House File 2782 - Reprinted

HOUSE FILE BY COMMITTEE ON APPROPRIATIONS (SUCCESSOR TO LSB 5197HB) Passed House, Date _____ Passed Senate, Date _____ Vote: Ayes ____ Nays ___ Nays ____ A BILL FOR 1 An Act relating to and making appropriations to state departments and agencies from the rebuild Iowa infrastructure fund,
environment first fund, tobacco settlement trust fund,
vertical infrastructure fund, the endowment for Iowa's health
restricted capitals fund, the technology reinvestment fund,
the endowment for Iowa's health account, and related matters.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 8 TLSB 5197HV 81 9 rh/gg/14 PAG LIN 1 DIVISION I REBUILD IOWA INFRASTRUCTURE FUND 3 Section 1. There is appropriated from the rebuild Iowa 4 infrastructure fund to the following departments and agencies 1 5 for the fiscal year beginning July 1, 2006, and ending June 6 30, 2007, the following amounts, or so much thereof as is 1 1 7 necessary, to be used for the purposes designated: 1. DEPARTMENT OF ADMINISTRATIVE SERVICES

a. For relocation and project costs directly associated 1 8 1 1 10 with remodeling projects on the capitol complex and for 1 11 facility lease payments, notwithstanding section 8.57, 1 12 subsection 6, paragraph "c": 1 13 Of the funds appropriated in this paragraph, \$210,600 is 1 14 1 15 allocated to the department of corrections and board of parole 1 16 for assessed maintenance charges by the department of 1 17 administrative services, \$122,000 is allocated for rent 1 18 payments for the community=based corrections facility located 1 19 in Davenport, and \$185,768 is allocated to the department of 1 20 cultural affairs for costs associated with leasing space for 1 21 the state records center. 1 22 b. For routine maintenance of state buildings and 1 23 facilities, notwithstanding section 8.57, subsection 6, 1 24 paragraph "c": 1 25\$ 2,536,500 26 c. For maintenance of the Terrace Hill complex: 1 d. For planning, design, and construction costs associated 1 27 1 28 29 with the construction of a new 350,000=gross=square=foot state 1 30 office building: 1 31\$ 1,800,000 32 2. DEPARTMENT OF CORRECTIONS
33 a. For the lease payment under the lease=purchase
34 agreement to connect the electrical system supporting the 1 1 35 special needs unit at Fort Madison: b. For the Oakdale expansion one=time equipment purchases 2 3 and expenses, notwithstanding section 8.57, subsection 6, 2 4 paragraph "c": 2 c. For systemic study and planning of the state prison 2 7 system to maximize the efficient use of the current 8 infrastructure, capacity, and treatment needs, versus 9 projected needs of the prison system based on the Iowa prison 10 population forecast:\$ 2 12 2 13 For continuation of the project recommended by the Iowa

2 14 battle flag advisory committee to stabilize the condition of

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2 15 the battle flag collection, notwithstanding section 8.57,
2 16 subsection 6, paragraph "c":
2 17 .....
                                                                   220,000
         4. DEPARTMENT OF ECONOMIC DEVELOPMENT
        For costs associated with the creation and operation of
2 19
2 20 Iowa port authorities pursuant to chapter 28J:
2 21 .
       The amount appropriated in this subsection shall be
                                                                     80,000
2 22
2 23 administered by the department as a grant program. The
 24 purpose of the grant program is to provide support for
2 25 programs that enhance, foster, aid, provide, or promote
2 26 transportation, economic development, recreation, governmental
2 27 operations, culture, or research within the jurisdiction of a
2 28 port authority pursuant to chapter 28J. Grants shall be 2 29 awarded in the manner provided by the department pursuant to
2 30 rule.
2 31
         5. DEPARTMENT OF EDUCATION
2
  32
         To provide resources for structural and technological
 33 improvements to local libraries and for the enrich Iowa
2
  34 program, notwithstanding section 8.57, subsection 6, paragraph
2
  35
      "c":
   1
                                      .....$ 1,200,000
      6. IOWA FINANCE AUTHORITY
        For deposit into the transitional housing revolving loan
3
     program fund created in section 16.184:
            DEPARTMENT OF NATURAL RESOURCES
   6
   7 To be used to assist in the purchase, through public= 8 private partnerships, of certain unique and treasured land in
3
   9 Iowa:
 10 ..... $ 1,500,000
11 8. DEPARTMENT OF PUBLIC DEFENSE
3 11
3 12
       For construction costs associated with the Camp Dodge armed
3 13 forces readiness center:
3 14
                                     ...... $
     . . . . . . . . . .
       9. STATE BOARD OF REGENTS
a. For allocation by the state board of regents to the
3 15
3 16
3 17 state university of Iowa, the Iowa state university of science 3 18 and technology, and the university of Northern Iowa to 3 19 reimburse the institutions for deficiencies in their operating
3 20 funds resulting from the pledging of tuition, student fees and 3 21 charges, and institutional income to finance the cost of
3 22 providing academic and administrative buildings and facilities
3 23 and utility services at the institutions, notwithstanding 3 24 section 8.57, subsection 6, paragraph "c":
3 25 ......
       b. For implementation of the recommendations provided in
3 26
3 27 separate consultant reports on bioscience, advanced 3 28 manufacturing, and information technology submitted to the
3 29 department of economic development in the calendar years 2004
 30 and 2005, notwithstanding section 8.57, subsection 6, 31 paragraph "c":
3
     c. For vertical infrastructure=related improvements
  33
  34 associated with the implementation of the recommendations
3 35 provided in separate consultant reports on bioscience,
   1 advanced manufacturing, and information technology submitted
4
   2 to the department of economic development in the calendar
4
   3 years 2004 and 2005:
       d. For the design and construction of a new university
4
   5
4
   6 hygienic laboratory at the state university of Iowa:
               .....$ 10,000,000
4
        e. For the construction, major renovation, and maintenance
   8
4
     of a veterinary laboratory at Iowa state university of science
   9
4 10 and technology:
         11
 12 f. For major renovation and major repair needs, including 13 health, life, and fire safety needs, and for compliance with
4 12
4
4 14 the federal Americans With Disabilities Act, for state
4 15 buildings and facilities under the purview of the state board
4 16 of regents institutions:
4 17
                                .....$ 6,200,000
       It is the intent of the general assembly that the moneys
4 18
4 19 appropriated in this subsection supplant state university 4 20 operating funds used for the purposes stated.
 21
        g. For endowment salaries:
4 25 for processing novel proteins from agricultural products for
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4 26 pharmaceutical, nutraceutical, or chemical applications:
4 27
                                     .....$ 1,000,000
               NATIONAL PROGRAM FOR PLAYGROUND SAFETY AT THE
4 28
         10.
4 29 UNIVERSITY OF NORTHERN IOWA
         For the Iowa safe surfacing initiative, notwithstanding
4 30
4 31 section 8.57, subsection 6, paragraph "c":
     Not more than 2.5 percent of the funds appropriated in this
4 32
4
  33
  34 subsection shall be used by the national program for
4
  35 playground safety for administrative costs associated with the
      Iowa safe surfacing initiative.
         The crumb rubber playground tiles for the initiative shall
5
   3 be international play equipment manufacturers association
   4 (IPEMA)=certified to the American society for testing and 5 materials (A.S.T.M.) F1292 standard.
5
   6 The national program for playground safety shall submit a 7 report by January 15, 2007, to the joint appropriations
5
5
   8 subcommittee on transportation, infrastructure, and capitals
   9 detailing the use of the moneys appropriated in this
5
 10 subsection. The report shall specify the projects for which
5
  11 moneys were used and the cost of each project, including the
5 12 amounts spent on administration.
5 13
              DEPARTMENT OF TRANSPORTATION
 14 a. For the rail assistance program and to provide economic 15 development project funding, notwithstanding section 8.57,
5
5
5 16 subsection 6, paragraph "c":
5
 17
         b. For operation and maintenance of the network of
5
  18
5 19 automated weather observation and data transfer systems
 20 associated with the Iowa aviation weather system, the runway
  21 marking program for public airports, the windsock program for 22 public airports, and the aviation improvement program,
 23 notwithstanding section 8.57, subsection 6, paragraph "c":
5
  24 ..... $ 564,000
5
  25
             For acquiring, constructing, and improving recreational
5 26 trails within the state:
5
  27 ....
                                     .....$ 1,000,000
5
         12. TREASURER OF STATE
         For repayment of prison infrastructure revenue bonds under
5
  30 section 16.177, notwithstanding section 8.57, subsection 6,
5
  31 paragraph "c":
  32
     Sec. 2. There is appropriated from the rebuild Iowa
  34 infrastructure fund to the department of public defense for 35 the fiscal year beginning July 1, 2007, and ending June 30, 1 2008, the following amount, or so much thereof as is
5
5
6
6
   2 necessary, to be used for the purposes designated:
   3 For allocation to the homeland security and emergency 4 management division for construction costs of regional
6
6
6
   5 multijurisdictional institutes for governmental, first
   6 responder, communications, and training operations, and 7 including regional and mobile fire training centers, in
6
6
6
   8 consultation with the state fire marshal:
   9 .....$ 6,
LO Sec. 3. There is appropriated from the rebuild Iowa
6
                                                                 $ 6,000,000
6
  10
6 11 infrastructure fund to the department of public defense for
6 12 the fiscal year beginning July 1, 2008, and ending June 30, 6 13 2009, the following amount, or so much thereof as is 6 14 necessary, to be used for the purposes designated:
6 15
         For allocation to the homeland security and emergency
6 16 management division for construction costs of regional 6 17 multijurisdictional institutes for governmental, first
6 18 responder, communications, and training operations, and
6 19 including regional and mobile fire training centers, in
6
  20 consultation with the state fire marshal:
 2.1
6
                                          . . . . . . . . . . . . . . .
         Sec. 4. REVERSION. Notwithstanding section 8.33, moneys
 22
  23 appropriated for the fiscal year beginning July 1, 2006, in 24 this division of this Act that remain unencumbered or
6
6
  25 unobligated at the close of the fiscal year shall not revert
  26 but shall remain available for the purposes designated until
6
  27 the close of the fiscal year that begins July 1, 2009, or
6 28 until the project for which the appropriation was made is
 29 completed, whichever is earlier.
30 Sec. 5. DEPARTMENT OF ADMINI
6
6
                    DEPARTMENT OF ADMINISTRATIVE SERVICES.
  31 appropriated from the rebuild Iowa infrastructure fund to the
  32 department of administrative services for the designated
  33 fiscal years, the following amounts, or so much thereof as is
 34 necessary, to be used for the purposes designated:
6
         For planning, design, and construction costs associated
   1 with the construction of a new 350,000=gross=square=foot state
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office building, including costs associated with furnishings,
   3 employee relocation, and the demolition of the Wallace
   4 Building:
   7 FY 2009=2010.....$ 6,657,100
     Notwithstanding section 8.33, moneys appropriated in this section shall not revert at the close of the fiscal year for
 10 which they were appropriated but shall remain available for
  11 the purposes designated until the close of the fiscal year
7 12 that begins July 1, 2011, or until the project for which the 7 13 appropriation was made is completed, whichever is earlier.
7 14
         Sec. 6. STATE BOARD OF REGENTS. There is appropriated
7 15 from the rebuild Iowa infrastructure fund to the state board 7 16 of regents for the following fiscal years the following
7 17 amounts, or so much thereof as is necessary, to be used for
7 18 the purposes designated:
7 19
         For the design and construction of a new university
7 20 hygienic laboratory at the state university of Iowa:
25 which they were appropriated but shall remain available for
  26 the purposes designated until the close of the fiscal year
7 27 that begins July 1, 2011, or until the project for which the
7 28
7 29
  28 appropriation was made is completed, whichever is earlier.
                                    DIVISION II
  30
                            ENVIRONMENT FIRST FUND
7 31
         Sec. 7. There is appropriated from the environment first
  32 fund to the following departments and agencies for the fiscal 33 year beginning July 1, 2006, and ending June 30, 2007, the
  34 following amounts, or so much thereof as is necessary, to be
  35 used for the purposes designated:
         1. DEPARTMENT OF AGRICULTURE AND LAND STEWARDSHIP a. For the conservation reserve enhancement program to
8
8
8
   3 restore and construct wetlands for the purposes of
8
     intercepting tile line runoff, reducing nutrient loss,
8
   5 improving water quality, and enhancing agricultural production
8
   6 practices:
        Not more than 5 percent of the moneys appropriated in this
8
     . . . . . . . . . . . . .
8
   8
 9 lettered paragraph may be used for costs of administration and 10 implementation of soil and water conservation practices.
8
8
 11
         b. For continuation of a program that provides
8 12 multiobjective resource protections for flood control, water
8 13 quality, erosion control, and natural resource conservation:
 14 ......$ 2,700,000
15 Not more than 5 percent of the moneys appropriated in this
8
8 15
8 16 lettered paragraph may be used for costs of administration and
8 17 implementation of soil and water conservation practices.
8 18 c. For continuation of a statewide voluntary farm
8 19 management demonstration program to demonstrate the
8 20 effectiveness and adaptability of emerging practices in
8 21 agronomy that protect water resources and provide other
8 22 environmental benefits:
8 23 ......$ 850,000
8 24 Not more than 5 percent of the moneys appropriated in this
8 25 lettered paragraph may be used for costs of administration and
 26 implementation of soil and water conservation practices.
8 27
         Of the amount appropriated in this lettered paragraph,
8
  28 $400,000 shall be allocated to the Iowa soybean association's
 29 agriculture and environment performance program.
8
8
         d. For deposit in the alternative drainage system
 30
  31 assistance fund created in section 460.303 to be used for
  32 purposes of supporting the alternative drainage system
8
8
 33 assistance program as provided in section 460.304:
  34 .....$ 500,00
35 Not more than 5 percent of the moneys appropriated in this
8
8
      lettered paragraph may be used for costs of administration and
9
     implementation of soil and water conservation practices.
9
        e. To provide financial assistance for the establishment
   4 of permanent soil and water conservation practices:
     (1) Not more than 5 percent of the moneys appropriated in this lettered paragraph may be allocated for cost=sharing to
9
   5
9
     abate complaints filed under section 161A.47.
9 9 (2) Of the moneys appropriated in this lettered paragraph, 9 10 5 percent shall be allocated for financial incentives to
     establish practices to protect watersheds above publicly owned
9 12 lakes of the state from soil erosion and sediment as provided
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9 13 in section 161A.73.
          (3) Not more than 30 percent of a soil and water
 9 15 conservation district's allocation of moneys as financial
 9 16 incentives may be provided for the purpose of establishing 9 17 management practices to control soil erosion on land that is
 9 18 row=cropped, including but not limited to no=till planting,
 9 19 ridge=till planting, contouring, and contour strip=cropping as 9 20 provided in section 161A.73.
           (4) The state soil conservation committee created in
 9 22 section 161A.4 may allocate moneys appropriated in this
   23 lettered paragraph to conduct research and demonstration
   24 projects to promote conservation tillage and nonpoint source
 9 25 pollution control practices.
   26 (5) The financial incentive payments may be used in 27 combination with department of natural resources moneys.
 9
          (6) Not more than 10 percent of the moneys appropriated in
   29 this lettered paragraph may be used for costs of
   30 administration and implementation of soil and water
   31 conservation practices.
 9
          f. To encourage and assist farmers in enrolling in and the
   32
   33 implementation of federal conservation programs and to work 34 with them to enhance their revegetation efforts to improve
 9
 9 35 water quality and habitat:
    1 ..... $ 2,000,00 2 Not more than 5 percent of the moneys appropriated in this
10
                                                                     2,000,000
10
10
       lettered paragraph may be used for costs of administration and
10
    4
       implementation of soil and water conservation practices.
10
          g. For deposit in the loess hills development and
       conservation fund created in section 161D.2:
10
10
       Of the amount appropriated in this lettered paragraph, $400,000 shall be allocated to the hungry canyons account and
10
10
10 10 $200,000 shall be allocated to the loess hills alliance
10 11 account to be used for the purposes for which the moneys in
10 12 those accounts are authorized to be used under chapter 161D.
10 13 No more than 10 percent of the moneys allocated to the hungry
10 14 canyons account in this lettered paragraph may be used for
10 15 administrative costs. No more than 10 percent of the moneys 10 16 allocated to the loess hills alliance account in this lettered
10 17 paragraph may be used for administrative costs.
10 18 h. For deposit in the southern Iowa development and 10 19 conservation fund created in section 161D.12:
10 20 .....
          Not more than 5 percent of the moneys appropriated in this
10 21
10 22 lettered paragraph may be used for administrative costs.
10 23
           2. DEPARTMENT OF ECONOMIC DEVELOPMENT
10 24
           For deposit in the brownfield redevelopment fund created in
10 25
       section 15.293 to provide assistance under the brownfield
10 26 redevelopment program:
10 27
          3. DEPARTMENT OF NATURAL RESOURCES a. For statewide coordination of volunteer efforts under
               DEPARTMENT OF NATURAL RESOURCES
10 28
10 29
10 30 the water quality and keepers of the land programs:
10 31 ......$ 100, 10 32 b. For purposes of funding capital projects for the 10 33 purposes specified in section 452A.79, and for expenditures
                                                                        100,000
10 34 for the local cost=share grants to be used for capital
10 35 expenditures to local governmental units for boating
11
       accessibility:
11
      c. For regular maintenance of state parks and staff time
    11
11
11
       d. To provide local watershed managers with geographic
11
       information system data for their use in developing, monitoring, and displaying results of their watershed work:
11
11
    8
       e. For continuing the establishment and operation of water
11
    9
                                                                        195,000
11 10
11 11
       quality monitoring stations:
       f. For deposit in the administration account of the water
11 13
11 14
       quality protection fund, to carry out the purposes of that
11 15 account:
11 16 ......$ 500,0
11 17 g. For full=time personnel to conduct air quality
11 18 monitoring, which may include but is not limited to staffing
11 19 required to perform field monitoring and laboratory functions,
11 20 including salaries, support, maintenance, and miscellaneous
11 21 purposes:
11 22 ......
         h. For the dredging of lakes, including necessary
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11 24 preparation for dredging, in accordance with the department's
11 25 classification of Iowa lakes restoration report:
11 26 ...
                                                                        275,000
           Of the amount appropriated for the dredging of lakes,
11 28 $275,000 shall be allocated for a lake with public access
11 29 located in a county with a population between 18,350 and
11 30 18,450.
           The department shall consider the following criteria for
11
   31
11 32 funding lake dredging projects as provided in this lettered
11 33
       paragraph, and shall prioritize projects based on the
11 34
       following:
11 35
           (1) Documented efforts to address watershed protection,
12
    1
       considering testing, conservation efforts, and the amount of
12
       time devoted to watershed protection.
12
                Protection of a natural resource and natural habitat.
12
               Percentage of public access and undeveloped lakefront
12
    5
       property.
12
           (4) Continuation of current projects partially funded by
       state resources to achieve department recommendations.
12
12
              For the purposes of contracting with qualified persons
       outside the department to conduct use attainability analyses in conformance with section 455B.176A, as enacted in 2006 Iowa
12 10
       Acts, Senate File 2363, if enacted, or in any other Act of the
12 11
12 12 Eighty=first General Assembly, 2006 Session:
12 13
                   RESOURCES ENHANCEMENT AND PROTECTION FUND
12 14
12 15 Sec. 8. Notwithstanding the amount of the standing 12 16 appropriation from the general fund of the state under section
12 17 455A.18, subsection 3, there is appropriated from the
12 18 environment first fund to the Iowa resources enhancement and
12 19 protection fund, in lieu of the appropriation made in section 12 20 455A.18, for the fiscal year beginning July 1, 2006, and
12 21 ending June 30, 2007, the following amount, to be allocated as
12 22 provided in section 455A.19:
12 23
                              .....$ 11,000,000
       . . . . . . . . . . . . . . . . . . . .
          Sec. 9. REVERSION.
1. Except as provided in subsection 2, and notwithstanding
12 24
12 25
12 26 section 8.33, moneys appropriated in this division of this Act
12 27
       that remain unencumbered or unobligated at the close of the
12 28 fiscal year shall not revert but shall remain available for
12 29 the purposes designated until the close of the fiscal year 12 30 beginning July 1, 2007, or until the project for which the 12 31 appropriation was made is completed, whichever is earlier.
12 32 2. Notwithstanding section 8.33, moneys appropriated in 12 33 this division of this Act to the department of agriculture and
12 34 land stewardship to provide financial assistance for the
12 35 establishment of permanent soil and water conservation
       practices that remain unencumbered or unobligated at the close of the fiscal year shall not revert but shall remain available
13
13
13
       for expenditure for the purposes designated until the close of
13
    4 the fiscal year that begins July 1, 2009.
13
           Sec. 10. CONTINGENT EFFECTIVE DATE.
                                                       The lettered
    6 paragraph in the section of this division of this Act making
13
13
       an appropriation from the environment first fund to the
    8 department of natural resources for purposes related to use 9 attainability analyses is contingent upon the enactment of
13
13
13 10 section 455B.176A by the Eighty=first General Assembly, 2006
13 11 Session, making it necessary for the department to contract
13 12 with qualified persons outside the department to conduct use
13 13 attainability analyses.
13 14
                                     DIVISION III
13 15
                           TOBACCO SETTLEMENT TRUST FUND
           Sec. 11.

1. There is appropriated from the tax=exempt bond proceeds

of the tobacco settlement
13 16
13 17
13 18 restricted capital funds account of the tobacco settlement 13 19 trust fund to the following departments and agencies for the
13 20 fiscal year beginning July 1, 2006, and ending June 30, 2007,
13 21
       the following amounts, or so much thereof as is necessary, to
13 22
       be used for the purposes designated:
13 23
              DEPARTMENT OF ADMINISTRATIVE SERVICES
13 24
           (1) For upgrades to the electrical distribution system
13 25
       serving the capitol complex:
13 26
                  .....$ 3,468,800
          (2) For planning, design, and construction costs
13 27
13 28 associated with the construction of a new 350,000=gross= 13 29 square=foot state office building:
13 30
      b.
13 31
               DEPARTMENT OF CULTURAL AFFAIRS
           For historical site preservation grants, to be used for the
13 32
13 33 restoration, preservation, and development of historic sites:
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13 34\$

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In making grants pursuant to this paragraph, the department
    1 shall consider the existence and amount of other funds
14
    2 available to an applicant for the designated project. A grant
14
       awarded from moneys appropriated in this subsection shall not exceed $100,000 per project. Not more than two grants may be
14
14
14
       awarded in the same county.
          C. DEPARTMENT OF ECONOMIC DEVELOPMENT
14
    6
14
          For accelerated career education program capital projects
14
       at community colleges that are authorized under chapter 260G
       and that meet the definition of "vertical infrastructure" in
14
14 10
       section 8.57B, subsection 3:
                                                   .....$ 5,500,000
14 11
         d. DEPARTMENT OF NATURAL RESOURCES
14 12
          For state park infrastructure renovations:
14 13
14 14
                                               .....$ 1,000,000
          e. DEPARTMENT OF PUBLIC DEFENSE
14 15
          (1) For major maintenance projects at national guard
14 16
14 17
       armories and facilities:
14 18 .....$ 1,500,000
14 19 (2) For allocation to the homeland security and emergency
14 20 management division for the STARCOM project:
14 21
                                               .....$ 1,700,000
          f. DEPARTMENT OF PUBLIC SAFETY
14 22
14\ 23 For allocation to the division of fire protection for the 14\ 24 planning, design, and construction of regional emergency
14 25 response training centers in the state:
14 26
          Of the amount appropriated in this subsection, $300,000
                                                                     4,300,000
14 27
14 28 shall be allocated to Western Iowa technical community
14 29
       college.
14 30
          Of the amount appropriated in this subsection, $900,000
       shall be allocated to Iowa western community college
14 31
14 32
          Of the amount appropriated in this subsection, $150,000
14 33 shall be allocated to the Dubuque county firefighter's
14 34
       association.
          Of the amount appropriated in this subsection, $150,000
14 35
15
       shall be allocated to the city of Waterloo.
       Of the amount appropriated in this subsection, $300,000 shall be allocated to Scott county community college.
15
15
15
          Of the amount appropriated in this subsection, $400,000
       shall be allocated to Iowa lakes community college.

Of the amount appropriated in this subsection, $400,000
15
    5
15
15
       shall be allocated to the Mason City fire department.
       Of the amount appropriated in this subsection, $400,000 shall be allocated to southeastern community college.
15
    8
   9
15
          Of the amount appropriated in this subsection, $300,000
15 10
15 11
       shall be allocated to a public agency, as defined in section
      470.1, located in merged area eleven.

Of the amount appropriated in this subsection, $300,000
15 12
15 13
15 14 shall be allocated to Kirkwood community college.
15 15
15 16
       Of the amount appropriated in this subsection, $300,000 shall be allocated to Iowa central community college.
15 17
          Of the amount appropriated in this subsection, $400,000
15 18 shall be allocated to a public agency, as defined in section
15 19
       470.1, located in merged areas fourteen and fifteen.
              DEPARTMENT OF TRANSPORTATION
15 20
15 21
           (1) For infrastructure improvements at general aviation
15 22 airports within the state: 15 23 .....
                                                                        750,000
         (2) For vertical infrastructure improvements at the
15 24
15 25 commercial air service airports within the state:
15 26
                                                                      1,000,000
                                Fifty percent of the funds appropriated in this
15 27
15 28 subparagraph shall be allocated equally between each
15 29 commercial service airport, 40 percent of the funds shall be 15 30 allocated based on the percentage that the number of enplaned
15 31 passengers at each commercial service airport bears to the
15 32 total number of enplaned passengers in the state during the 15 33 previous fiscal year, and 10 percent of the funds shall be
15 34 allocated based on the percentage that the air cargo tonnage
15 35 at each commercial service airport bears to the total air
16
       cargo tonnage in the state during the previous fiscal year
    2 In order for a commercial service airport to receive funding
16
    3 under this subparagraph, the airport shall be required to 4 submit applications for funding of specific projects to the 5 department for approval by the state transportation
16
16
16
16
    6 commission.
16
          h. OFFICE OF TREASURER OF STATE
          For county fair infrastructure improvements for
16
    9 distribution in accordance with chapter 174 to qualified fairs
16 10 which belong to the association of Iowa fairs:
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16 11 .....
                                 . . . . . .
         2. TAX=EXEMPT STATUS == USE OF APPROPRIATIONS.
16 12
                                                                Payment of
16 13 moneys from the appropriations in this section shall be made
16 14 in a manner that does not adversely affect the tax=exempt 16 15 status of any outstanding bonds issued by the tobacco
16 16 settlement authority.
16 17
          3. REVERSION.
                           Notwithstanding section 8.33, moneys
16 18 appropriated in this section that remain unencumbered or
16 19 unobligated at the close of the fiscal year shall not revert
16 20 but shall remain available for the purposes designated until
16 21 the close of the fiscal year that begins July 1, 2009, or 16 22 until the project for which the appropriation was made is
16 23 completed, whichever is earlier.
                                    DIVISION IV
16 24
16 25
                         VERTICAL INFRASTRUCTURE FUND
16 26
          Sec. 12. There is appropriated from the vertical
16 27 infrastructure fund to the state board of regents for the 16 28 fiscal year beginning July 1, 2006, and ending June 30, 2007,
16 29 the following amount, or so much thereof as is necessary, to
16 30 be used for the purposes designated:
16 31
          STATE BOARD OF REGENTS
          For vertical infrastructure=related improvements associated
16 32
16 33 with the implementation of the recommendations provided in
16 34 separate consultant reports on bioscience, advanced 16 35 manufacturing, and information technology submitted to the
17
    1 department of economic development in the calendar years 2004
    2 and 2005:
17
17
         Sec. 13. REVERSION. Notwithstanding section 8.33, moneys
17
17
    5 appropriated in this division of this Act that remain
    6 unencumbered or unobligated at the close of the fiscal year 7 shall not revert but shall remain available for the purposes
17
17
17
   8 designated until the close of the fiscal year that begins July
17
    9 1, 2009, or until the project for which the appropriation was
17 10 made is completed, whichever is earlier.
17 11
                                   DIVISION V
17 12
            ENDOWMENT FOR IOWA'S HEALTH RESTRICTED CAPITALS FUND
17 13
          Sec. 14. There is appropriated from the endowment for
17 14 Iowa's health restricted capitals fund to the following
17 15 departments and agencies for the fiscal year beginning July 1,
17 16 2006, and ending June 30, 2007, the following amounts, or so 17 17 much thereof as is necessary, to be used for the purposes
17 18 designated:
17 19
17 20
          1. DEPARTMENT OF ADMINISTRATIVE SERVICES a. For costs to repair parking lots on the capitol
17 21 complex:
17 25 life, and fire safety needs, and for compliance with the
17 26 federal Americans With Disabilities Act, for state buildings 17 27 and facilities under the purview of the department:
17 28 ...
                                              .....$ 6,830,000
17 29
         Of the amount appropriated in this paragraph, up to
17 30 $500,000 shall be used to establish areas of rescue assistance
17 31 in emergency evacuation situations.
17 32
          c. For planning, design, and construction costs associated
17 33 with the construction of a new 350,000=gross=square=foot state
17 34 office building:
17 35
18
         d. For upgrades to the Woodward state resource center
18
       wastewater treatment system:
18
          e. For costs associated with the remodeling of the records
18
18
      and property center:
18
18
         f. For costs associated with the replacement of the
    8 powerhouse facilities at the Iowa juvenile home at Toledo:
18
18
       18 10
          g. For construction of a new school and infirmary building
18 11
      at the Iowa juvenile home at Toledo and for the renovation of
18 12
       existing school buildings and the demolition of other
18 13 buildings:
                                      ....$ 8,130,668
18 14
18 15
          2. DEPARTMENT FOR THE BLIND
          For costs associated with department for the blind building
18 16
18 17 renovations:
18 18 .
                                    .....$ 4,000,000
          3. DEPARTMENT OF CORRECTIONS
a. For construction of a community=based correctional
18 19
18 21 facility, including district offices, in Davenport:
```

```
b. For construction of a community=based correctional
18 23
18 24 facility, including district offices, in Fort Dodge:
18 25 .....$ 1, 18 26 c. For the remodeling and renovation of the kitchen
18 27 facilities at the Anamosa correctional facility:
       4. DEPARTMENT OF CULTURAL AFFAIRS $ 1,840,000
18 28
18 29
18 30
          To fund capital projects in a city with a population of at
18 31 least 1,285 residents but not more than 1,320 residents in the
18 32 county of Carroll, in a city with a population of at least 18 33 25,000 residents but not more than 30,000 residents, and in a 18 34 city with a population of at least 80,000 residents but not
18 35 more than 90,000 residents through the Iowa great places
19
       program:
19
       5. DEPARTMENT OF EDUCATION
19
19
          For major renovation and major repair needs, including
    5 health, life, and fire safety needs, and for compliance with
19
19
      the federal Americans With Disabilities Act, for state
19
       buildings and facilities under the purview of community
19
    8 colleges:
19
      The moneys appropriated in this subsection shall be
19 10
19 11 allocated to the community colleges based upon the state aid 19 12 distribution formula established in section 260C.18C.
19 13
          6. IOWA STATE FAIR AUTHORITY
19 14
          For capital projects on the Iowa state fairgrounds:
19 15
                                   .....$ 1,000,000
        7. DEPARTMENT OF PUBLIC DEFENSE
a. For construction of a national guard readiness center
19 16
19 17
19 18 in Iowa City:
19 19
      b. For construction of a national guard aviation armory in
19 20
19 21 Waterloo:
19 22 .....
         c. For construction of a national guard armory in Spencer: 689,000
19 23
19 24 .....$ 6
19 25 d. For upgrades to the Camp Dodge water distribution
19 26 system:
          8. DEPARTMENT OF PUBLIC SAFETY
19 27
19 28
19 29
         For construction of an Iowa state patrol post in district
19 30 8:
.....$ 2,400,000
         For major renovation and major repair needs, including
19 33
19 34 health, life, and fire safety needs, and for compliance with
19 35 the federal American With Disabilities Act, for state
20
    1 buildings and facilities under the purview of state board of
    2 regents institutions:
20
20
                                              . . . . . . . . . . . . . . .
         Of the funds appropriated in this paragraph, $5,000,000 is
20
    5 allocated for costs associated with the planning, design, and
20
20
    6 construction of the chemistry building at Iowa state
    7 university of science and technology, $3,000,000 is allocated 8 for costs associated with completing upgrades to the
20
20
20 9 electrical distribution system at the university of northern 20 10 Iowa, and $2,000,000 is allocated for costs associated with
20 11 the planning, design, and construction of a new building to 20 12 house the college of public health at the state university of
20 13 Iowa.
20 14
          10. DEPARTMENT OF VETERANS AFFAIRS
20 15
          For capital improvement projects at the Iowa veterans home:
20 16
                                                 .....$
      Sec. 15. There is appropriated from the endowment for
20 17
20 18 Iowa's health restricted capitals fund to the department of
20 19 administrative services for the fiscal year beginning July 1, 20 20 2005, and ending June 30, 2006, the following amount, or so
20 21 much thereof as is necessary, to be used for the purpose
20 22 designated:
20 23
          For costs associated with the restoration of the west
20 24 capitol terrace:
20 25 .....
20 25 ..... $ 2,30 20 26 Sec. 16. TAX=EXEMPT STATUS == USE OF APPROPRIATIONS. 20 27 Payment of moneys from the appropriations in this section
20 28 shall be made in a manner that does not adversely affect the
20 29 tax=exempt status of any outstanding bonds issued by the
20 30 tobacco settlement authority.
         Sec. 17. REVERSION.
20 31
          1. Except as provided in subsections 2 and 3,
```

```
20 33 notwithstanding section 8.33, moneys appropriated from the
20 34 endowment for Iowa's health restricted capitals fund for the
20 35 fiscal years that begin July 1, 2005, and July 1, 2006, in 21 1 this division of this Act that remain unencumbered or 21 2 unobligated at the close of the fiscal year shall not revert
    3 but shall remain available for the purposes designated until
21
    4 the close of the fiscal year that begins July 1, 2009, or 5 until the project for which the appropriation was made is
21
21
    6 completed, whichever is earlier.
21
          2. Notwithstanding section 8.33, moneys appropriated from
21
21
    8
      the endowment for Iowa's health restricted capitals fund for
21 9 the fiscal year that begins July 1, 2006, and ends June 30, 21 10 2007, in this division of this Act to the department of
21 11 veterans affairs for capital improvement projects at the Iowa 21 12 veterans home that remain unencumbered or unobligated at the
21 13 close of the fiscal year shall not revert but shall remain
21 14 available for expenditure for the purposes designated until 21 15 the close of the fiscal year that begins July 1, 2010.
         3. Notwithstanding section 8.33, moneys appropriated from
21 16
21 17 the endowment for Iowa's health restricted capitals fund for
21 18 the fiscal year beginning July 1, 2006, and ending June 30, 21 19 2007, in this division of this Act to the department of
21 20 education for major renovation and major repair needs at the
21 21 community colleges that remain unencumbered or unobligated at 21 22 the close of the fiscal year shall not revert but shall remain
21 23 available for expenditure for the purposes designated until
21 24 the close of the fiscal year beginning July 1, 2010, or until
21 25 the project for which appropriated is completed, whichever is
21 26 earlier.
          Sec. 18. EFFECTIVE DATE. The section of this division of
21 27
21 28 this Act appropriating moneys to the department of 21 29 administrative services for the fiscal year beginning July 1,
21 30 2005, for restoration of the west capitol terrace, being
21 31 deemed of immediate importance, takes effect upon enactment.
                                    DIVISION VI
21 32
                          TECHNOLOGY REINVESTMENT FUND
21 33
          Sec. 19. There is appropriated from the technology
21 34
21 35 reinvestment fund created in section 8.57C to the following
22
      departments and agencies for the fiscal year beginning July 1,
    2 2006, and ending June 30, 2007, the following amounts, or so
22
22
      much thereof as is necessary, to be used for the purposes
22
      designated:
22
         1. DEPARTMENT OF ADMINISTRATIVE SERVICES
22
   6
7
         For technology improvement projects:
22
                                              .....$ 3,358,334
       2. DEPARTMENT OF CORRECTIONS
22
         For costs associated with the Iowa corrections offender
22
    9
22 10 network data system:
22 11
                                         500,000
         3. DEPARTMENT OF EDUCATION
22 12
22 13
          a. For implementation of the provisions of chapter 280A:
22 14
       b. For maintenance and lease costs associated with
                                                                      500,000
22 15
22 16 connections for Part III of the Iowa communications network:
22 17
              For allocation to the public broadcasting division for
22 18
22 19 installation costs for the conversion to high definition
22 20 broadcasting at the Iowa public television facilities:
       d. To the public broadcasting division for replacing
22 21
22 22
22 23 transmitters:
22 24
        e. To the public broadcasting division for the purchase of
22 25
22 26 equipment intended to provide an uninterruptible power supply:
22 27
          4. DEPARTMENT OF HUMAN RIGHTS
22 28
22 29
          For the cost of equipment and computer software for the
22 30 implementation of Iowa's criminal justice information system:
22 31
                                              ....$ 2,645,066
22 32
          5. IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD
22 33
22 34
          For technological improvements to the board's electronic
      filing system:
22 35 .....
          6. IOWA TELECOMMUNICATIONS AND TECHNOLOGY COMMISSION
23
23
          For replacement of equipment for the Iowa communications
23
    3 network:
23
23
              IOWA LAW ENFORCEMENT ACADEMY
         For information technology upgrades and renovations at the
23
      Iowa law enforcement academy:
    8 ..... $
```

```
8. BOARD OF PAROLE
23 10
         For information technology upgrades for the board of
23 11 parole:
23 12
                                       .....$
23 13
         9. DEPARTMENT OF PUBLIC DEFENSE
23 14
         For information technology upgrades for the Iowa national
23 15 quard:
23 16
                                                                   75,000
                                            ..... $
         10. DEPARTMENT OF PUBLIC SAFETY a. For continuation of payments on the lease of the
23 17
23 18
23 19 automated fingerprint identification system:
23 20 ...
        b. For information technology hardware and software
23 21
23 22 upgrades for the department of public safety:
23 23
         Sec. 20. REVERSION. Notwithstanding section 8.33, moneys
23 24
23 25 appropriated in this division of this Act that remain
23 26 unencumbered or unobligated at the close of the fiscal year
23 27 shall not revert but shall remain available for the purposes
23 28 designated until the close of the fiscal year beginning July
23 29 1, 2007, or until the project for which the appropriation was 23 30 made is completed, whichever is earlier.
23 31
         Sec. 21. <u>NEW SECTION</u>. 8.57C
                                          TECHNOLOGY REINVESTMENT
23 32 FUND.
23 33
             A technology reinvestment fund is created under the
         1.
23 34 authority of the department of management. The fund shall
23 35 consist of appropriations made to the fund and transfers of
   1 interest, earnings, and moneys from other funds as provided by 2 law. The fund shall be separate from the general fund of the
24
24
24
   3 state and the balance in the fund shall not be considered part
   4 of the balance of the general fund of the state. However, the 5 fund shall be considered a special account for the purposes of
24
24
24
   6 section 8.53, relating to generally accepted accounting
24
      principles.
   8
         2. Moneys in the fund in a fiscal year shall be used as
24
   9 appropriated by the general assembly for the acquisition of
24
24 10 computer hardware and software, software development,
24 11 telecommunications equipment, and maintenance and lease 24 12 agreements associated with technology components and for the
24 13 purchase of equipment intended to provide an uninterruptible
24 14 power supply.
24 15
             There is appropriated from the general fund of the
24 16 state for the fiscal year beginning July 1, 2006, and for each
24 17 subsequent fiscal year, the sum of seventeen million five
24 18 hundred thousand dollars to the technology reinvestment fund.
                                 DIVISION VII
24 19
                     ENDOWMENT FOR IOWA'S HEALTH ACCOUNT
24 20
24 21 Sec. 22. Notwithstanding section 12.65, subsection 2, and 24 22 section 12E.12, subsection 1, paragraph "b", subparagraph (2),
24 23 there is appropriated from the endowment for Iowa's health
24 24 account of the tobacco settlement trust fund established in 24 25 section 12E.12 to the following departments and agencies for
24 26 the fiscal year beginning July 1, 2006, and ending June 30,
24 27 2007, the following amounts, or so much thereof as is
24 28 necessary, to be used for the purposes designated:
         1. DEPARTMENT OF NATURAL RESOURCES
24 29
24 30
         For implementation of lake projects that have established
24 31 watershed improvement initiatives and community support in
24 32 accordance with the department's annual lake restoration plan
24 33 and report:
24 34 ...
         ......$ 8,60 It is the intent of the general assembly that all lake
24 35
   1 restoration projects that satisfy the criteria required in
25
25
   2 section 456A.33B and whose project designers worked with the
25
    3 department to develop an action plan prior to January 1,
25
   4 shall be funded in the amounts and according to the timeline
25
   5 for fiscal year 2006=2007 provided in the department's Iowa
25
      lakes restoration report submitted to the Eighty=first General
    6
25
      Assembly.
25
         Of the amounts appropriated in this subsection, at least
2.5
    9
      the following amounts shall be allocated as follows:
25 10
         a. For clear lake in Cerro Gordo county:
25 11
      .....$ 4,000,000
        b. For storm lake in Buena Vista county:
25 12
25 13
      c. For crystal lake in Hancock county:
                                                                  500,000
25 14
25 15
       2. TREASURER OF STATE
                                 ....$ 1,400,000
25 16
         For deposit in the watershed improvement fund created in
25 17
25 18 section 466A.2:
25 19 .....$ 5,000,000
```

25 20 Notwithstanding section 12.65, subsection 2, 25 21 section 12E.12, subsection 1, paragraph "b", subparagraph (2), 25 22 there is appropriated from the endowment for Iowa's health 25 23 account of the tobacco settlement trust fund established in 25 24 section 12E.12 to the treasurer of state for the fiscal year 25 25 beginning July 1, 2007, and ending June 30, 2008, the 25 26 following amount, or so much thereof as is necessary, to be 25 27 used for the purposes designated: 25 28

For deposit in the watershed improvement fund created in 25 29 section 466A.2:

25 30

25 31

25 33

2.5

26

26

26

26

26

2.6

26

26 8

26 9 26 10

26 11

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6

Sec. 24. NEW SECTION. 456A.33B LAKE RESTORATION PLAN AND 25 32 REPORT.

1. It is the intent of the general assembly that the 34 department of natural resources shall develop annually a lake 25 35 restoration plan and report that shall be submitted to the joint appropriations subcommittee on transportation, infrastructure, and capitals and the legislative services 3 agency by no later than January 1 of each year. The plan and 4 report shall include the department's plans and recommendations for lake restoration projects to receive funding consistent with the process and criteria provided in this section, and shall include the department's assessment of the progress and results of projects funded with moneys appropriated under this section.

The department shall recommend funding for lake restoration projects that are designed to achieve the following goals:

- Ensure a cost=effective, positive return on investment a. 26 13 for the citizens of Iowa.
- b. Ensure local community commitment to lake and watershed 26 15 protection.
 - c. Ensure significant improvement in water clarity, safety, and quality of Iowa lakes.
- Provide for a sustainable, healthy, functioning lake d. 26 19 system.
- e. Result in the removal of the lake from the impaired 26 21 waters list.
- 2. The process and criteria the department shall utilize 26 23 to recommend funding for lake restoration projects shall be as 26 24 follows:
- 26 25 a. The department shall develop an initial list of not 26 26 more than thirty=five significant public lakes to be considered for funding based on the feasibility of each lake 26 28 for restoration and the use or potential use of the lake, if 26 29 restored. The list shall include lake projects under active 26 30 development that the department shall recommend be given 26 31 priority for funding so long as progress toward completion of the projects remains consistent with the goals of this 26 32 26 33 section.
- b. The department shall meet with representatives of 26 35 communities where lakes on the initial list are located to provide an initial lake restoration assessment and to explain the process and criteria for receiving lake restoration funding. Communities with lakes not included on the initial 4 list may petition the director of the department for a 5 preliminary lake restoration assessment and explanation of the 6 funding process and criteria. The department shall work with 7 representatives of each community to develop a joint lake 8 restoration action plan. At a minimum, each joint action plan 9 shall document the causes, sources, and magnitude of lake 27 10 impairment, evaluate the feasibility of the lake and watershed 27 11 restoration options, establish water quality goals and a 27 12 schedule for attainment, assess the economic benefits of the 27 13 project, identify the sources and amounts of any leveraged 27 14 funds, and describe the community's commitment to the project, 27 15 including local funding. The community's commitment to the 27 16 project may include moneys to fund a lake diagnostic study and 27 17 watershed assessment, including development of a TMDL (total 27 18 maximum daily load).
- Each joint lake restoration plan shall comply with the C . 27 20 following guidelines:
- (1) Biologic controls will be utilized to the maximum 27 22 extent, wherever possible.
- If proposed, dredging of the lake will be conducted to (2) 27 24 a mean depth of at least ten feet to gain water quality 27 25 benefits unless a combination of biologic and structural 27 26 controls is sufficient to assure water quality targets will be 27 27 achieved at a shallower average water depth.
- 27 28 (3) The costs of lake restoration will include the 27 29 maintenance costs of improvements to the lake.
 - (4) Delivery of phosphorous and sediment from the

```
27 31 watershed will be controlled and in place before lake
 27 32 restoration begins. Loads of phosphorous and sediment, in
 27 33 conjunction with in=lake management, will meet or exceed the
 27 34 following water quality targets:
27 35 (a) Clarity. A four-and-one-half-foot secchi depth will
 27 35
        be achieved fifty percent of the time from April 1 through
 28
     1
 28
     2 September 30.
 28
           (b)
                Safety.
                           Beaches will meet water quality standards for
     4 recreational use.
 28
 28
     5
          (c) Biota. A diverse, balanced, and sustainable aquatic
       community will be maintained.

(d) Sustainability. The water quality benefits of the
 28
     6
 28
     8 restoration efforts will be sustained for at least fifty
 28
 28
     9
       years.
 28 10
          d.
                The department shall evaluate the joint action plans
 28 11 and prioritize the plans based on the criteria required in 28 12 this section. The department's annual lake restoration plan
 28 13 and report shall include the prioritized list and the amounts
 28 14 of state and other funding the department recommends for each 28 15 lake restoration project. The department may seek public
 28 16 comment on its recommendations prior to submitting the plan
 28 17 and report to the general assembly.
 28 18
                                     DIVISION VIII
 28 19
                           CHANGES TO PRIOR APPROPRIATIONS
 28 20
                       2001 Iowa Acts, chapter 185, section 30, as
           Sec. 25.
 28 21
        amended by 2005 Iowa Acts, chapter 178, section 22, is amended
 28 22
       to read as follows:
 28 23
           SEC. 30. REVERSION.
           1. Except as provided in subsection 2 and notwithstanding
 28 24
 28 25 section 8.33, moneys appropriated in this division of this Act
 28 26 shall not revert at the close of the fiscal year for which 28 27 they were appropriated but shall remain available for the
 28 28 purposes designated until the close of the fiscal year that
 28 29 begins July 1, 2004, or until the project for which the
 28 30 appropriation was made is completed, whichever is earlier.
28 31 2. Notwithstanding section 8.33, moneys appropriated in 28 32 section 25, subsection 3, paragraph "b", and section 28 of 28 33 this division of this Act shall not revert at the close of
 28 34 fiscal year for which they were appropriated but shall remain
 28 35 available for the purpose designated until the close of the
     1 fiscal year that begins July 1, 2005 2006, or until the 2 project for which the appropriation was made is completed,
 29
 29
 29
     3 whichever is earlier.
       Sec. 26. 2002 Iowa Acts, chapter 1173, section 1, subsection 3, paragraph b, is amended to read as follows: b. To provide a grant for construction of, and purchasing
 29
 29
     5
 29
       of equipment for, a facility to be used exclusively for processing novel proteins from agricultural products for
 29
 29
 29
        pharmaceutical, nutraceutical, or chemical applications:
 29 10 FY 2002=2003.....$ 3,268,696
 29 11
 29 12 FY 2003=2004.....$
 29 13 FY 2004=2005....
 29 14 FY 2005=2006.....
                                                                                0
 29 15 The moneys appropriated in this paragraph "b" shall 29 16 comprise no more than 15 percent of the total costs of
 29 17
        construction of, and purchasing equipment for, the facility.
29 18 Sec. 27. 2004 Iowa Acts, chapter 1175, section 288, 29 19 subsection 4, paragraph b, is amended to read as follows: 29 20 b. For construction of a community=based correctional
 29 21 facility, including district offices, in Davenport:
 29 22 FY 2004=2005.....$
 29 23 FY 2005=2006.....$
                                                                      3,750,000
 29 24 FY 2006=2007.....$
                                                                     3,750,000
 29 25
 29 26
           It is the intent of the general assembly that the
29 27 department of management allocate the entire appropriation for
29 28 the fiscal year beginning July 1, 2006, to the department of
29 29 corrections by July 31, 2006.
           Sec. 28. 2004 Iowa Acts, chapter 1175, section 288,
 29 31 subsection 7, paragraph d, is amended to read as follows:
 29 32 d. For allocation to the public broadcasting division for 29 33 costs of installation of digital and analog television for
 29 34 Iowa public television facilities, notwithstanding section
 29 35 8.57,
              subsection 5, paragraph "c":
     1 FY 2004=2005..... $
 30
     2 FY 2005=2006. $
3 FY 2006=2007. $
 30
 30
                                                                     <del>2,300,000</del>
 30
 30
```

5 Sec. 29. 2005 Iowa Acts, chapter 178, section 4, is 6 amended to read as follows:

```
There is appropriated from the rebuild Iowa
30 8 infrastructure fund to the following departments and agencies
30
    9 for the fiscal year beginning July 1, 2006, and ending June
30 10 30, 2007, the following amounts, or so much thereof as is 30 11 necessary, to be used for the purposes designated:
          1. DEPARTMENT OF ADMINISTRATIVE SERVICES
30 12
30 13
           a. For costs associated with the remodeling of the records
30 14 and property center:
30 15
       .....$ <del>2,200,000</del>
30 16
30 17
          b. For costs associated with the replacement of the
30 18 powerhouse facilities at the Iowa juvenile home at Toledo:
30 19
       $\frac{1,521,045}{2}$
30 20
           2. DEPARTMENT OF CORRECTIONS
30 21
30 22
             For construction of a community=based correctional
30 23 facility, including district offices, in Fort Dodge:
30 24
       30 25
30 26
               For the remodeling and renovation of the kitchen
30 27 facilities at the Anamosa correctional facility:
30 28
                                                                    <del>1,840,000</del>
30 29
30 30 Sec. 30. 2005 Iowa Acts, chapter 179, section 13, 30 31 unnumbered paragraph 2, is amended to read as follows:
          For major renovation and major repair needs, including
30 32
30 33 health, life, and fire safety needs, and for compliance with
30 34 the federal Americans With Disabilities Act, for state
30 35 buildings and facilities under the purview of the community
    1 colleges:
31
    2 FY 2006=2007.....$ 2,000,000
31
31
                                                                      2,000,000
31
    4 FY 2007=2008.....$
    2,000,000
31
31
31
                                MISCELLANEOUS CHANGES
31
           Sec. 31. STATE BOARD OF REGENTS == GENERAL FUND ENDING
   9 BALANCE.
31
31 10
          1. Prior to the appropriation of the surplus existing in
31 11 the general fund of the state at the conclusion of the fiscal
31 12 year beginning July 1, 2005, pursuant to section 8.57, 31 13 subsections 1 and 2, from appropriations that remain
31 14 unencumbered or unobligated and would otherwise revert on
31 15 August 31, 2006, pursuant to section 8.33, up to $2,800,000 31 16 shall be transferred to the state board of regents.
           2. The transfer made in subsection 1 shall be distributed
31 17
31 18 to the state board of regents in the fiscal year beginning
31 19 July 1, 2006, to be used as additional funding for the fiscal 31 20 year beginning July 1, 2006, for the institutions under the
31 21 state board of regents.
31 22 Sec. 32. EFFECTIVE DATE. This division of this Act, being
31 22
31 23 deemed of immediate importance, takes effect upon enactment.
31 24
                                      DIVISION X
31 25
                            MISCELLANEOUS CODE CHANGES
31 26
           Sec. 33.
                     NEW SECTION. 8A.330
                                               NEW CONSTRUCTION == RETURN
31 27 ON INVESTMENT.
31 28
          The department shall not expend or obligate more than
31 29 $1,000,000 in total of the funds appropriated for a project 31 30 unless authorized by a constitutional majority of each house
31 31 of the general assembly, or upon approval by a constitutional 31 32 majority of the members of each house of the general assembly
31
   33 appointed to the legislative fiscal committee if the general
31 34 assembly is not in session. If the return on investment is
31 35 less than five percent, the expenditure or obligation of the 32 1 funds must be approved by the general assembly and the 32 2 governor. Additionally, prior to expending or obligating more 32 3 than $1,000,000 in total, the department shall submit a 32 4 business plan related to the construction of a new state 32 5 office building that includes all of the following:
32
       office building that includes all of the following:
32
           1. A list of the identified agencies that will occupy the
       building and an estimate of the number of employees of each
32
    7
32
    8
       agency.
              The rental or lease costs currently paid by the
32
32 10 identified state agencies, and the estimated rental or lease
32 11 costs to be incurred by the identified state agencies if a new 32 12 state office building is not constructed.
32 13
           3. A return on investment analysis associated with the
32 14 construction of a new state office building compared with the
32 15 following:
```

a. Continuing to lease or rent space for existing state

32 17 agencies in addition to renovating the Wallace state office

32 18 building. b. Entering into an agreement for the construction of a 32 20 new building for use by the state through a long=term lease or 32 21 long=term lease=purchase agreement. 32 22 Sec. 34. Section 100B.2, Code 3 Sec. 34. Section 100B.2, Code Supplement 2005, is amended 32 23 by adding the following new subsection: 32 24 NEW SUBSECTION. 9. Participate in the regional emergency 32 25 response training center application process as provided in 32 26 section 100B.16. 32 27 Sec. 35. Section 100B.3, Code 2005, is amended to read as 32 28 follows: 100B.3 TRAINING AGREEMENTS. 32 29 32 30 The state fire marshal, subject to the approval of the 32 31 state fire service and emergency response council, may shall 32 32 enter into written agreements with other educational 32 33 institutions public agencies that have established regional 32 34 emergency response training centers under section 100B.16 to 32 35 provide training in conjunction with training provided by the 33 1 fire service training bureau or. Moneys appropriated shall 2 not be distributed by the department of public safety to a 3 regional training center until such an agreement has been 4 entered into with the regional training center. 33 4 33 5 PARAGRAPH DIVIDED. The state fire marshal, subject to the approval of the state fire service and emergency response 7 council, may enter into written agreements with other 33 8 educational institutions to assist in research conducted by 33 9 the bureau. Section 100B.4, unnumbered paragraph 1, Code Sec. 36. 33 11 Supplement 2005, is amended to read as follows: 33 12 Fees assessed pursuant to this chapter shall be retained by 33 13 the division of state fire marshal and such repayments 33 14 received shall be used exclusively to offset the cost of fire 33 15 service training. Fees charged by regional emergency response 33 16 training centers for fire service training programs as 33 17 described in section 100B.6 shall be uniform statewide and 33 18 shall not be greater than the fee schedule approved by the 33 19 state fire service and emergency response council.
33 20 Sec. 37. Section 100B.7, subsection 2, paragraphs k and 1, 33 21 Code 2005, are amended to read as follows: 33 22 k. Plan and coordinate fire schools and other short 33 23 courses of instruction on a statewide, regional, and local 33 24 level, utilizing existing educational institutions, program 33 25 and facilities as feasible provided in sections 100B.16 and _33 26 100B.18.

27 1. Prepare for the state fire marshal and the state fire ma 33 27 33 28 service and emergency response council an annual report of 33 29 activities that include a summary of classes taught, budget, 33 30 and staff activities. <u>The annual report shall include a</u>
33 31 report of the activities of each regional emergency response 33 32 training center established under section 100B.16.
33 33 Sec. 38. Section 100B.7, subsection 2, Code 2005, is 33 34 amended by adding the following new paragraph: 33 35 NEW PARAGRAPH. r. Work in conjunction with those state 34 agencies charged with developing training standards for 34 emergency response training to develop a curriculum and standards for emergency response training provided by a 34 34 training center established pursuant to section 100B.16. 34 Sec. 39. <u>NEW SECTION</u>. 100B.15 DEFINITIONS. As used in this part: 34 6 34 "Bureau" means the fire service training bureau. 34 2. "Council" means the state fire service and emergency 8 34 response council. 34 10 3. "Emergency responders" means firefighters, law 34 11 enforcement officers, emergency medical service personnel, and other personnel having emergency response duties.
4. "Emergency response service" means fire protection 34 12 34 13 34 14 service, law enforcement, emergency medical service, hazardous materials containment and disposal, search and rescue 34 15 34 16 operations, evacuation operations, and other related services. 34 17 5. "Municipality" means a city, county, township, 34 18 benefited fire district, or agency authorized by law to 34 19 provide emergency response services. 6. "Public agency" means a municipality, a community 34 20 college, or an association representing fire fighters. 34 21 34 22 7. "Training center" means a regional emergency response 34 23 training center established under section 100B.16. 34 24 Sec. 40. NEW SECTION. 100B.16 REGIONAL EMERGENCY 34 25 RESPONSE TRAINING CENTERS. 34 26 1. Twelve regional emergency response training centers are 34 27 established to provide training to fire fighters and other 34 28 emergency responders. The training centers are established in

34 29 the following cities and shall be operated by the following 34 30 public agencies:

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- 34 31 a. In Dubuque to be operated by the Dubuque county fire 34 32 fighters' association and to provide advanced training in 34 33 agricultural emergency response.
- b. In Waterloo to be operated by the city of Waterloo and 34 35 to provide advanced training in hazardous materials emergency response.
 - In Sioux City to be operated by Western Iowa technology c. community college and to provide advanced training in emergency responder communications.
 - d. In Cedar Rapids to be operated by Kirkwood community college and to provide advanced training in agricultural terrorism response and mass casualty and fatality response.
 - In Council Bluffs to be operated by Iowa western community college.
 - f. In Davenport to be operated by Scott County community college.
 - g. In Emmetsburg to be operated by Iowa lakes community college.
- 35 13 h. In Fort Dodge to be operated by Iowa central community 35 15 college and to provide advanced training in homeland security.
- i. In Mason City to be operated by the Mason City fire 35 17 department.
 - j. In Fort Madison to be operated by southeastern community college.

The public agencies named in paragraphs "a" through "j" 35 21 shall, in conjunction with the bureau, coordinate fire service 35 22 training programs as described in section 100B.6 at each 35 23 training center.

- 35 24 2. a. A public agency listed in subsection 1, paragraphs 35 25 "a" through "j", shall submit an application to the council in 35 26 order to receive any appropriation made for the agency's 35 27 training center. A public agency located in merged area 35 28 eleven, or in merged areas fourteen and fifteen combined may 35 29 submit an application to the council to request that a 35 30 training center be established to coordinate, in conjunction 35 31 with the bureau, fire service training programs as described 35 32 in section 100B.6 at that training center.
- b. The application shall be provided by the bureau in a 35 34 form prescribed by the council. An applicant public agency 35 35 shall indicate on the application the location of the proposed training center. The application shall be accompanied by letters from public agencies and private businesses in the merged area stating an intent to participate in, and provide for financial support for, establishment and activities of the 5 training center.
- c. By January 10 of each year, the council shall submit a list of applications received and the council's recommendation 8 on each application to the general assembly. The general assembly shall determine which applications for establishment 36 10 of a training center shall be approved. The council shall, 36 11 upon request, provide the applications and supporting 36 12 documentation submitted by each applicant.
- In selecting a location for a proposed training center, 3. an applicant public agency shall consider, and address in the 36 14 36 15 application, all of the following:
 - a. The availability and proximity of quality classroom space with adequate audio=visual support.
- b. The availability and adequate supply from area 36 19 emergency response service entities of equipment which 36 20 supports training.
- c. A site where limited, safe open burning would not be 36 22 challenged or prohibited due to environmental issues or community concerns.
 - d. Proximity to a medical facility.
 - The availability of water mains, roadway, drainage, electrical service, and reasonably flat terrain.
 - f. Accessibility to area fire departments.

The application shall include letters of support for the 36 29 recommended site from emergency response entities in the 36 30 region.

- 4. If a training center is established in merged area 36 32 eleven, the training center shall provide advanced training in 36 33 operations integration in compliance with the national 36 34 incident management system.
 - Sec. 41. NEW SECTION. 100B.17 TRAINING CENTER FACILITIES.
- 37 Each training center is required to have the following facilities:
 - a. A two=story burn building containing a minimum of two

5 burn rooms, interior and exterior stairways, a standpipe 37 6 connection, and other features necessary to provide live fire 37 training which meets federal fire fighter professional 8 qualifications standards and the minimum training standards 9 developed by the council for Iowa fire fighters. 37

37 10 b. A two=story skills building containing interior and 37 11 exterior stairways, ventilation panels, forcible entry skill 37 12 stations, a sprinkler system, and other features necessary to 37 13 provide live fire training which meets federal fire fighter 37 14 professional qualifications standards and the minimum training 37 15 standards developed by the council for Iowa fire fighters. 37 16

c. Necessary classroom space.

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- 2. In addition to the requirements in subsection 1, each 37 18 training center assigned an area of advanced training as 37 19 specified in section 100B.16 is required to have facilities to 37 20 support instruction in its area of advanced training. These 37 21 facilities shall include facilities and structures to support 37 22 full=scale training exercises in such area of advanced 37 23 training as recommended or required by any applicable state or 37 24 national training facility standards.
 - The bureau shall inspect the facilities of each training center to ensure compliance with the requirements of this section.

- Sec. 42. <u>NEW SECTION</u>. 100B.18 TRAINING PROVIDED.

 1. Training centers shall provide fire service training in 37 30 accordance with curriculum approved by the bureau. 37 31 bureau, in cooperation with the public agencies operating the 37 32 training centers, shall provide the necessary training 37 33 materials, curriculum, and training aids. Each public agency 37 34 operating a training center shall be responsible for 37 35 scheduling training programs.
 - Training centers may provide emergency response service 2 training in addition to fire service training. A training center shall offer joint training exercises to emergency The bureau shall work in conjunction with those responders. 5 state agencies charged with developing training standards for 6 emergency response service training to develop a curriculum and standards for emergency response service training provided 8 by a training center.
- 3. A training center shall offer training to any emergency 38 10 responder who applies for training at the training center 38 11 regardless of the emergency responder's place of residence or 38 12 employment.

NEW SECTION. 100B.19 AGREEMENTS FOR TRAINING Sec. 43. 38 14 AND FINANCIAL ASSISTANCE == AUTHORITY.

A public agency operating a training center may enter into 38 16 agreements under chapter 28E to provide emergency response service training to emergency responders. The agreements may 38 18 provide for financial contributions from participating public 38 19 agencies, private fire departments, and emergency response 38 20 service entities and may provide for in=kind contributions of land, equipment, and personnel from such public agencies, 38 22 private fire departments, and other entities providing emergency response services.

Sec. 44. <u>NEW SECTION</u>. 546.12 COMMERCE=RELATED BUILDING.

1. For the purposes of this section:

"Chargeable expenses" means expenses incurred as part 38 27 of the regulatory expenses charged by a commerce=related 38 28 agency that are not deposited into the general fund of the 38 29 state, may be expended by the commerce=related agency, and are 38 30 collected by the following commerce=related agency pursuant to 38 31 the following specified authorization:

(1)The utilities board and the consumer advocate division 38 33 of the department of justice, expenses for carrying out duties

38 34 under section 476.10.

(2) The banking division, actual expenses under section

524.207, subsection 3.
(3) The credit union division, actual expenses under section 533.67, subsection 3.

- (4) The insurance division, actual expenses under section 505.7, subsection 4.
- "Commerce=related agency" means the consumer advocate division of the department of justice or any of the following 8 divisions of the department:
 - (1)Banking.
 - (2)Credit union.
 - (3) Insurance.
 - (4)Utilities.

39 12 2. The commerce=related agencies may jointly provide for 39 13 39 14 construction of a building to house the commerce=related 39 15 agencies. If deemed cost=effective by the commerce=related

39 16 agencies, the building may be developed with capacity for 39 17 other occupants. A building developed under this section 39 18 shall be a model energy=efficient building that may be used as 39 19 a public example for similar efforts. The building shall 39 20 comply with the life cycle cost provisions developed pursuant 39 21 to section 72.5. The building shall be located on the capitol 39 22 grounds.

3. Costs associated with construction and operation of the 39 23 39 24 building are chargeable expenses. The commerce=related 39 25 agencies shall utilize a cost=effective approach for financing 39 26 construction of the building which may include but is not 39 27 limited to lease, lease=purchase, bonding, or installment 39 28 acquisition arrangement, or a financing arrangement under 39 29 section 12.28. If financing for the building is implemented 39 30 under section 12.28, the limitation on principal under that 39 31 section does not apply. This section comprises a complete and 39 32 independent authorization and procedure for the commerce= 39 33 related agencies to enter into a lease or agreement and this 39 34 section is not a qualification of any other powers which the 39 35 commerce=related agencies may possess and the authorizations 40 1 and powers granted under this section are not subject to the 40 2 terms, requirements, or limitations of any other provisions of 3 law, except that the commerce=related agencies must comply with the provisions of section 12.28 when entering into financing agreements for the purchase of real or personal 6 property.

4. If financing for the building is implemented through bonding, the commerce=related agencies shall be considered to 9 be an authority for purposes of section 12.30 and shall be 40 10 subject to that section. In order further to assure 40 11 maintenance of any bond reserve funds established in 40 12 connection with the financing, the treasurer of state shall, 40 13 on or before January 1 of each calendar year, make and deliver 40 14 to the governor the treasurer of state's certificate stating 40 15 the sum, if any, required to restore any such bond reserve 40 16 fund to the bond reserve fund requirement for that fund. 40 17 Within thirty days after the beginning of the session of the

40 18 general assembly next following the delivery of the 40 19 certificate, the governor shall submit to both houses of the 40 20 general assembly printed copies of a budget including the sum, 40 21 if any, required to restore any such bond reserve fund to the 40 22 bond reserve fund requirement for that fund. Any sums 40 23 appropriated by the general assembly and paid to the treasurer 40 24 of state shall be deposited by the treasurer of state in the 40 25 applicable bond reserve fund.

5. All moneys received by the commerce=related agencies 40 27 from agreements and leases entered into pursuant to this 40 28 section with private and public agencies shall be considered 40 29 repayment receipts as defined in section 8.2, and shall be 40 30 used for costs incurred in connection with the building

40 31 6. Notwithstanding sections 8A.302, 8A.321, and 8A.322, 40 32 the commerce=related agencies shall be responsible for 40 33 securing architectural services, contracting for construction, 40 34 engineering, and construction oversight and management, 40 35 assigning space, and controlling the funding associated with the building construction and the building's operation. commerce=related agencies may utilize consultants or other expert assistance to address feasibility, planning, or other considerations connected with construction of the building or 5 decision making regarding the building. The commerce=related agencies shall consult with the office of the governor and the 6 legislative bodies with oversight of the commerce=related 8 agencies and capital projects. The building location shall be subject to a recommendation by the capitol planning 9 41 10 commission.

Sec. 45. TRAINING FOCUS REPORT.

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The state fire service and emergency response council 41 13 and the homeland security and emergency management division of the department of public defense shall compile a report 41 14 41 15 developing a comprehensive training focus for emergency 41 16 responders to be implemented by training centers that are, or 41 17 will be, established under section 100B.16. The report sha 41 18 identify areas of emergency response services on which the The report shall 41 19 state should focus, including but not limited to advanced 20 training in homeland security, agricultural terrorism 41 21 response, mass casualty and fatality response, and operations 41 22 integration in compliance with the national incident 41 23 management system. The report shall also include 41 24 recommendations on which a merged area or established training 41 25 center should provide the training.

2. On or before March 10, 2007, the state fire service and

- 41 27 emergency response council and the homeland security and 41 28 emergency response division shall report to the general 41 29 assembly on the matters described in subsection 1. 41 30 HF 2782 41 31 rh:mg/es/25