FEDERAL GRANTS-IN-AID TO STATE AND LOCAL GOVERNMENTS (LIMITATIONS OF AUTHORIZATION IN PROGRAM: ENACTED SINCE 1961)—Continued

Program (established during period 1961–68)	Year es- tablished	Federal department or agency currently administering program	Limiting provision
Mental Retardation Amendments of 1967 :  (a) Cost of professional and techni-			
cal personnel of community mental retardation facilities:			
(1) initial grants	1967	Health, Education, and Welfare	1970.
(2) renewal grants (b) Training of physical educators and recreation personnel.	1967 1967	do	
(c) Research and demonstration projects in physical education and recreation.	1967	do	
Weat inspection	1967	do	No expiration.
Elementary and Secondary Education Act Amendments of 1967:	1007	do	
(a) Incentive grants (b) Regional resource centers for	1967 1967	do	
(b) Regional resource centers for improvement of education of handicapped children.			- TET의 10분명 - 10분명 및 10명 - 1 - 10명 -
(c) Centers for deaf-blind children	1967	do	1970.
(d) Recruitment of personnel and information on education of handicapped.	1967	do	19/0.
(e) Bilingual education programs Appalachian Regional Development Amendments of 1967:	1967	do	1970.
(a) Planning and other preliminary expenses of proposed housing projects.	1967	Housing and Urban Develop- ment.	1969.
(h) Supplements to Federal grants Air Quality Act of 1967:	1967	Commerce	1969.
(a) Research relating to fuels and vehicles.	1967	Health, Education, and Welfare	
(b) Developing uniform motor ve- hicle emission device inspec- tion program. ducation Professions Development:	1967	do	1970.
(a) Attracting qualified people to education.	1967	do	1970.
(b) Attracting and qualifying teachers to meet critical teacher shortages.		do	
(c) Improving training opportunities for personnel in education programs other than higher education.	1967	do	1970.
ire Research and Safety Act of 1968 ocial Security Amendments of 1967:	1968	Commerce	1970.
(a) Training nursing home ad- ministrators.	1968	Health, Education, and Welfare	
(b) Child-welfare services (c) Expansion and development of undergraduate and graduate social work programs.		do	

Senator Muskie. On page 5 you point out that section 201 provides that Governors or State legislatures would, on request, be informed by Federal departments and agencies of the purposes and amounts of grants being received. Should this information be given

only on request, or should it be a routine submission?

Mr. Colman. In our opinion, Mr. Chairman, and I think this opinion is shared by the Bureau of the Budget, it should be on request, because the amount of informaton about these grants-in-aid involves a terriffic amount of paper. Just where you stop in providing this or where the Governor would want to stop would vary from State to State—for example, the grants that go to universities from Federal agencies, or individual detailed and minor project grants of one kind or another that are made by the Federal agency. So we believe that rather than deluging the Governor or legislature with this complete mass of information, it should be worked out with the States. If more