CHAPTER 270

APPROPRIATIONS FOR ENERGY CONSERVATION AND ENVIRONMENTAL PROTECTION

S.F. 542

AN ACT relating to and making appropriations from the energy conservation trust for weatherization purposes.

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

- Section 1. There is appropriated from those funds designated within the energy conservation trust created in section 93.11, to the energy and geological resources division of the department of natural resources for the fiscal year beginning July 1, 1991, and ending June 30, 1992, the following amounts, or so much thereof as is necessary, for disbursement under section 93.11 to the following agencies for the purposes designated:
 - 1. To the department of natural resources for the following purposes:
- a. For the energy-related elements of the state groundwater protection program from the Stripper well fund:

b. For the state energy conservation program and for the energy extension service program, from the Exxon fund:

2. To the department of agriculture and land stewardship for the continuation of not less than 5 model farm demonstration project areas, in geographically distinct portions of the state. The projects shall be located in southeast, south-central, southwest, northwest, and north-central portions of the state. The projects shall be designed to enhance the profitability and decrease the environmental impacts of row crop production, and to develop on-farm demonstration and education programs involving farms concentrated in a project area, such as the Big Spring demonstration project does in northeast Iowa. An advisory group shall assist the soil conservation division of the department of agriculture and land stewardship in the project design and implementation, with representation consisting of the energy and geological resources division of the department of natural resources and the cooperative extension service.

From the Exxon fund:
.....\$ 600,000

3. To the division of community action agencies of the department of human rights for qualifying energy conservation programs for low-income persons, including but not limited to energy weatherization projects, which target the highest energy users, and including administrative costs, to be expended first from the available balance of the Warner/Imperial fund, and the office of hearings and appeals second-stage settlement fund, with the balance from the Exxon fund for a total appropriation not to exceed:

3,000,000

- Sec. 2. There is appropriated an amount up to 5 percent, but not to exceed \$300,000, of the allowable petroleum overcharge money appropriated in this Act for the fiscal year beginning July 1, 1991, and ending June 30, 1992, to be used for administration of the petroleum overcharge programs.
- Sec. 3. 1986 Iowa Acts, chapter 1249, section 4, unnumbered paragraph 1, as amended by 1987 Iowa Acts, chapter 230, section 8; 1988 Iowa Acts, chapter 1281, section 6; 1989 Iowa Acts, chapter 312, section 6; and 1990 Iowa Acts, chapter 1265, section 3, is amended to read as follows:

There is appropriated from the funds available in the energy conservation trust, established in section 93.11, for the fiscal period beginning July 1, 1986, and ending June 30, 1991 1992, to the department of natural resources for disbursement under section 93.11, the following amounts, or so much thereof as is necessary, to be used for the purposes designated consistent with the expressed legislative intent of this Act:

- Sec. 4. CONDITIONAL APPROPRIATION. If Senate File 508* is enacted by the Seventy-fourth General Assembly, 1991 Session, and following the initial appropriation of \$150,000 to the department of natural resources from the energy research and development fund, the remaining moneys shall be used and are appropriated for the purposes designated pursuant to section 601K.102.
- Sec. 5. Section 403A.11, Code 1991, is amended by adding the following new unnumbered paragraphs:

NEW UNNUMBERED PARAGRAPH. All dwellings which are part of housing projects and which are proposed to be rented to low-income families or the elderly through the programs of the United States department of housing and urban development shall have ceiling insulation having an R value of 38 in the attic, floor insulation having an R value of 20, or perimeter wall insulation having an R value of 10 beneath all habitable heated areas or over unheated spaces. In addition, basement walls shall have insulation with an R value of 6 to their full height, with insulation in the box sill having an R value of 20. As used in this section, "R value" means resistance to heat flow.

NEW UNNUMBERED PARAGRAPH. The insulation requirements of this section are effective for all dwellings, the construction of which begins on or after July 1, 1991. For dwellings existing or under construction prior to July 1, 1991, the dwelling must comply with the insulation requirements of this section by June 30, 1996.

- Sec. 6. Section 601K.102, subsection 2, paragraph b, Code 1991, is amended to read as follows: b. Moneys credited to the fund under section 556.18 93.11.
- Sec. 7. CONDITIONAL EFFECTIVE DATE. Sections 4 and 6 of this Act are effective only if Senate File 508* is enacted by the Seventy-fourth General Assembly, 1991 Session.

Approved June 7, 1991

CHAPTER 271

APPROPRIATIONS FROM LOTTERY FUND S.F. 549

AN ACT relating to appropriations from the lottery fund.

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

Section 1. Notwithstanding the requirement in section 99E.10, subsection 1, to transfer lottery revenue remaining after expenses are deducted, prior to any such transfer there is appropriated from the lottery fund to the following named entities, agencies, and funds for the fiscal year beginning July 1, 1991, and ending June 30, 1992, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

**1. The waste volume reduction and recycling fund:

700,000

Moneys appropriated in this subsection shall be used as follows:

a. One-half of the moneys shall be used for the purposes specified pursuant to section 455D.15, subsection 2. The moneys shall be allocated to each county on the basis of population. The county allocation shall be distributed quarterly by the department to each county. The county shall immediately distribute the funds to the cities based upon the proportion of the city's respective population to the total county population, and the county shall retain the portion of the funds based upon the proportion of the unincorporated area of the county to the total

^{*}Chapter 253 herein

^{**}Item veto; see message at end of the Act