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regular grant program in two different ways. First of all, there's no limitation on the length of the grants. It can be for one year. It can be for ten years. It can be twenty years. It can be stretched out so that, in fact, it's not a grant anymore, as we think about it, but it's a program. It's a whole program on something or another. And who created the program? Not the Legislature, which is the usual way we do things but, in fact, the program will have been created, in effect, not by the council that's appointed either because everything that's done by this group has to be approved by the Director of Finance and Support. The Director of Finance and Support is, of course, appointed by the Governor. So it will be the Governor, in the end, who decides what grants are given, and because this involves \$100 million eventually, that's going to be, for one thing, a huge temptation to a Governor to use it as a kind of pork-barrel program because the Legislature will have nothing to say about these things. It's not coming through the Health Committee any more, and I think it should come through the Health Committee. I think all the programs that we establish should come through the Health Committee, as has always been the case in this state. So what can happen under this structure is that \$100 million, which is a lot of money, will be setting over here and being spent by a council but ultimately having to be approved by the Governor's person, and they can change those programs around. They can create different programs. They can do what they want with that whole \$100 million of money, and the only oversight at all will be through the Appropriations Committee looking at a cash fund. But, essentially, the Appropriations Committee will not be able to do anything with that because we have no...we would have no authority to say whether they are doing right by the program or doing wrong by the program. Who are we to judge the program, the Legislature gave them everything? We are giving them the means to define \$100 million worth of programs, and to change it, and to do whatever they want to do with it. And that's an authority that a Governor shouldn't have. The Governor is to execute the laws, not to make the laws. And, in essence, by setting up whatever programs they want to set up, they are in the position of establishing and making the law under the broad, broad guidelines of the statute that pertains and was LB 1070 of the near...of the near past. And so I wanted to point out to you that even having the Legislature...