CALIFORNIA DEPARTMENT OF AGRICULTURE SACRAMENTO

1967 EXTRACTS

from the
Agricultural Code
Government Code
Business and Professions Code

Pertaining to



RONALD REAGAN, Governor EARL COKE, Director of Agriculture

DIVISION OF FAIRS AND EXPOSITIONS
Revised to November 8, 1967

AUTORNA DEPARTMENT OF ASTICULIANS

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Agricultural Code
Government Code

Business and Professions Code

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DIVISION 3. EXPOSITIONS AND FAIRS PART 1. GENERAL PROVISIONS

CHAPTER 1. FREE ADMISSIONS Article 1. Definitions

3001. Unless the context otherwise requires, the definitions in this study govern the contraction of the dapter. 3002. "Courtesy gass admission" means any admission, without parment of the admission dearge, to say state, which of the first fair fair, except any of the following derive, or effects fruit fair, except any of the following. lowing:

(b) Admission of any bilding maps. (c) Admission of any bilding and a signal of a property of a prop

Article 2. Powers and Duties

2020. Every state district, courty or either fruit far-which receives any moose from the State Transary shall per-tend the admission private payment for the admission charge of all children 2 years of age or under on at last one day. 2022. If a charge is made for under one that see that 2022. If a charge is made for similarisation to enter a state, the admitted to yead, fategoring without the payment of the be admitted to yead, fategorings without the payment of

the established admission price:

(a) Persons with extending admissions.

(b) Resons with contrary pass admissions.

(c) Military presoned in uniform, and applications of a sevential admission may be issued to any indi. 1802.

(a) Propuss or services any obtaining, commercial, india-risk, investigation, or body that does any of the following: (b) Propuss or services any obtaining, commercial, india-risk, investigation, commercial, india-risk, investigation, or mercial, india-risk, india-risk any obtaining, commercial, india-risk india-risk investigation, or mercial india-risk i play or exhibit.

(b) Services, maintains, or operates any concession.
 (c) Renders, through agreement with the fair, a service to

(c) Rategorard a necessary public service.
(c) Sategorards health:
(c) Provided for public safety.
(c) Pretricipates in any parade or event which is necessary (c) Pretricipates in any parade or event which is necessary.
(c) Pretricipates in any parade or event which is necessary.
(d) Participates in any parade or event which is necessary.
(d) A. Credeninia admissions may, also, he issued to say of

(s) Representatives of press, ratifs, and abstrates pressu-ally engaged in obtaining and transmitting public information.
(b) Analysises circumstances of the contract of the

or each fair period.

3029. Each fair shall make an annual report to the departmunt, as prescribed by the department, of the total number of
redential and courtesy pass admissions issued and honored at

CHAPTER 2. HORSERACE MEETINGS AT STATE OR DISTRICT FAIRS

3101. The expenditure of funds for insurance which is authorized by this chapter is a public purpose and is in furtherance of the purposes for which state and district fairs are con-

such insurance to protect them from the physical hazards of essettal horseness meeting with adequate competition and a suf-ficient number of competent jockers and carcias boys, it necessary that it purchase suitable accident and disability in-nurance for the benefit of the jockers and carcias boys who are participating in the horsenese meeting; it may purchase are participating in the horsenese meeting; it may purchase 3102. If the Board of Directors of the California State Fair and Exposition or the board of directors of any district agricultural association finds that, in order to conduct a suc-

such participation.

3103. The accident and disability insurance shall be in ad-lition to the workmen's compensation insurance which is re-paired to be carried by licensed horse owners.

PART 2. STATE EXPOSITIONS AND FAIRS

CHAPTER 1. DEFINITIONS

3901. Unless the context otherwise requires, the definitions in this charler govern the construction of this part.

3902. "Board" means the Board of Directors of the California State Fair and Exposition.

3905. "Committee" "means the California State Exposition.

V

3304. "Corporation" means a nonprofit corporation organized under the General Nonprofit Corporation Law, Part 1 (commencing with Section 9000), Division 2, of the Corporations Code.

3305. "Exposition" means the California State Exposition and Fair.

3306. "Exposition site" means the exposition site in Sacramento County adjacent to the American River.

3307. "Fair site" means the Stockton Boulevard site of the State Fair in Sacramento.

3308. "State Fair" means the California State Fair and Exposition.

Chapter 2. California State Fair

AND EXPOSITION

Article 1. Organization

3401. There is in the Department of General Services the California State Fair and Exposition. It is a state institution and consists of a board of directors of 14 members.

3402. Twelve of the members of the board shall be appointed by the Governor for a term of four years from the expiration of the respective terms of the members of the board in office at the time this code becomes effective.

3403. The other two members of the board shall be members of the board of directors of a district agricultural association, or of a county fair board. They shall not, however, be members of the board of directors of the same district agricultural association, or county fair board. These two members shall be approximately by the forecast of the same district agricultural association, or county fair board. These two members shall be approximately by the forecast of the same properties of the same properties.

3404. The president of the board shall be designated annually by the Governor on February 1st from among the members of the board.

3405. If the name State Agricultural Society or Board of Directors of the State Agricultural Society is used in any statute, act, law, appropriation, budget, or other place, or in any section of this code, it means the California State Fair and Exposition or Board of Directors of the California State Fair and Exposition, respectively.

Article 2. Powers and Duties

3431. Except as otherwise provided in Article 8 (commening with Section 3551) of Chapter 3 of this part, the board has all the rights, powers, and responsibilities of the committee with respect to the management and operation of the annual fair and exposition described in Section 3523 at the fair site until such time as the committee declares by resolution that the exposition at the exposition site is operation—able. This section does not, however, impair the power of the

committé to stereise sur el lis rights, poeres, and responsicialités with respect de lis exposition ai lui exposition aiudités with respect de lis exposition aiupaties to less poètes and possers posse as the anum faire ouposition. The effectes who are as apparaised shall be vested
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2823. The board may per semberchip fees, join, and pertraining meetings or similar associations which don with subclust and management of fairs; or the conducting of short or
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2825. All records of the board, accept extrict in oventa
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Article 3. State Fair Fund

364. The State Pair Fund is continued in orderent.

362. All many duties received by or appropriate
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363. All many which is received by the board falled by
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construction that State State Constitution of the State Constitution 3465. If the name State Agricultural Society Contingent Fund is used in any statute, act, law, appropriation, or other place, it means the State Fair Fund.

CHAPTER 3. CALIFORNIA STATE EXPOSITION AND FAIR

Article 1. Organization

s a state institution.
3502. Three of the members of the committee first ap-pointed shall be appointed by the Governor from the board 3501. There is in the Department of General Services the California Exposition and Fair Executive Committee. It

board. The Brothers of Plannes, the Director of General Serva-ing the Director of Plannes, the Director of General Serva-ing the Director of Plannes, the Director of General Serva-dad Brothers and the Director of General Serva-dial is the remaining nameline of the size committee board and lie the remaining nameline of the sixel servation. On the destruction by the committee shart the experience are in operationable, the immership of the committee of the sixel of the sixel servation of the sixel to the committee, wheretypes the board shall coses to exist. The committee, wheretypes the board shall coses to exist. The committee of the board and the committee of the sixel shall be remained manness of the board and the committee of the sixel shall be committee on Blass and two Studies with the committee to the extent that such advisory participation in not incompar-ticle with their threat as Medicare of the Linghister, The Linghisters wertage with them we entitled to be relationable problems the wester gridt them we entitled to be relationable. luties.

2694. All vacancies among the appointees of the Gover-nors, or in the positions representing the IO additional men-person of the committee when the board essens to exist, shall be filled by the Governor for a term of four years. 360. The chairman of the committee shall be designated annually on Rebrargy, I, by the Governor, from among the members of the committee.

Article 2. Powers and Duties

3521. Except as otherwise provided in Section 3431, the committee succeeds to all the rights, powers, and responsibilities of the board.

Size. Then the destriction by the countries that the expe-sition rife is operationable, the leaved is shoulthed for in the absilition of the leaved in the manner provided for in the absilition of the leaved in the manner provided for in committee on the right, power, the dispersion of the Dr. 2022. The committee, subject to the approval of the Dr. 2022. The committee, subject to the approval of the Dr. 2022. The committee, subject to the approval of the Dr. 2022. The committee, subject to the approval of the Dr. 2022. The committee, subject to the approval of the Dr. 2022. The committee, subject to the approval of the Dr. 2022. The committee, subject to the approval of the Dr. 2022. The committee, subject to the approval of the Dr. 2022. The committee of the Dr. 2022. The Dr. 2022 of the Dr. 2022. The commentation of the Dr. 2022. The Dr. 2022 of the Dr. 2022. The Dr. 2022 of the Dr. 2022. The Dr. 2022 of the Dr. 2022 of the Dr. 2022. The commentation of the Dr. 2022 state. The exp

or and manage such exposition and fair pursuant to the Cali ornia State Exposition and Fair Law. ion with the management of the international exposition to provide for a proper exhibition of the industries of California to the international exposition. This section does not impain the power and authority of a nonprofit corporation to provide

Any lease of the exposition site is, however, subject to the California State Exposition and Fair Law, Article 3 (commencing with Section 3551) of this chapter. General Services, may lease or license the use of any real or personal property under its jurisdiction and control to any person or public body for whatever purpose may be approved by such committee and the Director of General Services The committee, with the approval of the Director of

Article 3. California State Exposition and Fair Law

SSAI. This article shall be known as the "California State Exposition and Flui Laws." Sold. It is the desire of the Legelature that the plan of segmentation for the arguestion on the arguestion of a corporation, subject to such changes, modified ones, or sugmentation in such plan as may be deemed advised to the arguestic of the argument arguestic of the arguestic of the arguestic of the arguestic of the argument arguestic of the argument arguestic of the argument argume

of the exposition requires solid creative shains and familities of expectation that it can be adopted by all completed by a of expectation that it can be adopted on the proportion. 2505. The committee medium of expectation from the contraction, operation, and maintenance of the exposition as items and conditions which it determines are in the best and the expectation and interest for the committee are the corporation shall provide for all of the followant tensor that expectation, the for example provides of all or such periods of the corporation shall provide for all of the such periods of

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(a) The operation of each internation, assessal, or contradiction of the expedition (a) the expedition (b) the expedition (c) The development and committee.

- (4) The preservation of appropriate records and documents pertaining to activities and expenditures of the corporation and their availability for examination by the committee, and audit by the Director of General Services at the expense of the
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- (*) Two manages of the committee to never as mumbers of the board of direction of the committee to never as mumbers of the Stank date; provinces as in the pulmerant of the stank articles of Stank date; provinces as in the allocation with the nettide or refractions of law., set incustation with the Stank Articles of the stank of the stank of the committee of these formers are new proposition and the committee (absoling any management to the purpose of the committee (absoling any management to the subject to the committee (absoling any meaning management of the subject to the committee of the pulmerant of the subject to the committee of the stank of the subject to the committee of the subject to the subj
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which is necessary to permit utilization of the property by a lessee or vendee

3558. The corporation shall be deemed to hold any real or personal property received from the state or other sources, and any proceeds derived therefrom or through the use thereof, directly or indirectly, as trustee solely for the performance of its activities in connection with the exposition. Such real or personal property, and any possessory interest therein on the part of the corporation, is exempt from taxation to the same extent as other real or personal property which is owned and solely occupied by the state for governmental purposes.

3559. Except for any money of the corporation which is placed in demand or time deposits which are insured in full by an agency of the United States Government, all money of the corporation, whether received from the state, the activities of the exposition, or otherwise, shall, until needed by the corporation, be invested, with the approval of the Director of Finance. only in bonds or other obligations specified in Section 16430 of

the Government Code.

3560. Any contract entered into by the corporation for personnel or for the services of independent contractors, or for the hiring of equipment other than from the State Public Works Board, if in excess of, or which may be in excess of, two years.

is subject to the written approval of the committee.

3561. The corporation shall not transfer, mortgage, pledge, or dispose of any real property on the exposition site. It may, however, with the written approval of the committee, dispose of surplus fixtures which are to be removed from the exposition site. In addition, it shall not assign, transfer, mortgage, pledge, hypothecate, or dispose of any anticipated assets or revenues, except with the approval of the Director of General Services. The corporation may dispose of personal property with the sole consent of the committee.

3562. The corporation shall submit an annual report to the committee which shall include a statement of its operations, receipts, and disbursements during the last preceding calendar year, within a reasonable period of time, as designated by the committee, after the conclusion of such calendar year. The corporation shall also submit to the committee special reports, analyses, or information requested by the com-

mittee.

3563. If state appropriations are disbursed to pay principal or interest on the revenue bonds which are referred to in Section 3574, the corporation may be required by the committee to repay such amounts to the state with such interest as the Director of Finance determines is the average interest which is being received by the state at the time the disbursements are made, as soon as funds above normal operating requirements, as determined by the committee, are available to the corporation.

3564. The persons constituting the board of directors of the corporation shall receive their actual expenses incurred in attending meetings or otherwise performing their duties.

The board of directors may, however, remove any director for good cause and shall have sole authority to fill any vacancy from the corporation in any capacity. Neither the directors in members of the corporation, if any, nor their immediate far lifes, shall have any interest in any contract made with the corporation. This section does not, however, prohibit any i terest of a remote nature which is disclosed to the boar out shall receive no compensation or emo stors or the terms of office of of directors of the corporation may original directors or the terms of office

of directors, officer, or em which occurs in the deemed to be an agency 3566. No member o

ployes of the exprovation is Liable in his personal capacity for any obligations of the oxpression now is the state liable from any other oxologations of the oxpression, except as pra-visted in this article. Since the expression of the expression of Si367. The components about at a teast 60 days prior to any estationary ways, submit as amount budged to the sore mittee in the form preserited by the Director of General Series. ices which shows estimated revenues and proposed expendi trues from all sources during the coming claimate year for approval in writing by the committee and by the Director of General Services. Faint us to obtain on the payoneds prior to the calendar year for which it is proposed constitutes effective the start of read calendar year, a cancellation an termination of all leases and contracts between the corporathere are the story of each element $\gamma_{\rm the}$ concluding uni-termination of all leases and contracts between the copyson and and the committee. Exponditure by the exponention for any item or subitem in the bringed draing the element pre-tain which it is approach all be limited to the amount pre-cribed therein. Any person who incurs any expeditures in each of the pressure of the pressure of the amount of the pressure of the pressure of the amount of the expediture of the amount is pressually inlike for the amount of only excess of the committee and Director of General Rever ices, both concurring, may (a) approve any amendment of the budget at any time, at the request of the corporation or (b) direct such amendment in accordance with action in itiated by either the committee or Director of General Servi-

hibits at the annual exposition, in amounts, and in accord-ance with policies, which are indicated in writing by the committee. In this regard, the corporation shall submit its proposals relating to premiums for review by the committee. The corporation shall provide such premiums or exproposals relating to premiums for review 1 3569. The corporation shall provide at hibits at the annual exposition, 3568. committe state : ies

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lissolved after it has entered into a contract with the com

mittee supering the operation of the apposition:

(4) The assets of the origonation, of any kind whatever,
shall jose facto become the property of the state under the
Trickford of the committee, and the corporation shall
promptly except any documents, and to any and all other
stee deemed receasery or desirable by the committee, of the
clittle the committee's receipt of such assets and the continue.

tion of operations by the committee.

(b) The committee shall continue the operation of the exposition, in the absence of a further contract between the
position, while the contraction therefore,
3576. While the committee is operating the exposition it

shall:

(a) Have all rights, privileges, and grants which the cor-position would have had it it had continued to operate the ex-position and all of the powers respecting the operation of the sportion which the committee would have been authorized to great pursuant to any contract with a nonprofit corpora-

A same by contribute of an all the lavel obligations interred by the corporation, including any result payment and an effect of the corporation, including any result payment Brach Such obligations shall, however, be discharged sololy from Such obligations shall, however, be discharged sololy from seast and revenues as would have been available to the componention for the discharge of the obligations if it had no componention for the discharge of the obligations if it had no and the contract payment.

tion is canceled or terminated, the committee may are a contract with another corporation, and the provisions of this article shall apply as if a corporation so contracting had been the original contracting corporation.

2678. Any contracting corporation subsequent to the original and contracting corporation adal Insame by operation of law all remaining liabilities incurred by previous amounted to restons in consection with their operation of the exposition and the committee shall be relieved from such liabilities in and the committee shall be relieved from such liabilities.

when committee all, itsurdie to use indequent contracting moments committee and it itsurdies to use independent and im-provements influed on the exposition at each im-provements influed on the exposition at each improve-ment of the exposition at the six it may posses. The real decorates design the first of the facts reason of the Star-Legislature respecting the imminal condi-posation of the Star-Legislature respecting the imminal condi-posation in may require the exposition of their star-facts of the star-Legislature respecting the imminal condi-cates and the star of the star-legislature respecting the imminal condi-cates and the star of the star-legislature respective of the Star of the supervisor of the star of the star-fact of the star of the star of the star of the star of the operation of horsesteding on the expedience in the

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PART 3. DISTRICT AGRICULTURAL ASSOCIATIONS

CHAPTER 1. DEFINITIONS

3801. Unless the context otherwise requires, the definitions in this chapter govern the construction of this part.

3802. "Association" means a district agricultural associa

tion which is formed pursuant to this chapter.

3803. "Board" means the board of directors of an association.
3804. "Director" means a member of the board of direc-

tors of an association.

3805. "District" means an agricultural district which is formed pursuant to this chapter.

CHAPTER 2. BOUNDARIES

3851. The state is divided into the agricultural districts which are prescribed by this article.

3852. District 1 is the County of Alameda.

3853. District 1a is the City and County of San Francisco and the County of San Mateo.

3854. District 2 is the County of San Joaquin. 3855. District 3 is the County of Butte.

3855. District 3 is the County of Butte.
3856. District 4 is the Counties of Sonoma and Marin

3857. District 6 is all that portion of Los Angeles County which is not included in District 48 and District 50. District 6 shall be known and designated as the California Museum of

Science and Industry.

3858. District 7 is the County of Monterey.

3859. District 9 is the County of Humboldt.
3860. District 10 is that portion of the County of Siskivou which is not included in District 10a.

3861. District 10a is all that portion of Siskiyou and Modoc Counties which is described as follows:

anone commess when a needered as notwors; its 22 degrees Beginning at the intersection of west longitudes 122 degrees 10 minutes with the Organ-California boundary line, thence southers' along said line of longitude to north hittinds 41 decembers' along and line of longitude to north hittinds 41 decembers and the said of the longitude 121 degrees to the point where it intersects west longitude 121 degrees to the point where it intersects west longitude 121 degrees to the Oregon state line, thence westerly along said said line to the Oregon state line, thence westerly along said state line to the point of beginning.

3862. District 12 is the County of Mendoeino.
3863. District 13 is the Counties of Sutter and Yuba.
3864. District 14 is the County of Santa Cruz.

3865. District 15 is the County of Kern.
3866. District 16 is the County of San Luis Obispo.
3867. District 17 is the County of Nevada.

3868. District 18 is the Counties of Mono, Inyo, and Alpine.

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3869. District 19 is all that portion of Santa Barbara County which lies east of Gaviota and south of the Santa Ynez Mountains

3870. District 20 is the County of Placer. 3871. District 21 is the County of Fresno.

3871. District 21 is the County of Fresno. 3872. District 21a is the County of Madera. 3873. District 22 is the County of San Diego.

3874. District 23 is the County of Contra Costa.
3875. District 24 is the County of Tulare.
3876. District 24a is the County of Kings.
3877. District 25 is the County of Nana

3877. District 25 is the County of Napa. 3878. District 26 is the County of Amador. 3879. District 27 is the County of Shasta.

3880. District 28 is the County of San Bernardino. 3881. District 29 is the County of Tuolumne.

3881. District 29 is the County of Tuolumne.
3882. District 30 is the County of Tehama.
3883. District 31 is the County of Ventura.

3884. District 32 is the County of Ventura.
3885. District 33 is the County of Orange.

3886. District 33 is the County of San Benito.
3886. District 34 is that portion of the County of Modoe which is not included in District 10a.

3887. District 35 is the County of Merced.
3888. District 35a is the County of Mariposa.

3889. District 36 is the County of Solano.
3890. District 37 is all that portion of Santa Barbara

County which is not included in District 19.

3891. District 38 is the County of Stanislaus.

3892. District 39 is the County of Calaveras. 3893. District 40 is the County of Yolo. 3894. District 41 is the County of Del Norte.

3895. District 42 is the County of Glenn. 3896. District 44 is the County of Colusa. 3897. District 45 is the County of Imperial.

3898. District 46 is the County of Riverside.
3899. District 48 is all that portion of Los Angeles County

which is described as follows:

Beginning at the intersection of a southerly extension of the east line of Atlantic Avenue with the Pacific Ocean, proceed north to the east line of Atlantic Avenue; thence north along the east line of Atlantic Avenue to its intersection with the south line of Anaheim Street; thence west along the south line of Anaheim Street to Alameda Street; thence north along west line of Alameda Street to south line of Palmer Avenue; thence west along south line of Palmer Avenue to east line of Wilmington Avenue; thence north along east line of Wilmington Avenue to north line of Rosecrans Avenue; thence west along north line of Rosecrans Avenue to east line of Avalon Boulevard; thence north along the east line of Avalon Boulevard to its intersection with the south line of Slauson Avenue; thence west along the south line of Slauson Avenue to La Brea Boulevard; thence north along west line of La Brea Boulevard to north line of Exposition

3900. District 49 is the County of Lake.
3901. District 50 is all that portion of Los Angeles County ich lies north of the south line of Township 5 North, San

District 52 is the County of Sacramento.

CHAPTER 3. OBGANIZATION AND ADMINISTRATION

may form an association to or more persons, who are residents of a dis-be known as and designated ural Association, for the fol-

for the pur

two or more counties constitute a district, each be represented on the board by at least two per-

of a new district,

3959. The directors shall be appointed by the Governor. 3960. The term of office of each director, except that of a member of the first board, is four years from the beginning of the term for which he is appointed. Any vacancy shall be filled for the unexpired term.

3961. The term of office of each member of the first board shall be so fixed by the Governor that the terms of the directors of such board shall expire in three groups of two, and one group of three, on the 15th day of January of each year fol-

lowing the formation of the association. 3962. The directors are state officers.

3963. The directors shall meet at a place within the district and organize by the election of one of their number as president. The term of office of the president shall be one year and until his successor is elected.

3964. The directors shall also elect a secretary and treasurer from among persons who are not members of the board. One person may be both secretary and treasurer.

3965. The board may, with the approval of the department:

(a) Fix the term of office, the amount of bond, salary, and prescribe the duties of the secretary and of the treasurer.

(b) Manage the affairs of the association.

(c) Make all necessary bylaws, rules, and regulations for the government of the association.

(d) With the approval of the Department of General Services, arrange for and conduct, or cause to be conducted, or by contract permit to be conducted, by any other individual, institution, corporation, or association, upon its property at such time as it may deem advisable, any activity, notwithstanding any other provisions of the code.

(e) Delegate, as it may deem advisable, to its officers or employees any of the powers which are vested in the board under subdivisions (b) and (d) of this section. Any such delegation of powers may be revoked at any time.

3966. The board shall annually make to the department

such report as such department may direct.

3967. (Repealed by Stats. 1967, Ch. 1656.)
3968. All records of the board, except entries in events which are scheduled for future judging and for overnight entries in races on which there is parimutuel wagering prior to such events, judging times, or races, shall be open to inspection by the public during regular office hours.

CHAPTER 4. FISCAL PROVISIONS

4001. Any money which is received by any association. other than from the sale of real property or pursuant to a lease, easement, or agreement for the extraction of oil or gas from lands owned or controlled by it, shall be retained and used by the association for its:

- use and purposes
- Support and operation. Membership in livestock registry associat
- @ @
- executional and cultural facilities at its fargrounds,
 4002. The proceeds of the sale of any interest in real
 reportery which is owned by any association shall be paid
 into the Pair and Sergordtion Fund. The assourt which is
 paid into the final shall be available for expenditure by the
 association, with the approval of the department and the State
 Public Works Beard, for any of the Schlowing purposes: Permanent improvements for fair purposes on the
- Purchase of equipment for fair purposes.

 Acquisition or purchase of real property, including appraisal or other incidental costs, to be used as sites ty of the association.
- for the permanent improvements.

 The execution of any lease, sement, or agreement for the transfer of any oil or gas from lands owned or controlled yan association is not a sale of an interest in real property within the meaning of this section. on the property of the state, citrus, county, or district ag-cultural associations for fair purposes, or the purchase of ultimant for fair purposes, or the acquisition or purchase of all property, including costs of appraisal or other incidental state, to be used as sites for such permanent improvements, such amounts as may be allowed by executive order of the 4003. Any money which is not expended within three agrs after being paid into the Fair and Exposition Fund uremant to Section 4002 shall be added to and become a part the amount available pursuant to Section 19630 of the he amount available pursuant to Section 19630 of the ness and Professions Code for permanent improvement the property of the state, citrus, county, or district ag
- 4004. All revenue which is received by any association pur-nant to any lease, easement, or agreement for the extraction oil or gas from any land that is owned or controlled it thall be paid into the General Fund. for each association is from Janu

CHAPTER 5. POWERS AND DUTIES GENERALLY

- An association, with the approval of both the De-tt of Agriculture and the Department of General, may do any of the following:
- such o) Contract, acquire, hold, sell, exchange, or convey any o) Purchase, acquire, hold, sell, exchange, or convey any rest in real or personal property and beautify or improve-property. Any acquisition of land or other real prop-ghall be subject to the Property Acquisition Law, Part

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- (commencing with Section 15850), Division 3, Title 2, the Government Code.
 - (c) Lease, let, or grant licenses for the use of its real estate or personal property, or any portion of such property to any presson or public body for whatever purpose may be ap-proved by the board.
- Of The or mange in real state to repronal property or up portion of such property for any or all of the purpose durant contraction of the purpose of the purpose the purpose of the purpose of the purpose have always and the purpose of the purpose
- (g) Contract with any county or county fair association for holding a fair jointly with the county or county fair association. The joint fair is a district fair of the association 4052. An association shall not lease its recetted for run other livestock.
- ining races of horses to any private preson, firm, or corpora tion, except to a national or international exposition or its affiliated corporations or associations for the period of time (tamonies by State, 1997, (20, 22) and 0., 1973.)
 - NOTE: Stats. 1967, Ch. 221, also contained the following provision effective from May 26, 1967, to November 8, 1967:
- And a S. Accelerationalists are yother provision of him you district as constitution association, the state, nor any mobilizion of the state, has a state, the Left Mandelly to least, the other states of the Left Mandelly to least, the other than the constitution of the state of conducting to the Left Mandelly to least of conducting to become of Mandelly Mandelly to any remaining term of an exist state.
- - As in 1971, On 1970, the occupant of a foreign provision, as a few of the control of the control
 - NOTE: Section 87 of the Agricultural Code of 1993, as amended by ats. 1967, Ch. 221, effective from May 29, 1967, to November 8, 1967 Stats.
- s, the amount of bond, salary and prescribe th the board of directors may, with the approval of the Departmen

a of

Director

ation of its property shall be considered lic use than the use of the property or licensee for the purposes which an respective n any o purposes v majority vote of their ng of a fair 055. Associate in

ership fees. any rticipate in the aff

livestock ormation

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CHAPTER 6. PROVISIONS REGARDING PARTICULAR ASSOCIATIONS

California Museum of Science and Industry Article 1.

400. The Sixth District Agricultural Association shall be worn as the Cultiforal Name of Sixth District Agricultural Association shall be shall be chifforn Museum of Sixthese and Industry. All the approach of the department, may fould, construct or chart District which is to shaul for the part and part of the part of

Modernican Memora of Science and Industry and setablish aspece age meetum in its brilding at Exposition of the the Giv of Langues.

104. Any money which is collected or reserved by the monthly to the Stenes and Industry, shall be restricted monthly to the State Treasure for earli to the "California" on the State Treasure for earli to the "California" on the state of the state of the California of the California and continued in existence.

4105. Any money which is appropriated by the Legisla ture to the California Museum of Science and Industry shall be credited to the California Museum of Science and Indus

4106. All money in the California Museum of Science and Industry Fund is appropriated and is available for expendi-ture, in accordance with the provisions of law, for any of the

(a) Major and mirroress:
(b) Improvements, equipment, maintenance, and support of (c) Improvements, equipment, maintenance, and support of the buildings and grounds or other property of the California Monsean of Scheene and Industry property.
(c) Purchase of read or presonal property.

Article 2. 1-A District Agricultural Association

4131. The City and County of San Francisco may appro-priate and pay over to the 1-A. Districe Agricultural Associa-tion for the general uses and purposes of the association such sums of money as the city and county may determine.

Article 3. 22nd District Agricultural Association

4151. The 22nd District Agricultural Association, with the approval of the department, may build, construct, and main-tun and operate a stadium, avens, pavilion, or other building this is to be used for the lodding of sports events, sufficiely contests, contests of skill, exhibitions, spectuales, and other pub.

District Agricultural Association to earry out the purpose of Section 4151, other than the proceeds of any revenue bond with are issued for such purposes: , pavilion, or other building. funds which are expended by the 22n let, or grant None of the of such sta

for the pur ose of determining the need of the association for financia sastance pursuant to Section 1957 of the Business and Pro-section Code, but shall be considered money which is available the association, or reserve funds of that association, for th considered to have been expended (3)

purposes of Section 19627.

(b) Shall be considered to have been expended for the purpose of determining whether an allocation should be made to the association pursuant to Section 19630 of the Business and the association pursuant to Section 19630 of the Business and

to the assoc

Section not con the City of San support of the publishy owned park in the City of San Diego, which is commonly known as Balbon deletion of the City of the City of the City of the election of the city at an election held by the city for such elections of the city at an election held by the city for such observables. The elections may be a special election or sup be held to conjunction with any special or general election of the city, in conjunction with any special or general election of the city, and so as shall be approved it a majority of the votes that are set at the relection on the question of such use are in favor of 4153. In the exercise of its powers pursuant to 1151, the 22nd District Agricultural Association shall : Professions Code.

red to be constructed pursuant to Section 4151 of be used for any other purpose. If, after the ach land by eminent domain for such purpose which the association paid for such sed for such purpose, the association and. In such disposition, the association speriod, offer such land to the original ow uch use.
4154. If any land is acquired by the 22nd District Agranation as a site for use as a site formal Association by eminent domain for use as Societae e land at the price The 22nd District Agricultural Association may ex-to two hundred fifty thousand dollane (\$25,000) an-tor the operation of a fair pursuant to Section 400) purposes enumerated therein from the money received strict from a losse of district property for horsensing, x Any such money received by the district over tww y not exped in furth sand dollars (\$2 erance of the master p rposes. Any such

property of the Bud Directs, decentration upon the property of the Bud Directs, dependental Association, Stoll than and Directs the anomats which may be expended for the various features of the plan, the period subtricted for the bud bud beautiful and the period authorized for the bond financing undertaken with respect to each plan. Such load financing undertaken with respect to each plan. Such tolded by Sant, 1997, Co. 1999, the commission. prepare a master plan for the long-range comprehensive de The State Race Track Leasing Commission

Article 4. Former 51st District Agricultural Association

48.1. The first Darket Agreement Amonistion in abolished All property both real and premoul, of the amonistic metallic and premoul, of the amonistic metallic and an amonistic metallic and an amonistic metallic and an amonistic metallic and a property about 10 and 1 are in the best interests of the state.

Article 5. Associations Representing More Than One County

(41). A city may not impose any tax, except a sale or use tax, on any seoidim that represents more than one count and owns hard he each of the counties it represent. A city may not, without the consent of the board of sank an association, impose any tax, except a sales or use tax, or any of the con-cessionaries or rental contraterior of the association as to events which take place on the property of the association.

CHAPPER 7. WAR MEMORIALS

Self. Any assistance and are compared project of earlier or extract a building to constitute a war mannical. The war mending the constitute a war mannical. The war mediating the compared or which and property 4502. The war menorial may be constructed and man-definition and confidence and was property of the search of the assistance with the approach (the Approach of the approach an agreement shall be performed in accordance with, and subject to, the provisions of the State Contract Act, Chapter 3 (commencing with Section 14250), Division 3, Part 3, This 2 of the Government Code.

SALE OF TICKETS ON ASSOCIATION

skill, exhibition spectacles, and other public meetings, places
of anneament, or entertainment, contests or performances are
my premium or price which is in excess of such maximum
rice that is printed or indorsed upon it, plus lawful taxes,
eas, he has first procured a written permit which is issued by adium or an arena, pavilion, or other building which in holding sports arena events, athletic contests, contests It is unlawful for any person to sell or engage in upon any property of an association, of any ticket idence of the right of entry to a

CHAPTER 9. STATE RACE TRACE LEASING COMMISSION (Chapter 9 added by Stats, 1967, Ch. 1579. See note following Section 4052)

hairman of the commission. All meetings of the commission resident of the board. District Agricultural al Services and three individuals, as or, who are members of the Board of 4351. There is hereby created the State riculture, the which shall Director of Finance, the Director of Gen Association, one of whom shall be the i. The Director of Finance shall serve as be composed of the Director of s, appointed by the Gover d of Directors of the 22nd Race Track Leas

ervices to the commission. The Departments of Agriculture and General Services and the California Horse Racing Board hall cooperate with the commission, and, insofar as possible thall, on request, allow the commission to utilize their staffs as ection 4357. eded by the commission; provided, that the sole counsel for e commission shall be the Attorney General, as provided in all be open and public.
(Added by Stats, 1967, Ch. 1579, See note following Section 4032.)
4352. The Department of Finance shall provide cler nts of Agriculture

on provide homeracing at 10-bl Mar Rose Treak. Any sand-lease shall be on behalf of the 28nd District Agricultural so-custions, and the district shall continue in control of its prop-try, subject to the conditions and terms of such lease. Adaded by San. 1987, Ch. 1870 See not following Section 4002). 4530. The Culliformia Horse Eneing Earth shall, or respective cases, in be broased to conduct homeracing at the 120 Mar sees, in be broased to conduct homeracing at the 200 Mar. Added by Stata. 1987, Ch. 1573. See note following Section 4002.)
4333. The State Race Track Leasting Commission hast)
tuthority to lease the Del Mar Race Track and any other
troperty owned or controlled by the 22th District Agricultural Association which the commission shall deem necessary.

Race Track. (Added by Stats, 1967, Ch. 1579. See note following Section 4032.)

4357. The Attorney General shall serve as counsel for, and adviser to, the commission.

dviser to, the commission.

(Added by Stats, 1967, Ch. 1579, See note following Section 4032.)

.4555. The commission shall follow the same procedures, incert as appropriate, in leasing the DM Mar Bace Trade as a consider as a propriate, in leasing the DM Mar Bace Trade as state real property. The leasing of the Del Mar Bace Trade as tate real property. The leasing of the Del Mar Bace Trade The commission shall price to swarding a lease of the Del Commission shall price to swarding a lease of the Del Commission shall price to swarding a lease of the Del Commission shall price to swarding a lease of the Del Commission shall price the sward of the Lease. The commission shall also consult with any affected local governing bodies, price to averating the lease.

4858. When the commission makes a determination pursuant to this chapter as to the action it proposes to take in awarding the Del Mar Race Truck less, it shall report to the capitature, setting forth the procedures followed by the commission in reaching its electrometric followed by the commission in reaching its electrometric of the state. It shall also make recommendations regarding any additional legislation which it deems necessary. However, no legislative such requires the commission of the commission and the commission which has been considered to the legislature upon the matter plan when such plan is provided by the commission.

(Added by Stats 1997, Ch. 1709. See note following Section 4952).
4850. After the award of a lease of the Del Mar Race
Track, the commission shall meet from time to time to review
the operation of the lease, and the master plan, and any other
related matters. It shall also make such recommendations as
it deems proper to the Legislature, other state agencies, including, but not limited to, the 22nd District Agricultural Association and to the lesses.

(Added by State, 1967, Ch. 1578, See note following Section 4002.)

4361. The commission is a "department" for the purposes of hearings pursuant to Article 2 (commencing with Section 11180) of Chapter 2 of Part 1 of Division 3 of the Government Code.

(Added by Stats. 1967, Ch. 1579. See note following Section 4052.)

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PART 4. COUNTY AND DISTRICT AGRICULTURAL FAIRS

CHAPTER 1. STATE MONEY

4401. Subject to the limitations which are specified in Section 19627 of the Business and Professions Code, the department shall apportion any money which is appropriated by the state for the encouragement of county, district agricultural association, or combined county and district agricultural association fairs to the various agricultural fairs on the basis of the amount which each fair actually pays each year in premiums for agricultural, horticultural, mineral, and livestock exhibits, and exhibits of domestic arts, agricultural mechanics, and industrial education that are made or manufactured for other than commercial purposes.

4402. The amount of the premiums used in determining an apportionment shall be the amount of premiums which are paid by a county or district agricultural association in the calendar year which precedes the fiscal year in which the apportionment is made. The amount of any apportionment is, however, subject to the limitations which are specified in Section 19627 of the Business and Professions Code.

4403. Six thousand dollars (\$6,000) shall be the maximum base of apportionment paid any fair for its first year of operation. In each subsequent year in which a fair is held. the maximum base of apportionment shall increase by 10 percent over the maximum base for the year in which a fair was last held.

4404. If the premiums which are paid for any year in which a fair is held are less than the maximum base of apportionment for that year, the base of apportionment for that year shall be the premiums which are paid for such year.

4405. For any fair that was operated prior to 1933 which received, or was qualified to receive, money from appropriations for the support of agricultural fairs, the maximum apportionment bases may be increased 10 percent for each year in which a fair was held from the time the fair was first held. If, however, no fair was held by the county or district for a period of five or more years, the percentage of increase shall apply only from the year in which the first fair was held after that period.

4406. A fair which was held in the calendar years 1942 to 1946, inclusive, shall not be considered as a fair held for the purpose of determining the maximum base of apportionment

4407. Any fair may pay premiums in an amount greater than that which is used as the base of apportionment to it.

4408. The county auditor of any county, or secretary of any association which conducts a fair that is eligible for, and desires an apportionment of, state money shall file with the department on or before December 31st, of each year, a sworn

statement which sets forth the actual amount that was paid for premiums by the fair which was held in that year.

4409. If the audited total of the eligible premiums paid by any fair in any year differs from the total that is set forth in the sworn statement which is filled with the department, the amount of the apportionment which is made to the fair on the basis of such year shall be recalculated on the basis of the audited total of eligible premiums which were paid multiplied by the factor that was used in calculating the original apoptrionment.

410. If the recalculated apportionment is less than the original apportionment, the amount of the difference shall be returned to the Fair and Exposition Fund and be added to and become a part of the funds which are appropriated for the encouragement of agricultural fairs by Section 19627 of the Business and Professions Code, during the fiscal year in which the difference is returned to the fund.

CHAPTER 2. RESTRICTIONS

4431. Except as otherwise provided in this chapter, on or after January 1, 1943, apportionments shall be made only to counties or district agricultural associations which received apportionments on the basis of the premiums which were paid at fairs held by them during the calendar year 1941.

4432 Merced, Madera, Santa Cruz, and Solano Counties may each receive an apportionment although they held no fairs in the calendar year 1941 and the agricultural associations of the agricultural districts which comprise such counties each received an apportionment during the calendar year 1941

1931.

4433. Marin County may receive an apportionment although that county held no fair in the calendar year 1941 and the agricultural association of the agricultural district of which Marin County is a part received an apportionment during the calendar year 1941.

4434. A district agricultural association of a district created subsequent to January 1, 1943, may receive an apportionment.

4435. A district agricultural association which did not receive an apportionment on the basis of the premiums which were paid at a fair that was held during the calendar year 1941 may receive an apportionment unless a county whose area lies in whole or in part within the boundaries of the agricultural district received an apportionment on the basis of the premiums which were paid at a fair that was held during the calendar year 1941.

4436. A district agricultural association which did not receive an apportionment on the basis of the premiums which were paid at a fair that was held by it during the calendar year 1941, may receive an apportionment if the board of supervisors of each county which is in whole or in part within

basis of the premiums which were paid at a fair that was held during the elacidary year 1941, by resolution, amounces its intention to discontinue permanently the holding of fairs for which the county would be eligible to receive an apportionhe boundaries of the agricultural district in which the as siation is formed and which received an apportionment on t

A certified copy of the resolution shall be filed with

department department department along and fine the selection of the properties of the selection of the sele

maximum apportionment base for the association.
4433. Within one year from and after the date the resolution is adopted, the county shall pay to the district agricultural association the unexpended balance of any money which

was previously apportioned to the county.

4440. No apportionment shall be made for more than one
fair in any one year in any county or district.

4441. A county or district sgricultural association may con-

All. A courty of efficies experient association may con-tract with each other experient association to hold with effective the contract and the contract of the which it determine is entitled superably. However, no county which it determine is entitled superably. However, no county of the contract of the contract of the contract of the effect is defined that the contract of the con-traction of the contract of the con-traction of the contraction is made when the state hall preprintment of sumy and the monta proportional of the convention of a made

agricultural association fairs.

n any county of the state, no county fair, except a county fair which received apportionments prior to September 9, 1953, If a district agricultural association fair is conducted shall be paid any apportionment.

4444. No apportionment shall be made to any fair held in Secremento County after January 1, 1948, other than a conducted by the California State Fair and Exposition, California State Expessition and Fair Executive Committee agricultural riet 52.

PAYMENT CHAPTER 3. 4461. Any fund that are appropriated for the encourage-ment of county, district agricultural association, or combined county and district agricultural association fairs withe, pur-tant to law, are apportioned by the deportment shall be paid monthly to the several digible counties and district agricultural n such amounts as during the fiscal year in which the apportionment is made. The aggregate of the monthly apportionments to each of the several counties and district agricultural associations shall not exceed the maximum apportionment for the year.

4462. The department, out of any money on hand to be apportioned, may advance to any county or district agricultural association, for the purpose of paying premiums, at any time during the year, any portion of the money to which, in the opinion of the director, the county or district agricultural association shall become entitled for that year.

CHAPTER 4. DEPOSIT AND EXPENDITURE

4481. The county or district agricultural association shall deposit in a bank account that is approved by the Director of General Services in accordance with Section 16506 of the Government Code any state money which is apportioned to it for the encouragement of the fair which it conducts.

The money which is so deposited may be expended for any of the following:

(a) Premiums.

(a) Fremiums.

(b) Capital outlay, including purchase of land, construction improvements, and equipment.

(c) Acquisition, installation, maintenance, and operation

of recreational and cultural facilities at fairgrounds of the county or district agricultural association.

(d) Support of county or district agricultural association fairs.

482. Any expenditure shall be made pursuant to a budget

which is submitted to the Department of Agriculture and approved by the Department of Finance pursuant to Sections 13820 to 13324, inclusive, of the Government Code.

4483. Any expenditure by a county for construction and

4483. Any expenditure by a county for construction and improvements is subject to Sections 25450 to 25463, inclusive, of the Government Code.

CHAPTER 5. DEPARTMENT OF AGRICULTURE

4501. The department shall prescribe regulations for both of the following:

(a) The judging of exhibits.

(b) The maximum amount of premiums which may be offerred and paid for all classes, sections, and types of exhibits, 4502. The regulations are exempt from provisions of Section 11380 of the Government Code. They may, however, be filed with the Secretary of State pursuant to Section 11385 of the Government Code.

4503. No fair shall receive any apportionment of funds pursuant to this part unless it complies with the regulations of the department. 4504. The department may at any time examine the books and records of any fair to determine the correctness of any statement or report which is filed with the department.

4505. Every county or district agricultural association hat conducts a fair for which any apportionment is sought shall file a detailed statement of its operations in the previous calendar year with the department on or before the 20th day of January in each year. The content and form of the statement shall be prescribed by the department.

4506. The department shall review the statements of operation which are filed by the several fairs pursuant to Section 4505. It shall consider such reports, statistics and other information as to the conduct, operation, management of,

and other matters which relate to such fairs.

4507. The department shall, from time to time, classify fairs which are required to file reports pursuant to Section 4505. In making classifications, it shall take into consideration all of the following:

(a) The type and class of agricultural, including livestock, industrial, and natural resources that are exhibited, and the amount of premiums which are paid in accordance with the ap-

proved premium list of the fair.

- (b) Whether the fair is regional in nature, offers a special feature for agriculture, livestock, or industry, or is a sectional fair limiting exhibits to the region in which the fair is held, and such other characteristics and factors as the department deems necessary.
- (c) The ratio of attendance at the fair to the population of the area which is served by it.
- (d) The efficiency of management, including operational procedures, revenue from sources other than the state, quality of exhibits, and community interest in the fair.
 - (e) The extent and nature of interim utilization of fair property as promoted by the fair management.

(f) The need of the fair for money from state sources.

Chapter 6. Fairs Allocation and Classification Committee

4531. The Fairs Allocation and Classification Committee is continued in existence. It consists of seven Members of the Senate and seven Members of the Assembly.

4532. To the extent that it is feasible, appointments to the committee shall be so made that there is one Member of the Senate and one Member of the Assembly on the committee from each of the following areas:

Area 1. Siskiyou, Modoc, Trinity, Shasta, Lassen, Tehama, Plumas, and Sierra Counties.

Area 2. Butte, Yuba, Sutter, Glenn, Colusa, Yolo, Sacramento, and Solano Counties.

Area 3. Del Norte, Humboldt, Mendocino, Lake, Sonoma, Napa, and Marin Counties.

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Area 4. El Dorado, Amador, Calaveras, Tuolumne, Mariposa, Nevada, and Placer Counties.

Area 5. San Joaquin, Stanislaus, Merced, Madera, Fresno,

Kings, Tulare, and Kern Counties.

Area 6. San Francisco, Contra Costa, Alameda, San Mateo, Sunta Clara, Santa Cruz, San Benito, Monterey, and San Luis Obispo Counties.

oispo Counties. Area 7. Santa Barbara, Ventura, Los Angeles, Orange,

San Diego, Imperial, San Bernardino, Inyo, Mono, Alpine,

Shall

and Riverside Counties.

4533. The committee shall, from time to time, elect its chairman and vice chairman. The committee may meet at any time, whether or not the Legislature is in session, and shall

continue in existence until otherwise provided by law.
4534. The committee may investigate, study, and analyze
any or all facts and matters relating to the operation and
financing of fairs which are subject to this division and the

effect and operation of the laws relating thereto.
(Amended by Stats, 1967, Ch. 1451.)

Ad35. The committee shall report to the Legislature at the commencement of each regular session and may report to the Legislature at any time, including in such reports its recommendations, if any, as to necessary or desirable legislative action. The provisions of the Joint Rules of the Senate and Assembly, as they may exist from time to time, which relate to joint invastigating committees apply to the committee.

PART 5. CITRUS FRUIT FAIRS

CHAPTER 1. DEFINITIONS

4601. Unless the context otherwise requires, the definitions in this chapter govern the construction of this part.

in this chapter govern the construction of this part.

4602. "Association" means a nonprofit corporation organized and existing under the laws of this state for the purpose of and which engages in conducting and carrying on a citrus

fruit fair.

4603. "Citrus fruit fair" means any citrus fruit fair or citrus fruit fair and exposition which satisfies all of the fol-

lowing requirements:

(a) Has been conducted and carried on by an association for not less than 10 nor more than 15 consecutive days during each calendar year for a period of not less than 20 consecutive

years.

(b) Citrus fruits are exhibited for prizes and premiums at the fair. The fair has for its purpose the promotion and encouragement of the citrus fruit industry of this state.

CHAPTER 2. BENEFITS AND APPROPRIATIONS

4651. The fair shall be deemed to be a fair and association within the meaning of Chapter 1 (commencing with Section 4401), Part 4 of this division and the association so conparticipate an labeling went circum their shall be entitled to participate in the benefit and appropriations provided for in the object and their constraints and their constraints and address to provided by law for other fact, that, in the an electron provided by law for other fact, that, in the same namers at law their their confidence of the confidence of the confidence of their confidence of the confidence of their confidence of the confidence of their confidence of the conf

CHAPTER 3. POWERS AND DUTIES

670. An amodation that contracts we derrive on any clt.

1. The Life which is digible to general experiments par.

(a) Has the same power as a direct apprehensity we.

(b) Has the same power as a direct apprehensity and the part of the same power as a direct apprehension and expension and operate recentional and exit has been proposed a sufficient to the purpose of the same power as a direct apprehension of the same power and the same fact the purpose of the same power and the power and the same power and the power and the

(City, All property of arguman association which is used ex-dustwise and and effecting the effective which is recover-ated and effective flatistics which are of general politic in-tending and an effective flatistics. No inflavit need by info-tional, and inflavit many properties of the effective flatistic properties and an effective superintenance pur-tain the feeting label of the Benines and Professions Ord-man to bestem label of the Benines and Professions Ord-conditions with the department one when it is flatished and the area of the properties of the properties of the change of the superintenance on the site of the proper-ties of the properties of the properties of the proper-ties of the properties of the properties of the proper-ties of the properties of the properties of the proper-ties of the properties of the properties of the proper-ties of the properties of the properties of the proper-ties of the properties of the properties of the proper-ties of the properties of the properties of the proper-ties of the properties of the properties of the proper-ties of the properties of the properties of the properties of the proper-ties of the properties of the properties of the proper-ties of the properties of the properties of the properties of the proper-ties of the properties of the properties of the properties of the proper-ties of the properties of the properties of the properties of the proper-ties of the properties of the properties of the properties of the proper-ties of the properties of the properties of the properties of the proper-ties of the properties of

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PART 2. DIVISION 2. TITLE 3 CHAPTER 9. AGRICULTURE AND FAIRS

Article 1. Fairs

25900 The hoard of supervisors may join and participate in the affairs of associations having for their purpose the interchange of information relating to livestock, poultry, and other agricultural animals and products, the conduct and management of agricultural fairs, and similar associations dealing with subjects related to agricultural fairs, and may expend for these purposes any money allocated to the county by the State for agricultural fair purposes.

25901. The board of supervisors may erect and maintain permanent county fair buildings within the county on lands owned by the county or any municipal corporation or body

politic. 25902. If any real property which was acquired or used for fair purposes and which was purchased or improved in whole or in part from funds apportioned or allocated to the county for fair purposes by the state is sold by any county, there shall be paid into the Fair and Exposition Fund in the State Treasury from the proceeds of the sale an amount equal to that proportion of the cost of the real property and improvements which was paid for out of funds apportioned or allocated by the state for fair purposes, less a reasonable allowance for depreciation in value in an amount approved by the Department of Agriculture.

Amended by Stats. 1965, Ch. 693.)

25903. With the approval of the Department of Agriculture and the State Public Works Board, the amount paid into the Fair and Exposition Fund shall be available for expenditure by the county for permanent improvements for fair purposes on the property of the county, the purchase of equipment for fair purposes, or the acquisition or purchase of real property, including costs of appraisal or other incidental costs, to be used as sites for such permanent improvements. Any portion of such funds which is not so expended within three years after being paid into the State Treasury shall be added to and become a part of the amount available under law for permanent improvements upon the property of the state, citrus, county, or district agricultural associations for fair purposes, or the purchase of equipment for fair purposes. or the acquisition or purchase of real property and appraisal or other incidental costs, to be used as sites for such permanent improvements, in such amounts as are allocated by exe order of the Director of Agriculture. (Amended by Stats. 1963, Ch. 224, and by Stats.

the county for the purpose of creating a fund to encountinuitation, increase frade in the products of the State of the county, and promote the industrial, livestock, agrid tural, horticultural, viticultural, and pastoral pursuits of Ch. 693.) 25904. The board of supervisors may not to exceed four cents (\$0.04) on each o

The fund may be used for the purposes of:

(a) Collecting, preparing, and maintaining an exhibition
the products and industries of the county at any domestic of t

or exhibition of industrial, agricultural, horticultural, tural, or pastoral products maintained by any public support of a fair or exhibition counties of which the contribution

The contribution may be used by the a

cultural, and pastoral products at (Amended by Stats, 1957, Ch. 1 25905. The board of supervisor

ent of the county, durin posit corporation or association for the conducting of gricultural fairs as agent of the county, for a period exceeding five years. Such contract may provide for the nessession, and management of any public park or fatigrou by such nonprofit corporation, as ag

All net proceeds received by such nonprofit corporation from whatever source, shall be deposited within 60 days after the conclusion of any fair in a county fair fund which shall cilities, premiums, purposes incidental to the fair be established in the county treasury for such purpose. The moneys in the fund shall be expended only for support of the

he estimated revent Department of Agriculture, show ensuing calen complying with the provisions of Section 92 of the Agricultural Code relating to budgets.

Any other provisions of law relating to county fairs as a condition to receiving an allocation of state money for fair purposes shall be observed by such nonprofit corporation.

When such use, possession, and management is granted, the board may also allocate and pay to such nonprofit corporation in advance such sum of money it deems necessary to be used for the purposes for which such use, possession, and management is granted.

(Added by Stats. 1953, Ch. 1518; amended by Stats. 1955,

Ch. 663, and by Stats. 1965, Ch. 693.)

25906. The board of supervisors of a county may contract with a nonprofit corporation or association for the conducting of an agricultural fair in such county for such period and under such conditions as the board may determine. Such contracts may provide for the use, possession, and management of any public park or fairgrounds by such nonprofit corporation during the period of the contract. When such use, possession, and management is granted, the board may also allocate to such nonprofit corporation such sum of money it deems necessary to be used for any purpose incidental to the fair. If such contract involves the use of property acquired with money derived from the state or if the contract contemplates the use of money allocated or appropriated by the state for such fair, the contract shall be subject to approval by the Department of Agriculture. If such county desires to receive an allocation under the provisions of Section 92 of the Agricultural Code, the corporation shall submit an annual budget to the State Department of Agriculture, showing the estimated revenues and the proposed expenditures from all sources during the ensuing calendar year, which budget shall first be approved by the board of supervisors, and shall be considered as complying with the provisions of Section 92 of the Agricultural Code relating to budgets. The corporation shall also observe any other provisions of law relating to county fairs as a condition necessary for the county to receive an allocation of state money for fair purposes. Upon the dissolution of any such corporation all property and assets thereof within the

county with which it contracts shall be paid to such county.

(Added by Stats. 1953, Ch. 1518, and amended by Stats. 1965, Ch. 693.)

2007. The board of supervisors of any county owning or operating any public park or recention area, shall have sufficiently (a) to lease, let or grant licenses for the use of its apprehensive of the control of the control of the control apprehensions, rodes, foral displays, dog and cat shows, chibliines of industries and industrial products or federal or state than the control of the the purpose of condeciments are associations thereof the the purpose of condeciments of the control of the con

GOVERNMENT CODE

or fraterial corporations or association, for the purpose of holding conventions, assemblies or public meetings a subject of public or community interest; or for the sale of tangible personal property, or for concessions and services incidental personal property, or for concessions and services incidental tion for concessions and services consistent with public part and recreation persons; or to nonprofit athietic organizations for athletic activities or to mosprofit are associations or to nonprofit agricultural associations or to munipal corpurposes; (b) to reat or permit the use of its premise for purposes; (b) to reat or permit the use of its premise for the holding of allow or activation of cattle or other livestook or for other purposes beneficial to the agricultural industry.

"2500.5. The board of supervisors of any country owning fairgrounds and fairground facilities may (a) less, let, or grant licenses for the use of its real estate or personal property or any portion thereof to private individuals or associations for whatever purpose may be approved by said board, which will not interfere with the use of such property for fair purposes; and (b) arrange for and conduct or cause or by contract permit to be conducted by another individual, institution, corpoming the contract of the contract permit of the contract permay deem advisable, any activity which will not interfere with the use of such property for fair purposes.

(Added by Stats. 1953, Ch. 1518.)

BUSINESS AND PROFESSIONS CODE

CHAPTER 4, DIVISION 8 (As recodified by Ch. 1828, Stats, 1959)

Article 10. Revenue

19620. Fees, commissions, and other money received by the board, except that part of any license fee for conducting a horse racing meeting, including the portion attributable to breakage, in excess of a percent of the gross amount of money handled in the parimutual pool or twenty million dollars (820,000,000), whichever is the lesser, and except as otherwise provided in Sections 19640 and 19641, shall be paid into the State Treasury to the credit of the "Fair and Excostion

19621. The Legislature will appropriate annually out of the fund such sums as it deems necessary for the following purposes:

(a) For the support of the board, including any costs and expenses incurred by the Attorney General in the enforcement of this chapter as shall be authorized by the board.

(b) To the Department of Agriculture for the supervision of all fairs, including citrus fruit fairs, and district agricultural associations receiving money from the fund.

(c) To the Department of Finance for the auditing of all fairs, including citrus fruit fairs, and district agricultural associations receiving money from the fund.

(Amended by Ch. 1714, Stats. 1963, operative October 1, 1963.)

19622. The following amounts are hereby annually appropriated out of the fund:

 (a) Two hundred sixty-five thousand dollars (\$265,000) for the support of the California State Fair and Exposition.
 (b) Two hundred fifty thousand dollars (\$250,000) for the

support of the Los Angeles County Fair.

(c) Two hundred fifty thousand dollars (\$250,000) for the support of the 1-A District Agricultural Association.

(d) One hundred treuty-five thousand solitars (125,000) for the support of the 48th District Agricultural Association. (e) Fifteen thousand solitars (815,000) to the Surth District Agricultural Association, known and designated as the Californian of the West Californian of the Californian of th

such exposition.

(Amended by Ch. 33, 1st Ex. Sess. 1962; amended by Ch.

(Amended by 948 Stats 1963.)

19623. The money appropriated for the Los Angeles County Fair and the 48th District Agricultural Association by Section 1922 may be expended for the payment of premiums and, with the approval of the Department of Agriculture for capital outlay purposes, including the purchase of land and construction, improvements, and equipment, and for the support, and maintenance of such fairs.

(Amended by Ch. 693, Stats. 1963, and by Ch. 693, Stats.

19624. (Repealed by Ch. 948, Stats. 1963.)

19625. The balance of the money in the fund after the deduction of the amounts appropriated by the preceding sections of this article, constitutes "the first balance of the fund".

19626. The first balance of the fund is hereby annually ap-

propriated as follows:

(a) Five percent, but not to exceed one hundred eighty thousand dollars (\$180,000), for payment to and the use of the citrus fruit fairs defined in Section 94 of the Agricultural Code, excluding any district or country fairs, for the purpose of conducting and carrying on annual citrus fruit fairs and expositions to promote and encourage the citrus fruit industry of this State.

(a) One hundred fifty thousand dollars (\$150,000) of such 5 percent is allocated annually to the citrum fruit fair defined in Section 94 of the Agricultural Code held in counties with a population in excess of 160,000, as shown by the last federal population census. If there is but one such fair in such counties, all of such one hundred fifty thousand dollars (\$150,000)

is allocated to and for the use of such fair.

(c) The balance of the 5 percent is allocated to the citrus fruit fairs defined in Section 94 of the Agricultural Code in counties with a population of less than 160,000, and to those other citrus fruit fairs and expositions in such counties with a population of less than 160,000 which have been conducted and carried on annually for not less than 20 years by nonprofit associations or corporations for the purpose of promoting and encouraging the citrus Truit industry of California.

Each citrus fruit fair held in a county with a population of less than 160,000 shall receive thirty thousand dollar-

(\$30,000) each year.

(d) No appropriation shall be made under this section to any citrus fruit fair or citrus fruit fair and exposition which did not receive such an appropriation prior to 1959. (Amended by Ch. 2057, Stats 1959.)

(Amended by Ch. 2001, Stats. 1959.) 19626.1. (Added by Ch. 2057, Stats. 1959; repealed by Ch. 1247. Stats. 1963.) 19628.2. During the 1969-61 fixed year and each fixed year thereafter the fund appropriated and allocated for payment to and use of citrus fruit fairs under the provisions of Section 19626 shall be payable from the revenue deposited in the Fair and Exposition Fund and appropriated for said purpose during the fixed year in which the funds are to be upprose during the fixed year in which the funds are to be the fixed to the fixed payer and appropriated for said to the fixed payer of the fixed payer and the fixed payer to the funds wallable for such allocation in such amounts as the department of the fixed payer and the f

(Added by Ch. 2057, Stats. 1959; amended by Ch. 693, Stats. 1965.)

19626.3. (Added by Ch. 2057, Stats. 1959; repealed by Ch.

1207. Stats. 1963.)
13627. Forty percent, but not more than four million six humbred eighty thousand dollars (44.59.000), of the first ball.
13627. Forty fo

The Department of Agriculture shall apportion the money appropriated by this section to the several eligible county, district, or combined county and district agricultural satisfaces from the state during the year for which the apportionment is to be made. No such fair shall receive such an apportionment in cross of such need as established by the department. In determining such next, the department shall reincluding, but not limited to, the following:

(1) The approved budget of the fair.

(2) The statements of operations of the fair filed pursuant to Section 92.6 of the Agricultural Code.
(3) The amount of money available to the fair from its

own resources or from sources other than the state.

(4) The propriety and amount of any reserve funds estab-

lished, or sought to be established, by the fair.

(5) The maximum amount of revenue from all sources

which might reasonably be expected to become available to the fair during such year, and the times within such year at which it will become available.

(6) The classification of the fair.

No such county, district or combined county and district agricultural fair shall receive an apportionment of more than sixty-five thousand dollars (855.000) in any one year. No such dirt shall be eligible for an apportionment pursuant to fits statement of its operations during such year as provided in Section 9.26 of the Agricultural Code, irrespective of whether or not an apportionment for any such year or years and the such control of the section 9.26 of the Agricultural Code, irrespective of whether or not an apportionment for any such year or years and the such produced that the such produces th

If in any year the sum appropriated to county, district or combined county and district arricultural fairs under this section is less than two hundred twelve thousand one hundred seventy-two dollars and seventy-nine cents (821,127,279), then during that year the apportionment to all fairs shall be made in the manner and upon the basis prescribed by Section 13 of Chapter 769 of the Statutes of 1933 and by Section 92 of the Agricultural County

(Amended by Ch. 2057, Stats, 1959; by Ch. 33, |1st Ex.

Seas. J. Stats. 1962; and by Ch. 693, Stats. 1965.)
19628. If any fair or exposition has not been or is not held in any year because of war conditions, or because the grounds or buildings of the fair or exposition have been taken over and occupied by the United States or its Armed Forces, such year shall not be considered for the purpose of any requirement of Sections 19626 and 19627 of this code or of Section 94 of the Agricultural Code that a fair or exposition be conducted any

nually or conducted annually for a prescribed period of years.

19629. The balance of the money in the fund after the deduction of the amounts appropriated by the preceding sections of this article constitutes "the second balance of the

fund."

196:30. There is hereby appropriated annually from the second balance of the fund, for expenditure without regard to fiscal years, the sum of two million two hundred fifty thousand dollars (\$2.55,0000) or so much thereof as may be approved by the State Public Works Board and allocated by the Discounties.

(a) Permanent improvements for fair purposes upon the property of any county or district acricultural association fair which is subject to the provisions of Section 92.6 of the Agricultural Code, or of any citrus fruit fair defined in Section 94 of the Agricultural Code, or other citrus fruit fair and consideration of the control of the control of the control published to receive an allocation under Section 19828. (b) The purchase of equipment for fair purposes of such fairs, eitrus fruit fairs and eitrus fruit fairs and expositions. (c) The acquisition or purchase of real property, including costs of appraisal and incidental costs, to be used as sites for the permanent improvements specified in subdivision (a).

Any unappropriated money in the fund shall be transferred to the General Fund by the State Controller upon the certification of the Director of Agriculture at the end of each calendar month. Any money in the fund required to satisfy allocations made under subdivision (e) of Section 19626 prior to the effective date of this amendment shall not be deemed to be unappropriated money.

(Amended by Ch. 2057, Stats. 1959, and by Ch. 693, Stats.

1965.)

19630.5. Notwithstanding any other provision of law, any county, district agricultural association, citrus fruit fair defined in Section 94 of the Agricultural Code, or citrus fruit fair and exposition qualified to receive an allocation under Section 19626, may, with the approval of the Department of Agriculture, expend any money available for expenditure by it for the construction or operation of recreational and cultural facilities of general public interest.

(Added by Ch. 925, Stats. 1965.)

19631. Notwithstanding any other provision of law, the 1-A District Agricultural Association may, with the approval of the Department of Agriculture, expend any money available for expenditure by it, for construction, repairs, and equipment.

(Amended by Ch. 693, Stats, 1965.) 19632. All license fees for conducting horseracing meet-

ings, other than those attributable to breakage, not pavable into the Fair and Exposition Fund shall be paid as follows: (a) During each fiscal year there shall be paid into the Wildlife Restoration Fund, which fund is hereby continued in existence, to carry out the provisions of the Wildlife Conservation Act of 1947, the sum of seven hundred fifty thousand dol-

lars (\$750,000). (b) Except as otherwise provided by this article, the re-

mainder shall be paid into the General Fund in the State Treasury.

(Amended by Ch. 319, Stats, 1963.)

19633. All license fees for conducting horse racing meetings attributable to breakage shall be paid into the General Fund of the State. The State College Fund is abolished and all money credited to such fund is transferred to the General Fund. All appropriations heretofore made from the State College Fund shall be payable for the same purposes and periods from the General Fund.

(Amended by Ch. 1126, Stats, 1959; and by Ch. 1291, Stats,

1961.)

s code as added by Chapter

(Amended by Ch. 1291, Stats, 1961.)
19635. During each of the Fiscal Years 19

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support of that organization.

19638.5. The Controller shall pay from the fund to the first District Agricultural Association the appropriation for sorganization for sorganizations.

tion which the allocation was made.

(Amended by (2h, 693, Statz, 1965.)

19638. The Controller shall pay from the fund to the I-A
District Agricultural Association the appropriation for the

under Section 1820 of this code are available to defray orment in the control of the code of the oxecutive order involved, if it is oxecutive order to provide of the oxecutive order to premand or the control of the process under order to premand or the control of the process under the control of the control of the control of the control of oxelia order of the control of the control of the control of the oxelia order of the control of the control of the control of the oxelia oxelia order or the control of the control of the control of the control of the control oxelia oxelia





