30, 1985 the following amount, or so much thereof
30 as is necessary, to be used for the purposes
31 designated:

32
33 1984-1985
Fiscal Year

34 For assistance with capital im-
35 provements \$ 1,500

36 Sec. 15. MISSISSIPPI RIVER PARKWAY COMMISSION.
37 There is appropriated from the general fund of the
38 state to the Mississippi river parkway commission
39 for the fiscal year beginning July 1, 1984 and ending
40 June 30, 1985 the following amount, or so much thereof
41 as is necessary, to be used for the purposes
42 designated:

43
44 1984-1985
Fiscal Year

45 For support, maintenance, and
46 miscellaneous purposes \$ 14,580

47 Sec. 16. DEPARTMENT OF SOIL CONSERVATION. There
48 is appropriated from the general fund of the state
49 to the department of soil conservation for the fiscal
50 year beginning July 1, 1984 and ending June 30, 1985

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GE 11

1 the following amounts, or so much thereof as is
2 necessary, to be used for the purposes designated:

1984-1985
Fiscal Year

3
4
5 1. For salaries and support of not
6 more than one hundred ninety-six and
7 ninety-three hundredths full-time
8 equivalent positions annually, mainte-
9 nance, assistance to soil conservation
10 districts, and miscellaneous purposes \$ 3,702,191

11 2. For soil conservation grants which shall be
12 allocated by the state soil conservation committee
13 as follows:

14 a. To conduct soil surveys in con-
15 junction with federal, state, and lo-
16 cal agencies in Iowa \$ 335,340

17 b. To finance the state share of
18 the small watershed program known as
19 the Pub. L. No. 566 program \$ 24,300

20 c. To provide financial incentives
21 for soil conservation practices in ac-
22 cordance with subsection 3 of this sec-
23 tion \$ 8,644,000

24 3. The following requirements apply to the funds
25 appropriated by subsection 2, paragraph c:

26 a. Not more than five percent may be allocated
27 for cost sharing to abate complaints filed under
28 sections 467A.47 and 467A.48.

29 b. Not more than ten percent may be allocated
30 for financial incentives not exceeding seventy-five
31 percent of the approved cost of permanent soil
32 conservation practices under chapter 467A on watersheds
33 above publicly-owned lakes in accordance with the
34 priority list required in subsection 2 of section
35 5 of this Act.

36 c. The committee may allocate funds to conduct
37 research and demonstration projects to promote
38 conservation tillage practices.

39 d. Not more than ten percent of a district's
40 allocation may be allocated by the soil conservation
41 district commissioners for one-time incentive payments
42 on the per acre basis, but not exceeding ten dollars
43 per acre, to encourage no-till planting methods on
44 Iowa land that is row cropped.

45 e. Except for the allocations subject to paragraphs
46 a and b, these funds shall not be used alone or in
47 combination with other public funds to provide a
48 financial incentive payment greater than fifty percent
49 of the approved cost for voluntary permanent soil
50 conservation practices and priority shall be given

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1 to family-operated farms.

2 4. The provisions of section 8.33 shall not apply
3 to the funds appropriated by subsection 2, paragraph
4 "c". Unencumbered or unobligated funds remaining
5 on June 30, 1988 from funds appropriated for the
6 fiscal year beginning July 1, 1984 shall revert to
7 the general fund on September 30, 1988.

8 Sec. 17. 1983 Iowa Acts, chapter 207, section
9 54, is amended to read as follows:

10 SEC. 54. There is appropriated from the general
11 fund of the state to the state soil conservation
12 ~~commission~~ committee for each the fiscal year of the
13 fiscal-biennium beginning July 1, 1983 and ending
14 June 30, 1985, one million (1,000,000) dollars and
15 for the fiscal year beginning July 1, 1984, seven
16 hundred fifty thousand (750,000) dollars to be used
17 for the establishment of the revolving loan fund as
18 provided in this division.

19 Sec. 18. DEPARTMENT OF WATER, AIR AND WASTE
20 MANAGEMENT. There is appropriated from the general
21 fund of the state to the department of water, air
22 and waste management for the fiscal year beginning
23 July 1, 1984 and ending June 30, 1985 the following
24 amounts, or so much thereof as is necessary, to be
25 used for the purposes designated:

1984-1985
Fiscal Year

26
27
28 1. For salaries and support of
29 not more than one hundred eighty-
30 three full-time equivalent positions
31 annually, maintenance, and miscel-
32 laneous purposes \$ 2,755,850

33 During the fiscal year for which funds are
34 appropriated by this section the department of water,
35 air and waste management shall not require the
36 installation or use of equipment to control the
37 emission of dust or other particulate matter on
38 facilities for the storage of grain which are located
39 within the ambient air quality attainment areas for
40 suspended particulates.

41 2. For salaries and support of
42 not more than one full-time equiva-
43 lent position annually, maintenance,
44 and miscellaneous purposes for the
45 river coordinator who shall be staff
46 of the department of water, air and
47 waste management, including member-
48 ship fees in the Missouri and Missi-
49 sippi river basin association \$ 70,000

50 3. For the state's contribution

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1 to the AIDEX superfund \$ 50,000
2 4. For payments to the governing
3 bodies responsible for publicly-owned
4 sewage treatment facilities which
5 are eligible for grants under section
6 202 of the federal Water Pollution
7 Control Act, 33 U.S.C. 466 et seq.,
8 as amended by the federal Clean Water
9 Act of 1977, Pub. L. No. 95-217, in
10 an amount equal to five percent of
11 the amount approved as the eligible
12 cost of the project by the water,
13 air and waste management commission \$ 2,000,000
14 The provisions of section 8.33 shall not apply
15 to the funds appropriated by this subsection.
16 Unencumbered or unobligated funds remaining on June
17 30, 1988 from funds appropriated for the fiscal year
18 beginning July 1, 1984, shall revert to the general
19 fund on September 30, 1988.
20 Sec. 19. There is appropriated from the general
21 fund of the state to the Iowa state water resources
22 research institute for the fiscal year beginning July
23 1, 1984 and ending June 30, 1985, the sum of one
24 hundred thirty-five thousand (135,000) dollars or
25 so much thereof as is necessary for research approved
26 by the panel created in section 20 of this Act.
27 Sec. 20. A panel is created to advise the Iowa
28 state water resources research institute on the areas
29 of research to be conducted with the funds appropriated
30 in section 19 of this Act. The panel is composed
31 of the administrative head of the following agencies
32 or that person's representative: Iowa geological
33 survey, energy policy council, department of water,
34 air and waste management, department of soil
35 conservation, and department of agriculture. The
36 representative of the Iowa geological survey shall
37 serve as the chairperson and call meetings of the
38 panel.
39 Sec. 21. All federal grants to and the federal
40 receipts, not otherwise appropriated, of the agencies
41 appropriated funds under this Act are appropriated
42 for the purposes set forth in the federal grants or
43 receipts, unless otherwise provided by the general
44 assembly.
45 Sec. 22. Section 93A.4, subsection 1, unnumbered
46 paragraph 1, Code Supplement 1983, is amended to read
47 as follows:
48 Each county commission shall compile a county land
49 use inventory of the unincorporated areas of the
50 county by ~~January~~ July 1, 1984. The county inventories

1 shall where adequate data is available contain at
2 least the following:

3 Sec. 23. Section 93A.5, subsection 1, unnumbered
4 paragraph 1, Code 1983, is amended to read as follows:

5 By ~~September 1, 1984~~ March 1, 1985, after at least
6 one public hearing, a county commission shall propose
7 to the county board a county land use plan for the
8 unincorporated areas in the county, or it shall
9 transmit to the county board the county land use
10 inventory completed pursuant to section 93A.4 together
11 with a set of written findings on the following factors
12 considered by the county commission:"

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BY HURLEY W. HALL
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