or guaranteed. Provision shall also be made which provides that the authority shall pay under its insurance or guarantee seventy-five percent of the actual amount of the default. A mortgage lender which seeks to have a loan of the lender insured or guaranteed under this program shall apply to the authority for the insurance or guarantee pursuant to rules established by the authority for this purpose. This program shall not obligate the state, authority, or other agency except to the extent provided in this paragraph. The authority shall define by rule what constitutes a loan made to provide new operating moneys which definition shall not include a loan made for acquisition of agricultural land or agricultural improvements, or the refinancing of an existing loan even if made for operating purposes.

Sec. 2. As soon as possible after June 30, 1983, the Iowa family farm development authority shall request the secretary of agriculture of the United States to amend the agreement between the authority and the secretary pursuant to section 175.29 to increase from three percent to five percent the maximum percentage of the trust assets covered by the agreement which may be used for administration expenses of the authority.

Sec. 3. Section 1 of this Act takes effect on the date that the agreement between the Iowa family farm development authority and the secretary of agriculture of the United States is amended for the reason specified in section 2 of this Act.

## Approved May 10, 1983

## **CHAPTER 110** COMMERCIAL FISHING AND FISH STOCKING *H.F. 341*

AN ACT relating to the taking of fish for stocking and exchange.

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

Section 1. Section 109.16, Code 1983, is amended to read as follows:

109.16 TAKING BY DIRECTOR FOR STOCKING AND EXCHANGE. The director may take from any of the public waters of the state, at any time and in any manner, any fish for the purpose of propagating or restocking other waters, or exchanging with fish <del>commissioners</del> or <del>wardens</del> and <u>wildlife</u> agencies of other states, or the federal government, or private fish hatcheries.

Sec. 2. Section 109.107, unnumbered paragraph 4, Code 1983, is amended by striking the unnumbered paragraph.

Sec. 3. Section 109.113, Code 1983, is amended to read as follows:

109.113 SIZE LIMITS. It shall be lawful for any person to take or eatch, with commercial fishing gear, any eatfish not less than thirteen inches long The conservation commission shall promulgate rules determining the size limit for any person to take or catch catfish with commercial fishing gear. However, a length limitation promulgated under this section does not prohibit the commission or director from lawfully taking catfish under section 109.16.

Approved May 10, 1983