CHAPTER 309

APPROPRIATIONS FOR MERGED AREA SCHOOLS AND THE ETHANOL TRUCK PROJECT, AND OTHER ALLOCATIONS $S.F.\ 369$

AN ACT making a supplemental appropriation to complete the GAAP implementation schedule for the merged area schools' general operations and to continue the ethanol truck project, and requiring the release and allocation of previously appropriated funds, requiring reimbursement for the auditor of state, and providing an effective date.

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

Section 1. There is appropriated from the general fund of the state to the department of management for the fiscal year beginning July 1, 1988, and ending June 30, 1989, the following amounts, or so much thereof as is necessary, for the purposes designated:

For recognizing additional liabilities necessary to complete the GAAP implementation schedule required by 1986 Iowa Acts, chapter 1245, section 2046, for the merged area schools' general operations:

		\$	12,000,000
The	funds appropriated i	n this section shall be allocated to each area school a	s follows:
1.	Merged Area I	*\$	556,520
2.	Merged Area II	\$	691,112
3.	Merged Area III	\$	648,040
4.	Merged Area IV	\$	318,356
5.	Merged Area V	\$	722,663
6.	Merged Area VI	\$	722,562
7.	Merged Area VII	\$	959,513
8.	Merged Area IX	\$	987,051
9.	Merged Area X	\$	1,580,166
10.	Merged Area XI	\$	1,527,996
11.	Merged Area XII	\$	717,928
12.	Merged Area XIII	\$	745,086
13.	Merged Area XIV	\$	315,738
14.	Merged Area XV		936,603
15.	Merged Area XVI	\$	570,666

Sec. 2. 1988 Iowa Acts, chapter 1284, section 34, subsection 1, is amended to read as follows:

1. For state financial aid to merged areas the amount of twenty three eleven million fifty-five thousand three hundred fifty-six (23,055,356) dollars, to be accrued as income and used for expenditures incurred by the area schools during the fiscal year beginning July 1, 1988, and ending June 30, 1989, to be allocated to each area school as follows:

a.	Merged Area I	 1,069,231
		512,711
b.	Merged Area II	 $1,\overline{327,820}$
		636,708
c.	Merged Area III	 $1,\overline{245,067}$
		597,027
d.	Merged Area IV	 611,651
		293,295
e.	Merged Area V	 1,388,438
	· ·	665,775
f.	Merged Area VI	 \$ 1, 388,244
	ū	665,682

g.	Merged Area VII	\$	1,843,493
h.	Merged Area IX	·	$\frac{883,980}{1,896,400}$
i.	Merged Area X	.\$	$\frac{909,349}{3,035,941}$
i.	Merged Area XI	\$	$\frac{1,455,775}{2,935,708}$
•	· ·		1,407,712
k.	Merged Area XII	\$ \$	$\frac{1,379,340}{661,412}$
l.	Merged Area XIII	\$	1, 431,518 686,432
m.	Merged Area XIV	\$	606,620 290,882
n.	Merged Area XV	\$	1,799,477 $862,874$
0.	Merged Area XVI	\$	1,096,408
			525,742

Sec. 3. There is appropriated from the general fund of the state to the state board of regents for the fiscal year beginning July 1, 1988, and ending June 30, 1989, the following amounts, or so much thereof as is necessary, for the purposes designated:

For continuation of the ethanol truck project at the university of Iowa:

... \$ 15,000

- Sec. 4. The funds appropriated under 1988 Iowa Acts, chapter 1284, section 53, subsection 1, as a result of the certification by the governor to the department of revenue and finance as provided in that subsection 1 shall be released to the state board of regents and allocated to the university of northern Iowa for purposes of that subsection 1, on the effective date of this Act.
- Sec. 5. The auditor of state shall be reimbursed for performing examinations of the department of commerce, the Iowa public employees' retirement system, and federal financial assistance, as defined in Pub. L. No. 98-502, during the fiscal year beginning July 1, 1988, and ending June 30, 1989.
- Sec. 6. Section 8.31, unnumbered paragraph 3, Code 1989, is amended to read as follows: Allotments of appropriations made for equipment, land, permanent improvements, and other capital projects may, however, be allotted in one amount by major classes or projects for which they are expendable without regard to quarterly periods. For fiscal years beginning on or after July 1, 1989, allotments of appropriations for equipment, land, permanent improvements, and other capital projects, except where contracts have been entered into with regard to the acquisition or project prior to July 1, 1989, shall not be allotted in one amount but shall be allotted at quarterly periods as provided in this section.
 - Sec. 7. This Act, being deemed of immediate importance, is effective upon enactment.

Approved May 8, 1989