



a California joint powers agency

1776 Tribute Road, Suite 205
Sacramento, CA 95815
Office: 916.927.7223 Fax: 916.263.3341
www.calfairs.com

AGENDA
CALIFORNIA AUTHORITY OF RACING FAIRS
BOARD OF DIRECTORS
&
LIVE RACING COMMITTEE
CONCURRENT MEETING
JOE BARKETT, CHAIR
11:00 A.M., TUESDAY, April 3, 2007

Notice is hereby given that concurrent meetings of the California Authority of Racing Fairs' Board of Directors and the Live Racing Committee will commence at 11:00 A.M. Tuesday, April 3, 2007. The meeting will be held at the Kahn, Soares & Conway Sacramento office located at 1415 L Street Suite 400 Sacramento, California 95814

AGENDA

- I. Confirm Date of next meeting
- II. Approval of minutes
- III. Discussion and action, if any, on proposed race track development in Dixon, CA
- IV. Discussion and action, if any, on F&E Expenditure Plan Funding Allocation Recommendations
- V. Discussion and action, if any, on Horsemen's Agreements
- VI. Discussion and action, if any, on Legislation
- VII. Discussion and action, if any, on Strategic Planning
- VIII. Discussion and action, if any, on response to announcements of Bay Meadows impending closure
- IX. Discussion and action, if any, on Racing Dates
- X. Discussion and action, if any, on Strategic Planning
- XI. Executive Director's Report

CALIFORNIA AUTHORITY OF RACING FAIRS**RESOLUTION*****PROPOSED HORSE RACE TRACK DEVELOPMENT AT DIXON CALIFORNIA***

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- WHEREAS, the California Authority of Racing Fairs has resolved that the long-term vitality of the California horse racing industry is best-served by conducting racing at publicly-owned facilities at California Fairs;
 - WHEREAS, California law states that the legislative intent for allowing parimutuel wagering on horse racing in California is to encourage agriculture and the breeding of horse and to support the network of California Fairs;
 - WHEREAS, for over one hundred fifty years revenues from horse racing have supported the Fairs' mission of public service, including provision of community services, disaster relief, and support of California's agricultural economy;
 - WHEREAS, Magna Entertainment Corporation (MEC), has proposed development of a horse race track and satellite wagering facility in Dixon California and there are several publicly-owned Fair race tracks already located within seventy-five miles of this location;
 - WHEREAS, Magna Entertainment Corporation has proposed a development that will harm the ability of Northern California racing Fairs to continue generating revenue from parimutuel wagering to support their long-standing mission of public service and support of California agriculture;
 - WHEREAS, the California Authority of Racing believes that, in light of the impending closure of Bay Meadows race track, the future of Northern California racing is best served by enhancing publicly owned facilities and the Dixon race track with seriously jeopardize the ability of Fairs to make such enhancements;

BE IT THEREFORE RESOLVED that the California Authority of Racing Fairs opposes the development, by Magna Entertainment Corporation, of a horse race track and satellite wagering facility at Dixon, California.

Posted: Tuesday, March 27, 2007 6:27 PM

Magna plans for possible property sales

By Frank Angst

In an effort to reduce a heavy debt load, Magna Entertainment Corp. officials plan to soon post "for sale" signs on some holdings.

In a special Tuesday teleconference presentation for stockholders and analysts, Magna Chief Executive Officer Michael Neuman said the racetrack owner will evaluate its assets and consider sales of several properties.

Some of the properties currently topping the list for possible sale include 85-acre Great Lakes Downs in Muskegon, Michigan, and San Luis Rey Downs, a training center in Bonsall, California.

Neuman listed those two properties as "off-strategy" assets that could be sold to reduce debt, which has become a drag on earnings for North America's largest owner and operator of Thoroughbred tracks.

Since January 3, Magna stock dropped from \$4.31 to \$3.61 at the March 26 close of NASDAQ. Magna Entertainment Chairman Frank Stronach started Tuesday's teleconference by saying Magna, which owns Gulfstream Park and Santa Anita Park, is committed to cutting debt in 2007. Magna incurred a net loss of \$87.4-million in 2006 and its accumulated deficit is \$393.3-million.

"We will continue to think about monetizing some properties," Neuman said, adding that the company still will seek optimum value in any sales. "This will continue to be one of our strategies to reduce debt."

The news seemed to be met with approval on Tuesday as Magna's stock, listed as MECA, was up 18 cents to \$3.79 at 4 p.m. EDT on Tuesday.

Neuman said one reason Great Lakes Downs is a candidate for sale is that additional gaming

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National News

- Stable employee dies from fatal stabbing at Gulfstream
- Catskill OTB drops out of race for New York racing franchise
- Bettors back return of Fair Grounds
- NBC Sports presents live coverage of Kentucky Derby prep races
- Group withdraws from bidding process to run New York racing
- Johnsen, Reid to purchase controlling interest in Kentucky Downs
- Bay Meadows will not hold a race meeting in 2008
- Maryland Racing Commission to consider changing claiming rules
- Churchill Downs, Jockeys' Guild settle dispute
- Queen Elizabeth to attend Kentucky Derby for first time
- Seven horses die in Lexington fire
- Harrison elected president of

Lane's End
Horse Illustrated

Item III

appears unlikely there. He believes San Luis Rey Downs, a 202-acre training center near San Diego, has added little to Magna's racing at Santa Anita Park but could prove attractive to buyers.

"The number of horses who train there is relatively insignificant," Neuman said.

That is not to say Magna is interested in selling all of its training facilities. Neuman said Palm Meadows training center in Boynton Beach, Florida, is needed to support racing at Gulfstream Park, but one-third of the 304-acre property could be sold. Neuman said Magna would be interested in selling the 162-acre Bowie Training Center in Maryland if an agreement could be reached with state horsemen and officials.

As for Magna's two Maryland racetracks, Laurel Park and Pimlico Race Course, Neuman said the company would like to see more support from state lawmakers, meaning approval of alternative gaming.

"One would hope [racing] can take place [in Maryland] for a long, long time to come. But look, we're in business to make money and Maryland is surrounded by states that enable tracks to offer alternative gaming," Neuman said. "Those tracks are using that money to increase purses and that is attracting horsemen out of the state."

"It's not enough for Magna to say, 'Gee, we love racing in Maryland and would like to see it continue forever and ever, amen.' The state of Maryland has to decide that they want racing to be profitable in Maryland."

Neuman said Magna would continue to evaluate the proposed Dixon Downs in Northern California. He said if the company does not decide to pursue racing there, the property should prove attractive at sale.

Besides selling property, Neuman said Magna plans to streamline and integrate operations by rolling up key departments under a national leadership structure and eliminating duplicate

Maryland Million Ltd.

- Bailey, NBC nominated for Sports Emmy Awards
- Florida lawmakers consider adding dominoes to card rooms

NATIONAL INFORMATION

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functions.

Neuman said Tuesday's teleconference signals a new commitment to communicate with shareholders that the company plans to continue.

Frank Angst is senior writer for Thoroughbred Times

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MOST POPULAR STORIES	MOST E-MAILED STORIES	TOP RATED STORIES
<ol style="list-style-type: none"> 1. NBC Sports presents live coverage of Kentucky Derby prep races 2. Magna plans for possible property sales 3. White mare Patchen Beauty produces first non-white foal 4. Triple Crown trail: Blue Grass shaping up as key final prep 5. Cat's At Home, Canada's leading freshman sire, dies at ten 	<ol style="list-style-type: none"> 1. Magna plans for possible property sales 2. Catskill OTB drops out of race for New York racing franchise 3. NBC Sports presents live coverage of Kentucky Derby prep races 4. Eight likely to run in \$6-million Dubai World Cup 5. Queen Elizabeth to attend Kentucky Derby for first time 	<ol style="list-style-type: none"> 1. Triple Crown trail: Blue Grass shaping up as key final prep 2. Hard Spun wins Lane's End, reaffirms status as Kentucky Derby contender 3. Maryland Racing Commission to consider changing claiming rules 4. Magna plans for possible property sales 5. Bay Meadows will not hold a race meeting in 2008

Item V

Enclose
full
contract

2007

RACING AGREEMENT

BETWEEN

CALIFORNIA AUTHORITY OF RACING FAIRS

AND

AMERICAN MULE RACING ASSOCIATION

AGREEMENT

This Agreement is between CALIFORNIA AUTHORITY OF RACING FAIRS, a joint exercise of powers agency representing its members identified in Appendix "A" (hereafter "TRACK"), and the AMERICAN MULE RACING ASSOCIATION (hereafter "AMRA").

1. The purpose of this Agreement is to provide for the payment by TRACK to mule horsemen of the purses, stakes and breeder awards authorized by law, the orderly administration and conduct of mule racing at TRACK'S race meeting, and the cooperative resolution of other matters related to the race meet which may be of concern to the parties.

2. The provisions of the Agreement shall be applicable to the mule races conducted by TRACK under license from the California Horse Racing Board during the calendar year of 2007.

3. (a) TRACK is either a county fair or district agricultural association (fair), organized and existing under the laws of the State of California, and is a public entity receiving state money to conduct fairs. For purposes of conducting mule racing at fair race meetings, TRACK is licensed to do so by the California Horse Racing Board (CHRB), and is subject to the applicable provisions of the California Horse Racing Law (Chapter 4, Division 8, Business and Professions Code) and the applicable provisions of the Rules and Regulations of the CHRB (Title 4, California Administrative Code, Chapter 4).

TRACK is a Member or Associate Member of the CALIFORNIA AUTHORITY OF RACING FAIRS (CARF). CARF is a joint exercise of powers agency pursuant to California Government Code, Articles 1 and 2, Chapter 9, Division 7 of Title 1. CARF has been designated by TRACK to represent, negotiate and contract on its behalf with AMRA for the matters specified in this Agreement.

TRACK warrants and represents that it has the authority to enter into this Agreement and that this agreement shall be binding upon TRACK, its member's agents, employees and officials during the term of the Agreement.

(b) AMRA is a horsemen's organization representing mule owners and trainers of mules, and is an organization empowered to contract with TRACK for the conduct of a race meeting, subject to the provisions of the California Horse Racing Law and the Rules and Regulations of the CHRB.

AMRA warrants and represents that it has the authority of its membership to enter into this agreement, and that this agreement shall be binding upon AMRA and any mule owner who accepts the conditions of the race meeting by accepting stall space at TRACK or other designated auxiliary stall facility, or who races at TRACK.

(c) The parties hereby incorporate by reference and make applicable to this Agreement, the provisions of Article 22, Sections 2040-2045 inclusive of Title 4, California Administrative Code, Chapter 4.

(d) The parties agreed that AMRA's representative capacity and authority to contract is for the year 2007 only.

4. TRACK shall pay in stakes and purses a sum in lawful money of the United States equal to the amount specified in Section 19614 and 19614.1 of the Business and Professions Code and Sections 19605.7 (b), (c), (e), (h), 19606, 19606.3 and 19606.4 plus the additional sum representing "exempt" breakage as defined in Business and Professions Code 19491, 19491.5 and 19606.

5. From the total amount authorized in paragraph 4, above, TRACK shall withhold the sum of 10 percent (10%), of earned purses payable to AMRA within 15 days of the close of the meet, subject to authorization of the CHRB, as and for the administrative expense of AMRA for services rendered to horsemen and TRACK, as authorized by Business and Professions Code 19613 (c) and (d).

6. At the close of the race meet, if TRACK has incurred an underpayment to the Mule horsemen less than \$5,000 such amount shall be carried over to the next race meeting.

If the underpayment exceeds \$5,000 the underpayment shall be distributed to each horsemen who earned purses (exclusive of stakes races) during the race meeting in the percentage that purses earnings of each horsemen (excluding stakes races) bears to the total purses paid during the meeting. All over-payments will be deducted from the amount payable as stakes and purses at TRACK'S next meeting.

7. Pursuant to Section 19543 of the Business and Professions Code, TRACK shall schedule mule racing as set forth in their 2007 license applications or as approved by the CHRB.

8. Cal-Bred Owner's Premiums and Awards shall be paid pursuant to the Horse Racing Law.

9. So long as TRACK is abiding by the provisions of this Agreement, any person, whether a member or AMRA or not, engaging in, encouraging or assisting any strike, picketing, stoppage, or other interference in violation of this Agreement or who refuses to abide by the terms and conditions of the race meet, the provisions of the stall applications, or TRACK rules and regulations applicable to mule owners, trainers, and their agents and employees, shall be subject to immediate dismissal from TRACK'S stall space (or designated auxiliary facility) and shall, unless otherwise agreed to by TRACK, not be permitted to participate in the race meet.

10. The parties agree that it is in their best interest that matters arising under this Agreement or pertaining to mule racing at the race meet be settled by them by negotiation and consultation. To that end, the parties shall meet and confer as may be necessary.

In order to facilitate the racing of mules, AMRA shall:

(a) Make best effort to provide a representative be present at each TRACK prior to and during the racing of mules that shall be authorized to act for and on behalf of mule horsemen in all matters pertaining to this Agreement. TRACKS shall cooperate with AMRA in writing the conditions of the races provided herein, so as to properly accommodate a full season of racing.

(b) Provide a representative at TRACK to assist in the taking of entries of mules on a timely basis. Track will provide trailer space for representative at no cost providing representative reserves space at least thirty (30) days prior to meeting.

(c) Establish purses by negotiation with TRACK. In the event additional purse money is required to pay purses larger than that for which funds are available at TRACK, or for new or additional races, if any, AMRA shall deposit such funds with TRACK not less than 10 days prior to the race meet. AMRA shall provide funds for all stakes races at any TRACK where stakes have been agreed. Failure to provide funds required by this agreement may result in cancellation of the race.

(d) Make its best effort to ensure that race meet fields or mules are not less than seven in which event track may cancel race, if approved by steward. **Racing Secretaries will ensure that races with fields of eight or more mules are considered for placement in the program as the last race of the day.**

(e) Apply for allocated stall space (paragraph 11) not less than 13 days before the TRACK's opening day of racing. TRACK will assign stalls to only eligible mules 10 days before the meet opens at Racing Secretary's discretion. Stalls not applied for or not filled will be reassigned, at TRACK's discretion. If such stalls are not available, TRACK shall pay vanning cost for those horsemen approved to run and entered to race and are unable to obtain stall space at such TRACKS as specified for mules entered to race.

(f) Notify its members that horsemen/trainers with a delinquent account at any track covered by this Agreement shall not be permitted to occupy stall space or enter mules to race at any TRACK until such account has been paid.

(g) Notify its membership, on a timely basis, of the provisions of this Agreement.

11. (a) If racing at TRACK, TRACK shall make available to mule owners/trainers 12 of its stalls for mules eligible to race.

(b) TRACK shall make reasonable efforts to provide owners and trainers with vacant trailer spaces. Reservations shall be mailed by applicants to TRACK not less than twenty (20) days prior to the opening of the race meet.

12. No party to this Agreement will discriminate against the other party solely due to membership in AMRA or California Authority of Racing Fairs, or by reason of a person's race, color, creed, religion, national origin or ancestry, sex, or age.

13. TRACK will pay eight (8) places, first through eight. The following formula shall be used: First Place, 55%; Second Place, 20%; Third Place, 12%; Fourth Place, 7%; Fifth Place, 2%; Sixth Place, 2%; and Seventh Place, 1%; Eighth Place, 1%. In the event there is less than an eight-mule field, the applicable percentage will be paid out as purse money in 2007 or as retro-active money. In addition, TRACK will pay a supplemental purse of \$75 as a starter fee to each mule that starts a race. Funds generated for workmen's compensation relief from exotic wagers will be pooled with all emerging breeds and dispersed at the end of the summer fairs on a basis of total pool generated by all breeds divided by the total starts of all breeds. Funds will be dispersed to owners and owners/trainers.

14. In the event of the cessation, termination, cancellation or inability to stage a race meet due to any changes in the Horse Racing Law, both parties are relieved from further fulfillment of the Agreement and it may be terminated upon written notice by either or both parties.

15. (a) This Agreement may not be assigned by any party without the prior written consent of the other party.

(b) This Agreement supersedes and replaces all prior agreements between the parties named herein, and becomes binding upon the parties upon the signatures of authorized officials of AMRA and CARF.

(c) If any action at law or equity, including an action for declaratory relief, is brought to enforce or interpret the provisions of this Agreement, the prevailing party shall be entitled to a reasonable attorney's fee which may be set by the court in the same action or in a

separate action brought for that purpose, in addition to any other relief to which such party may be entitled.

(d) Subject only to this Agreement and applicable law, the management of TRACK'S premises and the conduct of race meets is the sole prerogative of TRACK.

16. It is understood and agreed that the CALIFORNIA AUTHORITY OF RACING FAIRS is not a party to this agreement, but is acting solely for the benefit and convenience of its members; that TRACKS listed in Appendix "A" are the parties to this agreement; and that all benefits and liabilities to the parties created by this agreement are solely those of AMRA and the TRACKS.

DATED 3/14/07
AMERICAN MULE RACING
ASSOCIATION

BY Steve DeMayo
AMRA President

Address:
P.O. Box 660651
Sacramento, California 95866-0651

DATED
CALIFORNIA AUTHORITY OF
RACING FAIRS

BY [Signature]
Executive Director

On behalf of the Tracks listed in
Appendix "A"

Address:
1776 Tribute Road, Suite 205
Sacramento, California 95815

VI



a California joint powers agency

1776 Tribute Road, Suite 205
Sacramento, CA 95815
Office: 916.927.7223 Fax: 916.263.3341
www.calfairs.com

To: Drew Couto
Wilson Shirley
From: Christopher Korby
CC: Distribution
Date: March 15, 2007
Rc: ADW Legislation

I am writing in response to your memo, *Proposed Revisions to California ADW Laws*. We appreciate the time and effort you put into preparing it; it helps frame the issues. In that memo, you suggest that this year we have an opportunity to reorganize and revise California Horse Racing Law relating to Advance Deposit Wagering. We agree. We offer these observations in the spirit of contributing to constructive industry discussion on the subject.

There is an overarching concern for Fairs in this legislative session: the decline in license fees and the consequent impact on revenues to the Fairs and Expositions funds, the CHRB budget and other recipients of these distributions. Much, if not all, of this decline is due to the migration of handle from traditional totalisator handle to ADW handle and the subsequent shift in parimutuel distributions from the traditional model to the ADW model. In fact, license fees are not the only distribution from traditional handle that have suffered declines: several other funds, including the Stabling and Vanning Fund, California Marketing Committee and Simulcast Expenses Fund, each of which is funded directly by distributions from traditional handle, are suffering declines, even shortfalls. The current ADW model includes no license fee distributions to the state or to these other important funds.

This year, for the first time ever, these revenues declined to the point where the provisions of B&P Section 19616.51 were triggered, obliging the CHRB to take the actions stipulated in statute. I don't think anyone, including Fairs, was happy with that development. Fairs want to work with other interested parties to find a more stable and predictable mechanism to meet the funding needs for recipients of those revenues; this might include looking to funding sources other than parimutuel wagering. I will note that the relationship between Fairs and racing is a political balance that has worked for seventy-five years, so any replacement must meet a high test of reliability and stability.

We want ADW to continue. CARF member Fairs benefit from its operation just as do other sectors of the racing industry; however, in order for Fairs to support ADW's extension, there must be a satisfactory solution to shortfalls in revenue to the Fairs and Expositions funds.

I want to come back to a legislative history of Section 19615.51 later in this document, but first I'd like to respond to certain specific proposals.

Proposed Reduction in ADW 2% Location Fees

Memo Item 5 proposes a reduction of .25% in Location Fees to Satellite Wagering Facilities which operate fewer than 15 days of racing per year. We will oppose any reduction in revenue to Fair Satellite Facilities. Fair Satellites have suffered continued declines in handle and attendance, caused by ADW. The 2% Location Fee language was built into the original ADW legislation with the intent to offset "cannibalization" that results from on-line and telephone wagering. When the decline from ADW is added to the negative impact of tribal casinos on many satellite facilities around the state, the cumulative impact is really taking its toll. Fair satellites cannot afford further erosion in revenues; another reduction will affect their financial viability.

"Facilitated" Wagers at Satellites

Memo Item 7 proposes that revenue from an ADW wager made at a Satellite Wagering Facility ("facilitated" ADW wager) would be distributed as if the wager had been accepted under non-ADW provisions of law. We support this proposal insofar as it might help offset the revenue impact of migrating handle noted in the opening paragraphs above.

ADW Provider Fee Caps

Memo Item #3 speaks to ADW provider fees. Until there is a more compelling reason to remove them, we support continuation of fee caps to ADW providers. It may be worth noting that when the original language was agreed upon for ADW, some believed that the generous percentage specified for ADW provider fees, i.e, 6.5% Hub Fee, was necessary to help get this new business off the ground. Now that California has three licensed ADW providers, with their development and deployment costs behind them, it may be an appropriate time for a policy-level review of whether this percentage continues to be justified. We support continuation of the 3.5% Host Fee to protect California racing interests from alliances which might not work to our benefit.

Sunset

We would favor a five-year sunset.

Enclosure

Until there is a more convincing argument for relaxing or removing the definition of "enclosure" we would not support any change in existing statute on this matter. It seems to me that this concept should be carefully thought through lest it open a Pandora's box of jurisdictional confusion about the CHRB's authority to regulate parimutuel wagering.

Horsemen's Approval on ADW Contracts

We are in general agreement with the position laid out by TOC in the memo

\$50 Million in Annual License Fee Relief and Origins of the \$40 Million Guarantee Language

As I mentioned earlier, it might be helpful to review the legislative history of license fee relief to the racing industry in the late '90's, describe the role of Senator Maddy and Fairs in helping move that legislation, and set the context for the origins of the \$40 million guarantee language in B&P Section 19616.51.

In 1996 and 1998, under the late Senator Ken Maddy's leadership, the California horse racing industry received the largest license fee relief in its history. The vehicles for this relief were SB 2000 and SB 27 respectively. The value to the industry under the two measures was over \$50 million annually. One component of the industry agreement leading up to SB 27 was a provision that the Fairs, traditional partners in California's horse racing industry, would be guaranteed **no less revenue** than they had received in prior years. Senator Maddy recognized the importance of Fairs in the political balance where horse racing matters were concerned. On July 19, 1998, in order to expedite the passage of SB 27, Senator Maddy, after asking the fairs for concurrence, amended the Fair funding guarantee language from the bill in order to change the bill from a 2/3 to a majority bill. The Fairs agreed to the amendment, after receiving Senator Maddy's assurance to address the funding guarantee in follow-up legislation. Subsequently, thanks largely to Senator Maddy's wise guidance, SB 27 was approved by the Legislature and signed by the Governor in August of 1998, going into effect on January 1, 1999.

Through the grass-roots efforts of both CARF and Western Fairs Association (WFA) all 83 of California Fairs were active in their support of license fee relief legislation that benefited the entire industry. Letters of support from individual Fair Boards of Directors were circulated to specific legislators and to Governor Wilson as to why license fee relief was good for both the horse racing industry and all of California's 83 fairs. Fair representatives testified at a March 20, 1996, hearing before the Assembly's Governmental Organization Committee on the "Economic Vitality of Horse Racing in California". In that testimony, Fair representatives supported license fee relief on the basis that it was needed to maintain a healthy racing industry to generate the necessary funds to promote agriculture and support the "network of California's fairs".

The Fair funding guarantee component of SB 27, agreed to by all sectors of the California racing industry, including the Thoroughbred Owners of California, came forward in the Legislative session of 2000 as SB 1825 (Kelly). SB 1825 passed through the Legislature with bipartisan support and was signed by the Governor on September 6, 2000.

Here's the way this legislative chronology was described in the Assembly Floor bill analysis of SB1825, dated June 2000:

COMMENTS : The author's office reports that as part of the negotiations regarding SB 27 (Maddy), Chapter 335, Statutes of 1998, which granted approximately \$40 million in annual license fee relief to the California horse racing industry, the fairs consented to the removal of language from Chapter 335 that would have guaranteed a specified minimum annual funding level for the network of California Fairs, CHRB, and the U.C. Davis Center for Equine Health. Proponents

from within the racing industry asked the fairs to allow them to strike the language guaranteeing \$40 million in license fees because the deletion of the language changed the vote requirement of Chapter 335 from a 2/3 to majority vote.

In sponsoring this measure, the California Authority of Racing Fairs suggest that a key component of the continuing success and public benefit of the California Fairs is the relationship it shares with the state's horse racing industry. The California Horse Racing Act of 1933 committed that the state's revenue from license fees paid by racing associations would be pledged to create a self-supporting network of agricultural fairs. Each year, racing's \$25 million contribution to the fair industry allows California's Agricultural Fairs to be self-supporting without General Fund support. This bill would place into law the necessary guarantee to ensure the economic future of these fairs. Moreover, the minimum funding level prescribed in this bill would continue to fund the operations of CHRB and the Equine Research Laboratory, both of which receive a statutory distribution of wagering proceeds.

Here's the take-away: support from Fairs was instrumental in passage of SB 2000 and SB 27, which granted a combined license fee relief package of \$50 million annually to the racing industry. Since SB 27 went into effect in 1999, eight years ago, the cumulative financial benefit to the racing industry has been on the order of some \$400 million. In return, Fairs asked only that they be guaranteed **no less revenue** than they had received in prior years.

When these license fee relief bills were negotiated, all the parties involved believed that the \$40 million threshold was not likely to be breached. Then along came AB471 which enabled Advance Deposit Wagering, a new mechanism for parimutuel wagering which operated under a new distribution model. As noted above, this new ADW distribution model did not include 1) license fee distributions to the state; 2) distributions to the Stabling and Vanning Funds; 3) distributions to CMC; or 4) distributions for simulcast expenses. As ADW grew and as handle migrated from traditional totalisator wagers to ADW wagers, the decline in revenue to these recipients was accelerated. Now we have reached a point where the parimutuel distribution models are out of balance and important funds are suffering shortfalls.

I would suggest that this takes us back to the opening paragraph in your memo: this year is the industry's opportunity to reorganize and revise California Horse Racing Law provisions relating to advance deposit wagering.

Thanks for the opportunity to offer our thoughts on this matter.

Distribution: TOC Principals; racing association Principals

AB 91.

Introduced: 12/18/2006

Last Amend: 03/29/2007

Status: 03/29/2007-From committee chair, with author's amendments: Amend, and re-refer to Com. on G.O. Read second time and amended.

Digest: Existing law creates in the State Treasury the Indian Gaming Revenue Sharing Trust Fund and the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from Indian tribes pursuant to the terms of gaming compacts entered into with the state, and authorizes moneys in those funds to be used for certain purposes.

Existing law requires the California Gambling Control Commission, for specified fiscal years, to determine the aggregate amount of shortfalls in payments that occurred in the Indian Gaming Revenue Sharing Trust Fund and to provide to the Legislature the amount needed to backfill the fund. ~~Existing law requires the commission, upon a transfer of moneys from the Indian Gaming Special Distribution Fund to the Indian Gaming Revenue Sharing Trust Fund and appropriation from the trust fund, to distribute the moneys without delay to eligible recipient Indian tribes for each quarter that a tribe was eligible to receive a distribution during the fiscal year immediately preceding. Existing law requires the Gambling Control Commission, for each fiscal year commencing with the 2005-06 fiscal year, to determine the anticipated total amount of shortfalls to be transferred from the Indian Gaming Special Distribution Fund to the Indian Gaming Revenue Sharing Trust Fund by multiplying the anticipated number of tribes that will be eligible to receive payments for the next fiscal year by \$1,100,000, and reducing that amount as specified. Existing law requires the Legislature to transfer from the Indian Gaming Special Distribution Fund to the Indian Gaming Revenue Sharing Trust Fund an amount sufficient for each eligible recipient tribe to receive a total not to exceed \$275,000 for each quarter in the upcoming fiscal year the tribe is eligible to receive moneys, for a total not to exceed \$1,100,000 for the entire fiscal year.~~

This bill would, beginning with the 2008-09 fiscal year, increase the above quarterly amount required to be transferred from the Indian Gaming Special Distribution Fund to the Indian Gaming Revenue Sharing Trust Fund to an amount sufficient for each eligible tribe to receive \$500,000. The bill would increase the total fiscal year amount that each eligible tribe may receive under these provisions to \$2,000,000.

~~This bill would make technical, nonsubstantive changes to these provisions.~~

Vote: majority. Appropriation: no. Fiscal committee: ~~no~~-yes. State-mandated local program: no.

AB 107

(Smyth) Public contracts: prospective bidders: unauthorized aliens. (1-01/04/2007 [html](#) [pdf](#))

Introduced: 01/04/2007

Last Amend:

Status: 02/20/2007-Referred to Coms. on B. & P. and JUD.

Digest: The State Contract Act authorizes the Department of General Services, or any other department with authority to enter into contracts, to require prospective bidders for state contracts to complete a questionnaire and financial statement regarding the prospective bidder's financial ability and experience in performing public contracts.

This bill would require any questionnaire used pursuant to these provisions to require each prospective bidder to certify

under penalty of perjury, that none of the prospective bidder's employees are unauthorized aliens, as defined. By requiring prospective bidders to certify that the questionnaires have been answered under penalty of perjury, this bill would expand the scope of the existing crime of perjury, and would thereby impose a state-mandated local program. The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement. This bill would provide that no reimbursement is required by this act for a specified reason.
Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

AB 132

(Garcia) Tribal gaming: Indian Gaming Special Distribution Fund. (I-01/12/2007 [html](#) [pdf](#))

Introduced: 01/12/2007

Last Amend:

Status: 01/13/2007-From printer. May be heard in committee February 12.

Digest: Existing law creates in the State Treasury the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from Indian tribes pursuant to the terms of gaming compacts entered into with the state. Existing law authorizes moneys in that fund to be used for certain purposes, including compensation for regulatory costs incurred by the State Gaming Agency and the Department of Justice in connection with the implementation and administration of tribal-state gaming compacts.

This bill would make a technical, nonsubstantive change to these provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

AB 133

(Garcia) Economic develop capital investment incentive programs: powerplants. (A-03/27/2007 [html](#) [pdf](#))

Introduced: 01/12/2007

Last Amend: 03/27/2007

Status: 03/28/2007-Re-referred to Com. on L. GOV.

Digest: *Existing law establishes the capital investment incentive program that authorizes a local government to pay a capital investment incentive amount, as defined, to a proponent of a qualified manufacturing facility, including what types of business operate the facility.*

This bill would include within those types of business, a business engaged in the operation of a powerplant used for the production of electricity from one or more specified energy sources.

~~The federal Indian Gaming Regulatory Act provides for the negotiation and execution of tribal state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law expressly ratifies a number of tribal state gaming compacts, and amendments of tribal state gaming compacts, between the State of California and specified Indian tribes, and provides that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of the California Environmental Quality Act. Existing law provides that nothing in these provisions shall be construed to exempt a city, county, or city and county, or the California Department of Transportation, from the requirements of the California Environmental Quality Act.~~

~~This bill would make a technical, nonsubstantive change to these provisions.~~

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

AB 147

(Wolk) Discrimination: persons with disabilities. (I-01/17/2007 [html](#) [pdf](#))

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

Digest: Existing law makes the Board of Behavioral Sciences responsible for licensing and regulating the practice of

AB 236

(2) Existing law authorizes a city, county, city and county, and special district, including a school district and a community

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement. This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

(Eng) State surplus personal property: centralized sale. (A-03/19/2007 [html](#) [pdf](#))

Vote: ~~majority~~ 2/3 . Appropriation: ~~no~~ yes . Fiscal committee: yes. State-mandated local program: no.

(Calderon, Charles) Tribal gaming: compact ratification. (1-02/05/2007 [html](#) [pdf](#))

This bill would ratify an amendment to a tribal-state gaming compact entered into between the State of California and the

Morongo Band of Mission Indians, executed on August 29, 2006. The bill would require that related revenue contributions be deposited into the General Fund and would also specify that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of the California Environmental Quality Act.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 356

(Mendoza) Gambling control. (I-02/14/2007 [html](#) [pdf](#))

Introduced: 02/14/2007

Last Amend:

Status: 02/22/2007-Referred to Com. on G.O.

Digest: (1) Existing law, the Gambling Control Act, provides for the licensure and regulation of various legalized gambling activities and establishments by the California Gambling Control Commission. Under the act, a corporation is ineligible to receive a license to own a gambling enterprise unless the conduct of controlled gambling is among the purposes stated in its articles of incorporation, and the articles of incorporation have been submitted to and approved by the commission.

This bill would authorize the commission to delegate to staff the approval of articles of incorporation, statements of limited partnership, and other entity filings that are required to specifically state that gambling is one of the purposes for which the business entity is formed.

(2) Existing law relating to legalized gambling defines and regulates controlled games. Existing law prohibits a player fee from being calculated as a fraction or percentage of wagers made or winnings earned. Existing law also authorizes flat fees on each wager to be assessed at different collection rates, but no more than 3 collection rates may be established per table.

This bill would increase that amount to 5 collection rates per table.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 397

(Adams) Sales and use taxes: exemption: fuel taxes. (A-03/29/2007 [html](#) [pdf](#))

Introduced: 02/15/2007

Last Amend: 03/29/2007

Status: 03/29/2007-From committee chair, with author's amendments: Amend, and re-refer to Com. on REV. & TAX. Read second time and amended.

Digest: *The Sales and Use Tax Law imposes a state sales and use tax on the gross receipts from the sale of tangible personal property sold at retail in this state or on the sales price of tangible personal property purchased from a retailer for the storage, use, or other consumption of that property in this state by the purchaser.*

This bill would provide, for purposes of that law, that the terms "sales price" and "gross receipts" do not include the amount of any state and federal fuel taxes, as specified.

Counties and cities are authorized to impose local sales and use taxes in conformity with state sales and use taxes.

Exemptions from state sales and use taxes enacted by the Legislature are automatically incorporated into the local taxes.

Section 2230 of the Revenue and Taxation Code provides that the state will reimburse counties and cities for revenue losses caused by the enactment of sales and use tax exemptions.

This bill would provide that, notwithstanding Section 2230 of the Revenue and Taxation Code, no appropriation is made and the state shall not reimburse local agencies for sales and use tax revenues lost by them pursuant to this bill.

This bill would take effect immediately as a tax levy, but its operative date would depend on its effective date.

~~Existing law prescribes the duties and powers of local governmental agencies. The Political Reform Act of 1974, among other things, governs campaign disclosure requirements.~~

~~This bill would prohibit any local agency from paying dues to an organization of which it is a member that makes monetary contributions to a political campaign.~~

Vote: majority. Appropriation: no. Fiscal committee: ~~no~~ yes . State-mandated local program: ~~no~~ yes .

AB 532

(Wolk) State property: solar energy. (I-02/21/2007 [html](#) [pdf](#))

Introduced: 02/21/2007

Last Amend:

Status: 03/29/2007-Referred to Com. on B. & P.

Digest: Existing law requires the Department of General Services, in consultation with the State Energy Resources Conservation and Development Commission, to ensure that solar energy equipment is installed, no later than January 1, 2007, on all state buildings and state parking facilities, where feasible. This bill would require the department to ensure that solar energy equipment is installed no later than January 1, 2009, on these buildings and facilities, as well as state-operated swimming pools that are heated with fossil fuels or electricity, where feasible.

Existing law requires that solar energy equipment be installed, where feasible, as part of the construction of all state buildings and state parking facilities for which construction commences on or after January 1, 2003.

This bill would change this requirement to apply to construction commencing on or after January 1, 2008.

Existing law provides that it is feasible to install solar equipment if adequate space on or adjacent to a building is available, if the solar-energy equipment is cost-effective, and if funding is available.

This bill would specify that funding for purposes of determining if installation is feasible may be funding from the state or another source.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 608

(De La Torre) State contracting: small business preference. (I-02/21/2007 [html](#) [pdf](#))

Introduced: 02/21/2007

Last Amend:

Status: 03/01/2007-Referred to Com. on J., E.D. & E.

Digest: The Small Business Procurement and Contract Act requires the directors of the Department of General Services and other state agencies entering into contracts for the provision of goods, information technology, and services to the state, and in the construction of state facilities, to provide for a preference up to and including 5%, not to exceed \$50,000 for any bid, to small businesses and microbusinesses, or nonsmall businesses that provide for small business and microbusiness subcontractor participation, in solicitations where an award is to be made to the lowest responsible bidding meeting specifications. The combined cost of preferences granted pursuant to this provision and any other provision of law may not exceed \$100,000, subject to specified criteria.

This bill would increase the dollar amount of these limits to \$500,000 and \$1,000,000, respectively.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 617

(Torrico) State contracts: information technology goods and services: progress payments. (I-02/21/2007 [html](#) [pdf](#))

Introduced: 02/21/2007

Last Amend:

Status: 03/12/2007-Referred to Com. on B. & P.

Digest: Existing law authorizes the Department of General Services to provide for progress payments in any contract for information technology goods or services that are to be manufactured or performed by the contractor, exclusively for the state, at the contractor's shop or plant, provided that not less than 10% of the contract price be withheld until final delivery and acceptance of the goods or services, and that the contractor submit a faithful performance bond, in a specified sum. This bill would define "progress payments" for purposes of those contracts, as payments contractually required to be made to the contractor, for the purpose of financing that contractor's cost of delivering a good or service, prior to the actual delivery of that good or service, as provided.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 649

(Ma) Horse racing: jockeys. (A-03/27/2007 [html](#) [pdf](#))

Introduced: 02/21/2007

Last Amend: 03/27/2007

Status: 03/28/2007-Re-referred to Com. on G.O.

Digest: Existing law establishes the California Horse Racing Board, which generally regulates horse racing in the state, including setting riding fees for jockeys that apply in the absence of an agreement regarding riding fees to the contrary. This bill would require the *minimum jockey* riding fee to be increased as of January 1, 2008, as specified, and thereafter when the state minimum wage is increased, as specified. The bill would provide that the new fees are minimum *jockey* riding fees, as specified.

The bill would state findings and declarations of the Legislature relative to jockey riding fees.

Because this bill would impose requirements, the violation of which would be a misdemeanor, pursuant to existing provisions of law, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

AB 688

(Portantino) Horse racing. (I-02/21/2007 [html](#) [pdf](#))

Introduced: 02/21/2007

Last Amend:

Status: 03/05/2007-Referred to Com. on G.O.

Digest: Existing law authorizes advance wagering accounts to provide a full accounting of deposits and wagers, as specified. After the payment of winning wagers and the deduction of contractual compensation and a host fee, where applicable, existing law requires payments to various racing entities in California, payment of certain percentages of the amount handled on advance deposit wagers paid for specific funds, and the remaining money to be distributed as commission, purses, and incentive awards, as specified. A percentage of the amount handled on advance deposit wagers is paid to the Department of Industrial Relations for specified costs associated with audits and other costs. Further, existing law exempts market access fees from advance deposit wagering from the calculations, as specified. These provisions remain in effect only until January 1, 2008, and as of that date are repealed.

This bill would add provisions to do all of the above, except that those funds directed to the Department of Industrial Relations under current law would be directed to the Gambling Addiction Program Fund, as specified.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 733

(Calderon, Charles) Gambling: exclusion from gambling establishments. (I-02/22/2007 [html](#) [pdf](#))

Introduced: 02/22/2007

Last Amend:

Status: 03/08/2007-Referred to Com. on G.O.

Digest: The Gambling Control Act provides for the licensure of certain individuals and establishments involved in various gambling activities, and for the regulation of those activities, by the California Gambling Control Commission. The act provides for the enforcement of those activities by the Division of Gambling Control within the Department of Justice. Existing law requires the commission, by regulation, to provide for the formulation of a list of persons who are to be excluded or ejected from any gambling establishment, to distribute that list to all owner licensees, and to provide notice to any persons included on the list. Existing law requires the commission to adopt regulations establishing procedures for the hearing of petitions by persons who are ejected or excluded from licensed premises pursuant to these or other specified provisions.

This bill would, instead, require that the above duties relating to persons who are to be excluded or ejected from any gambling establishment be performed by the Division of Gambling Control. The bill would allow the commission to recommend to the division the names of persons it believes should be included on the list of those persons.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 765

(Evans) Horse racing: racetrack inclosures. (I-02/22/2007 [html](#) [pdf](#))

Introduced: 02/22/2007

Last Amend:

Status: 03/15/2007-Referred to Coms. on G.O. and REV. & TAX.

Digest: Existing law requires fairs and racing associations to pay a certain percentage of the handle from races to be paid to the state as license fees.

This bill would provide that in the northern zone, certain fairs or associations, or combined entities shall pay an additional 1% of the handle to the state, to be used to construct or acquire improvements at a fair's racetrack inclosure or satellite wagering facility, or for acquiring property to construct a racetrack inclosure.

This bill would result in a change in state taxes for the purpose of increasing state revenues within the meaning of Section 3 of Article XIII A of the California Constitution, and thus would require for passage the approval of 2/3 of the membership of each house of the Legislature.

This bill would take effect immediately as a tax levy.

Vote: 2/3. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

Notes: Support letter dated 3/19/07

AB 813

(Portantino) Advance deposit wagering. (I-02/22/2007 [html](#) [pdf](#))

Introduced: 02/22/2007

Last Amend:

Status: 03/08/2007-Referred to Com. on G.O.

Digest: Under existing law, the provisions authorizing advance deposit wagering on horse races will be repealed as of January 1, 2008.

This bill would delete that repeal date.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 865 **(Davis) State agencies: live customer service agents.** (I-02/22/2007 [html](#) [pdf](#))
Introduced: 02/22/2007
Last Amend:
Status: 03/12/2007-Referred to Com. on B. & P.
Digest: Existing law requires each state agency to establish a procedure whereby incoming telephone calls on any public line shall be answered within 10 rings during regular business hours, subject to certain exceptions. This bill would require each state agency to answer an incoming call with a live customer service agent, subject to certain exceptions.
Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 888 **(Lieu) Green building standards.** (I-02/22/2007 [html](#) [pdf](#))
Introduced: 02/22/2007
Last Amend:
Status: 03/29/2007-Referred to Coms. on NAT. RES. and B. & P.
Digest: Existing law authorizes state agencies to submit, and requires the Building Standards Commission to receive and review, proposed building standards for adoption, approval, publication, and codification. This bill would require state agencies with responsibility for proposing building standards to the commission to develop those proposed building standards to ensure that green building elements are integrated into the standards. The bill would define green building elements for these purposes and make legislative findings and declarations.
Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 994 **(Parra) Public contracts: preferences: forest products.** (I-02/22/2007 [html](#) [pdf](#))
Introduced: 02/22/2007
Last Amend:
Status: 03/15/2007-Referred to Com. on B. & P.
Digest: Existing law generally requires state agencies to comply with competitive bidding procedures in soliciting and evaluating bids for public works projects. Existing law authorizes bidding preferences for certain categories of business owners. Existing law also requires the Department of General Services, in consultation with the California Environmental Protection Agency, members of the public, industry, and public health and environmental organizations, to provide state agencies with information and assistance regarding environmentally preferable purchasing. This bill would require any state agency that contracts for, or acquires, lumber or other solid wood products, excluding paper and other types of secondary manufactured goods, to give preference, if price, fitness, and quality are equal, to lumber and other solid wood products that are harvested from forests within this state.
Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 1016 **(Plescia) Racehorses: liens for services.** (I-02/22/2007 [html](#) [pdf](#))
Introduced: 02/22/2007
Last Amend:
Status: 03/22/2007-Referred to Coms. on G.O. and JUD.

Digest: (1) Existing law creates a general lien on livestock in possession of a livestock servicer to secure the performance of the obligations of the owner to that person. Under existing law, if the owner fails to satisfy those obligations, the livestock servicer may sell the livestock after obtaining the consent of the owner, a court order, or judgment, and recover the costs of the obligations of the owner and lien enforcement, as specified. Existing law also creates a general lien, dependent upon possession, for veterinary proprietors and veterinary surgeons for their compensation in caring for, boarding, feeding, and medical treatment of animals.

This bill would permit a general lien on racehorses in the possession of a breeder, trainer, owner, branding farm, fair training facility, or racetrack for their compensation in caring for, boarding, feeding, and medical treatment of racehorses. The bill would permit that breeder, trainer, owner, branding farm, fair training facility, or racetrack, if the obligations of the owner of the racehorse are not satisfied, to sell a racehorse that has a value of \$4,000 or less without obtaining the consent of the owner, court order, or judgment, if the amount of the lien is at least 50% of the value of the racehorse and notice is sent to the owner prior to the sale of the racehorse, as specified. The bill would require that the notice of sale be signed under penalty of perjury. By creating a new crime, the bill would impose a state-mandated local program.

The bill would also express the intent of the Legislature that a racehorse sold pursuant to these provisions may not be sold to a person who intends to possess, import into or export from the state, or to sell, buy, give away, hold, or accept a racehorse with the intent of killing, or having another kill, that racehorse if that person knows or should have known that any part of the racehorse will be used for human consumption, as specified.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

AB 1131

(Jeffries) Joint powers agreements: joint powers agencies: powers. (1-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/29/2007-Referred to Coms. on L. GOV. and JUD.

Digest: Existing law authorizes 2 or more public agencies, by agreement, to jointly exercise any power common to the contracting parties, as specified.

This bill would require the agreement for a joint powers agency that is authorized to levy a general or special tax, exercise eminent domain, or make a change to, or enact a regulation restricting land uses to require that at least one member of the joint powers agency directly represent any affected land owner, prior to the levy of any general or special tax, the commencement of eminent domain proceedings, a change to permissible land uses, or enactment of a regulation of land uses and would provide that specified actions taken by a joint powers agency without complying with these provisions is invalid.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

AB 1156

(Levine) Child support: gambling winnings. (1-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 02/26/2007-Read first time.

Digest: Existing law establishes the California Child Support Automation System to provide for the sharing of information relating to child support obligations. Existing federal law provides that certain gambling winnings are subject to federal income tax withholding.

The Horse Racing Law generally regulates the horse racing industry, including satellite wagering facilities. This bill would require a satellite wagering facility, if a wagerer's winnings are subject to federal income tax withholding, to determine if the wagerer is listed in the California Child Support Automation System and, if the wagerer is delinquent in his or her child support obligations, to withhold from the wagerer's winnings the amount of any delinquency. The bill would require the facility to forward the amount withheld to the Department of Child Support Services. Existing federal law, the Indian Gaming Regulatory Act of 1988, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. This bill would state the intent of the Legislature that each tribal gaming compact, or amendment to a tribal gaming compact, negotiated by the Governor include provisions requiring the tribe to withhold the amount of delinquent child support obligations from the gambling winnings of any person whose winnings are subject to federal income tax withholding requirements.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 1265

(Cook) Tribal gaming: compact ratification. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 02/26/2007-Read first time.

Digest: Existing federal law, the Indian Gaming Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law ratifies a number of tribal-state gaming compacts between the State of California and specified Indian tribes that were executed in 1999. Existing law provides that any other tribal-state gaming compact entered into between the state and a federally recognized Indian tribe that is executed after September 10, 1999, is ratified if it is identical in all material respects to any of the compacts expressly ratified by these provisions and if the compact is not rejected by each house of the Legislature.

This bill would make a technical, nonsubstantive change to these provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

AB 1286

(Richardson) Horse racing: county fairs. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/26/2007-Referred to Com. on G.O.

Digest: Existing law authorizes satellite wagering, as specified. Existing law provides that all revenues distributed to the state as license fees from horse racing are required to be deposited in the Fair and Exposition Fund and are continuously appropriated to the Department of Food and Agriculture for various regulatory and general governmental purposes. This bill would authorize the Alameda County Fair to operate 2 additional satellite wagering facilities, with certain approval, as specified. The bill would also authorize the Los Angeles County Fair to conduct satellite wagering at one additional location, under certain conditions.

By expanding wagering on horse racing by authorizing additional satellite wagering facilities, this bill would increase the amount of continuously appropriated license fees, thereby making an appropriation.

Vote: 2/3. Appropriation: yes. Fiscal committee: yes. State-mandated local program: no.

AB 1289**(Price) Advance deposit wagering: out-of-state providers.** (I-02/23/2007 [html](#) [pdf](#))**Introduced:** 02/23/2007**Last Amend:****Status:** 03/15/2007-Referred to Com. on G.O.

Digest: Existing law authorizes advance deposit wagering to be conducted, with the approval of the California Horse Racing Board. Under existing law, advance deposit wagering is defined as a form of parimutuel wagering in which a person residing within California or outside of the state establishes an account with a licensee, board-approved betting system, or multijurisdictional wagering hub located within California or outside of the state.

This bill would remove from that definition, and from all provisions related to the authorization of advance deposit wagering, the reference to a multijurisdictional wagering hub located outside of the state.

Under existing law, in order for a licensee, betting system, or multijurisdictional wagering hub to be approved by the board to conduct advance deposit wagering, it must meet certain requirements.

This bill would add to those requirements that the employees who operate and administer the advance deposit wagering on a daily basis shall work in California.

Under existing law, the provisions relating to advance deposit wagering will be repealed on January 1, 2008.

This bill would delay the repeal date until January 1, 2011.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 1308**(Torrico) Horse racing.** (I-02/23/2007 [html](#) [pdf](#))**Introduced:** 02/23/2007**Last Amend:**

Status: 03/29/2007-From committee: Do pass, and re-refer to Com. on APPR. with recommendation: To Consent Calendar. Re-referred. (Ayes 14. Noes 0.) (March 28).

Digest: Existing law authorizes a licensed racing association or fair that conducts a live race meeting to accept wagers on any race in the state, as specified.

This bill would authorize a thoroughbred association or fair, subject to approval by the board, to deduct from the parimutuel pool for any type of wager, a specified percentage for the meeting of the thoroughbred association or fair that accepts the wager.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 1314**(Strickland) Bingo.** (A-03/27/2007 [html](#) [pdf](#))**Introduced:** 02/23/2007**Last Amend:** 03/27/2007**Status:** 03/28/2007-Re-referred to Com. on G.O.

Digest: Existing law permits cities, counties, and cities and counties to allow bingo games to be conducted by specified organizations for charitable purposes, subject to provisions of law which, if violated, constitute a crime. Existing law defines bingo for the purposes of these provisions as a game of chance in which prizes are awarded on the basis of designated numbers or symbols on a card that conform to numbers or symbols that are selected at random.

This bill would change the definition of bingo to provide that the card may be either paper or electronic. Because this bill would change the definition of a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.
 This bill would provide that no reimbursement is required by this act for a specified reason.
 Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

AB 1339 (Torrico) Problem and pathological gambling. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/15/2007-Referred to Com. on G.O.

Digest: Existing law establishes the Office of Problem and Pathological Gambling within the State Department of Alcohol and Drugs Programs for the purpose of developing a problem gambling prevention program, including, but not limited to, a public awareness campaign, and requires the office to develop a statewide plan to address problem and pathological gambling.

This bill would require the plan to serve as the state's strategic plan for the prevention, intervention, and treatment of problem and pathological gambling behaviors and would require that the plan be updated periodically, at the discretion of the office.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 1345 (Plescia) Special Trust Fund for the Economic Stabilization of Horse Racing. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/15/2007-Referred to Com. on G.O.

Digest: Existing law regulates horse racing. Existing federal law, the Indian Gaming Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would create the Special Trust Fund for the Economic Stabilization of Horse Racing, into which a portion of the funds generated from gaming activities authorized pursuant to all new tribal-state compacts that are ratified, or existing compacts that are amended, on or after January 1, 2007, would be deposited. The bill would specify how the moneys in that fund would be disbursed annually. To the extent that the bill would create a fund that would be continuously appropriated, the bill would create an appropriation.

Vote: 2/3. Appropriation: yes. Fiscal committee: yes. State-mandated local program: no.

AB 1389 (Torrico) Tribal gaming: local agencies. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/29/2007-Referred to Com. on G.O.

Digest: Existing law creates in the State Treasury the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from certain Indian tribes pursuant to the terms of gaming compacts entered into with the state. Existing law authorizes moneys in that fund to be used for specified purposes, including for grants for the support of state and local government agencies impacted by tribal government gaming.

Existing law creates, until January 1, 2009, a County Tribal Casino Account in the treasury for each county that contains a tribal casino. Existing law requires that 5% of the total amount appropriated by the Legislature for grants to local agencies impacted by tribal gaming be deposited in the County Tribal Casino Accounts for counties that do not have gaming devices that obligate an Indian tribe to make payments to the Indian Gaming Special Distribution Fund. Existing law requires that 95% of the total amount appropriated by the Legislature for that purpose be deposited in those accounts for counties that have gaming devices that obligate an Indian tribe to make payments to the Indian Gaming Special Distribution Fund. This bill would require, instead, that the amount deposited in each eligible county's County Tribal Casino Account be determined based on the number of gaming devices located in that county.

Existing law requires the Controller to divide the County Tribal Casino Account for each county that has gaming devices that are subject to an obligation to make contributions to the Indian Gaming Special Distribution Fund into a separate account, known as an Individual Tribal Casino Account, for each tribe that operates a casino within the county. Existing law provides for a certain portion of funds in an Individual Tribal Casino Account to be used for grants to local agencies impacted by tribes that are paying into the Indian Gaming Special Distribution Fund, and a certain portion for grants to local agencies impacted by tribes that are not paying into that fund.

This bill would eliminate that distinction between the funds that are required to be used for grants to local agencies impacted by tribes that are paying into the Indian Gaming Special Distribution Fund and those that are required to be used for grants to local agencies impacted by tribes that are not paying into that fund.

Existing law requires that a certain portion of the funds in an Individual Tribal Casino Account be used for discretionary grants to local jurisdictions impacted by tribes, irrespective of any nexus to impacts from any particular tribal casino.

This bill would require, instead, that these discretionary grants be awarded to mitigate impacts from tribal casinos. The bill would delete the January 1, 2009, expiration date for these provisions, thereby extending their operation indefinitely.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 1616

(Garrick) Horse racing: controlled substances: administrative hearings. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/26/2007-Referred to Com. on G.O.

Digest: Existing law requires enforcement proceedings relating to the use of prohibited substances during a horse race be referred to the Office of Administrative Hearings for adjudication, as specified.

This bill would repeal that provision.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

AB 1697

(Richardson) Tribal gaming: revenue sharing. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 02/26/2007-Read first time.

Digest: Existing law creates in the State Treasury the Indian Gaming Revenue Sharing Trust Fund and the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from Indian tribes pursuant to the terms of gaming compacts entered into with the state, and authorizes moneys in those funds to be used for certain purposes. Existing law requires the California Gambling Control Commission to determine the anticipated total amount of shortfalls in payment likely to occur in the Indian Gaming Revenue Sharing Trust Fund for each fiscal year, and to provide

to the appropriate Senate and Assembly committees an estimate of the amount needed to transfer from the Indian Gaming Special Distribution Fund to backfill the Indian Gaming Revenue Sharing Trust Fund for the next fiscal year. Under existing law, \$50,000,000 is transferred from the Indian Gaming Special Distribution Fund to the Indian Gaming Revenue Sharing Trust Fund for the 2005-06 fiscal year and is appropriated from that fund to the California Gambling Control Commission for distribution to each eligible recipient tribe pursuant to these provisions.

This bill would make a technical, nonsubstantive change to these provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 62

(Florez) Tribal gaming. (I-01/16/2007 [html](#) [pdf](#))

Introduced: 01/16/2007

Last Amend:

Status: 01/25/2007-To Com. on G.O.

Digest: Existing law creates in the State Treasury the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from Indian tribes pursuant to the terms of tribal-state gaming compacts. Existing law authorizes moneys in that fund to be used by the Legislature for certain purposes, including for shortfalls in payments that occur in the Indian Gaming Revenue Sharing Trust Fund.

This bill would provide that if there are insufficient funds in the Indian Gaming Special Distribution Fund to fully fund payments to eligible recipient tribes from the Indian Gaming Revenue Sharing Trust Fund, money from payments by tribes to the General Fund pursuant to any tribal-state compact shall be transferred to the Indian Gaming Revenue Sharing Trust Fund in an amount equal to the deficiency, in order to supplement the payments to be made from the Indian Gaming Special Distribution Fund to the Indian Gaming Revenue Sharing Trust Fund.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

SB 106

(Wiggins) Tribal gaming: compact ratification. (I-01/17/2007 [html](#) [pdf](#))

Introduced: 01/17/2007

Last Amend:

Status: 01/18/2007-From print. May be acted upon on or after February 17.

Digest: The federal Indian Gaming Regulatory Act provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would ratify the tribal-state gaming compact entered into in 2006 between the State of California and the Yurok Tribe of the Yurok Reservation. The bill would require that related revenue contributions be deposited into the General Fund and would also specify that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of the California Environmental Quality Act.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

SB 125

(Harman) Horse racing. (A-03/12/2007 [html](#) [pdf](#))

Introduced: 01/23/2007

Last Amend: 03/12/2007

Status: 03/28/2007-Read second time. To third reading.

Digest: Existing law requires a quarter horse racing association in the southern zone to show races of a harness racing association in the northern zone via satellite, and requires a harness racing association in the northern zone to show races of a quarter horse racing association in the southern zone via satellite, as specified. Existing law also requires each racing association to pay the other an additional 5% of the amount wagered on the satellite races at their respective facilities, as specified. Existing law requires that the additional 5% received by harness racing associations be distributed equally as commissions to the racing association and as purses to the horsemen participating in the meeting.

This bill would expand the distribution schedule described above for the additional 5% of the amount wagered on satellite races received to each racing association by deleting the reference to harness racing associations.

Existing law prohibits certain authorized fees or charges from being paid by the operator of a satellite wagering facility that was licensed in the northern zone prior to January 1, 2000.

This bill would state that it is, and always has been, the intent of the Legislature that this provision apply to impact fees charged by a thoroughbred racing association or a thoroughbred fair racing association in the northern zone, on satellite wagers accepted by satellite facilities operated by those associations.

The bill would declare that it is to take effect immediately as an urgency statute.

Vote: 2/3. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 152

(Florez) Gambling: local gambling ordinances. (A-03/14/2007 [html](#) [pdf](#))

Introduced: 01/29/2007

Last Amend: 03/14/2007

Status: 03/27/2007-From committee: Do pass, but first be re-referred to Com. on APPR. (Ayes 5. Noes 1. Page 385.) Re-referred to Com. on APPR. Set for hearing April 16.

Digest: The Gambling Control Act permits a city, county, or city and county to permit controlled gambling, consistent with state law, if a majority of voters affirmatively approve an ordinance so permitting, as specified. That law provides that an amendment of an ordinance permitting an expansion of gambling, within a specified threshold, may occur without voter approval. Under that law, any amendment to a city or county ordinance relating to gambling establishments or the Gambling Control Act is required to be submitted to the Division of Gambling Control for review and comment before the ordinance is adopted by the city or county. That law permits, without voter approval, an amendment to an ordinance permitting an increase of 24.99% in the number of gambling tables that may be operated in a gambling establishment in a city, county, or city and county, or 2 gambling tables, whichever is greater, compared to the ordinance in effect on January 1, 1996.

This bill would further permit, without voter approval, a city, county, or city and county to amend an ordinance to increase the number of gambling tables that may be operated in a gambling establishment by a change that results in an increase not to exceed 35% when compared to the ordinance in effect on January 1, 2007, if the ordinance in effect on January 1, 2007, prohibits more than ~~40~~ 12 gambling tables that may be operated in a gambling establishment.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

SB 157

(Wiggins) Tribal gaming: compact ratification. (I-01/30/2007 [html](#) [pdf](#))

Introduced: 01/30/2007

Last Amend:

Status: 01/31/2007-From print. May be acted upon on or after March 2.

Digest: The federal Indian Gaming Regulatory Act provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution

authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would ratify tribal-state gaming compacts entered into on September 9, 2005, between the State of California and the Big Lagoon Rancheria, and between the State of California and the Los Coyotes Band of Cahuilla and Cupeno Indians. The bill would require that related revenue contributions be deposited into the General Fund and would also specify that, in deference to tribal sovereignty, certain actions may not be deemed projects for purposes of the California Environmental Quality Act.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

SB 174

(Ducheny) Tribal gaming: revenue sharing. (I-02/05/2007 [html](#) [pdf](#))

Introduced: 02/05/2007

Last Amend:

Status: 02/15/2007-To Com. on RLS.

Digest: Existing law creates in the State Treasury the Indian Gaming Revenue Sharing Trust Fund and the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from Indian tribes pursuant to the terms of gaming compacts entered into with the state, and authorizes moneys in those funds to be used for certain purposes. Existing law requires the California Gambling Control Commission to determine the anticipated total amount of shortfalls in payment likely to occur in the Indian Gaming Revenue Sharing Trust Fund for each fiscal year, and to provide to the appropriate Senate and Assembly committees an estimate of the amount needed to transfer from the Indian Gaming Special Distribution Fund to backfill the Indian Gaming Revenue Sharing Trust Fund for the next fiscal year.

This bill would make technical, nonsubstantive changes to these provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 175

(Ducheny) Tribal gaming: revenue sharing. (I-02/05/2007 [html](#) [pdf](#))

Introduced: 02/05/2007

Last Amend:

Status: 02/15/2007-To Com. on RLS.

Digest: Existing law creates in the State Treasury the Indian Gaming Revenue Sharing Trust Fund and the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from Indian tribes pursuant to the terms of gaming compacts entered into with the state, and authorizes moneys in those funds to be used for certain purposes. Existing law requires the California Gambling Control Commission to determine the anticipated total amount of shortfalls in payment likely to occur in the Indian Gaming Revenue Sharing Trust Fund for the each fiscal year, and to provide to the appropriate Senate and Assembly committees an estimate of the amount needed to transfer from the Indian Gaming Special Distribution Fund to backfill the Indian Gaming Revenue Sharing Trust Fund for the next fiscal year. Existing law provides that the Legislature shall transfer from the Indian Gaming Special Distribution Fund to the Indian Gaming Revenue Sharing Trust Fund an amount sufficient for each eligible recipient tribe to receive a total not to exceed \$275,000 for each quarter in the upcoming fiscal year in which an eligible recipient tribe is eligible to receive moneys, for a total not to exceed \$1,100,000 for the entire fiscal year.

This bill would make a technical, nonsubstantive change to these provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 249**(Negrete McLeod) Horser racing: unauthorized payments.** (I-02/14/2007 [html](#) [pdf](#))**Introduced:** 02/14/2007**Last Amend:****Status:** 02/22/2007-To Com. on G.O.**Digest:** Existing law prohibits racing associations or fairs that are licensed in California from making unauthorized payments to a horse owner or agent for the benefit of horsemen, and prohibits horse owners or their agents from accepting unauthorized payments or other consideration, except as specified.

This bill would provide that this prohibition does not apply to any payment by a licensed thoroughbred racing association in connection with funds contributed or authorized by the horsemen's organization responsible for negotiating purse agreements on behalf of the horsemen participating in the racing meeting, including purse supplements, sponsorship contributions, or promotional funds.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 281**(Maldonado) District agricultural associations: goods and property.** (I-02/15/2007 [html](#) [pdf](#))**Introduced:** 02/15/2007**Last Amend:****Status:** 03/28/2007-From committee: Do pass, but first be re-referred to Com. on G.O. with recommendation: To Consent Calendar. (Ayes 5. Noes 0. Page 410.) Re-referred to Com. on G.O.**Digest:** Under existing law, a district agricultural association, with the approval of the Department of Food and Agriculture and the Department of General Services, may enter into contracts, purchase, convey, sell, or lease property, or engage in several other types of legal transactions.

This bill would require the Department of Food and Agriculture and the Department of General Services to develop criteria to be used for the purchase of goods and the disposal of property by a district agricultural association and the California Exposition and State Fair.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

Notes: Support letter dated 3/13/07**SB 282****(Cox) State Fair Leasing Authority.** (I-02/15/2007 [html](#) [pdf](#))**Introduced:** 02/15/2007**Last Amend:****Status:** 03/28/2007-Set for hearing April 10.**Digest:** Existing law authorizes 2 or more public agencies to enter into a joint powers agreement to conduct agricultural, industrial, cultural, or other fairs or expositions. Under existing law, entities formed pursuant to a joint powers agreement have the authority to issue revenue bonds for the purposes of conducting a program or completing a project under its jurisdiction.

This bill would authorize the formation of a joint powers entity, the State Fair Leasing Authority, to be composed of the Department of Food and Agriculture, the Department of Finance, the Department of General Services, and the California Exposition and State Fair. The authority would be authorized to enter into leases or other agreements for the use of the State Fair Race Track or any other property owned or controlled by the California Exposition and State Fair. The bill would require the authority to prepare a master plan for the long-range comprehensive development and improvement of the property of the California Exposition and State Fair.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

SB 289**(Vincent) Gambling Control Act: licenses.** (1-02/15/2007 [html](#) [pdf](#))**Introduced:** 02/15/2007**Last Amend:****Status:** 03/14/2007-Set for hearing April 10.

Digest: The Gambling Control Act provides for the licensure and regulation of various legalized gambling activities and establishments by the California Gambling Control Commission, and for the investigation and enforcement of those activities and establishments by the Division of Gambling Control within the Department of Justice. Under that act, a person is deemed unsuitable to hold a state gambling license if that person, or any partner, officer, director, or shareholder of that person, has a financial interest in a business or organization engaged in any form of prohibited gambling, as specified. This bill would revise that provision by authorizing the commission to deem an applicant or licensee suitable to hold a state gambling license even if the applicant or licensee has a financial interest in another business conducting lawful gambling outside of California that, if conducted within the state, would violate California law, unless the applicant or licensee owns more than a 1% interest in, or has control of, that business.

This bill would declare that it is to take effect immediately as an urgency statute.

Vote: 2/3. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

SB 317**(Denham) Horse racing: official veterinarians.** (1-02/16/2007 [html](#) [pdf](#))**Introduced:** 02/16/2007**Last Amend:****Status:** 03/15/2007-Set for hearing April 10.

Digest: Existing law requires applicants for license as a steward to pass both a written and oral exam, and sets forth qualifications for persons to be admitted to that exam.

This bill would require applicants for license as an official veterinarian to pass both a written and oral exam, and would establish qualifications for persons to be admitted to the official veterinarian exam.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 379**(Denham) Horse racing: out-of-country thoroughbred races.** (1-02/21/2007 [html](#) [pdf](#))**Introduced:** 02/21/2007**Last Amend:****Status:** 03/15/2007-Set for hearing April 10.

Digest: Existing law provides that a thoroughbred racing association or fair may distribute the audiovisual signal and accept wagers on the results of out-of-state and out-of-country thoroughbred races during the calendar period the association or fair is conducting a race meeting, provided that the total number of thoroughbred races on which wagers are accepted statewide in any given year does not exceed the total number of thoroughbred races on which wagers were accepted in 1998. Existing law further prohibits the total number of thoroughbred races imported by associations or fairs from exceeding 23 per day on days when live thoroughbred or fair racing is being conducted in the state. However, that limitation excludes races imported that are part of the race card of the Kentucky Derby, Kentucky Oaks, and other specified races.

This bill would add the Dubai Cup to the list of imported races not subject to the limitation of 23 races per day.

Under existing law, revenues distributed to the state as license fees from horse racing are required to be deposited in the Fair and Exposition Fund and are continuously appropriated to the Department of Food and Agriculture for various

regulatory and general governmental purposes.

This bill would authorize additional wagering, and would increase the amount of continuously appropriated license fees, thereby making an appropriation.

Vote: 2/3. Appropriation: yes. Fiscal committee: yes. State-mandated local program: no.

SB 397

(Denham) California Horse Racing Board. (I-02/21/2007 [html](#) [pdf](#))

Introduced: 02/21/2007

Last Amend:

Status: 02/28/2007-To Com. on RLS.

Digest: Existing law requires the California Horse Racing Board to adopt rules governing, permitting, and regulating wagering on horse races.

This bill would also require the board to adopt dates for horse races.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

SB 398

(Denham) State government: Department of General Services. (I-02/21/2007 [html](#) [pdf](#))

Introduced: 02/21/2007

Last Amend:

Status: 02/28/2007-To Com. on RLS.

Digest: Existing law provide for the Department of General Services in state government with specified powers and duties.

This bill would make technical, nonsubstantive changes to this provision.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 401

(Battin) Tribal gaming: :Indian Gaming Special Distribution Fund. (I-02/21/2007 [html](#) [pdf](#))

Introduced: 02/21/2007

Last Amend:

Status: 02/28/2007-To Com. on RLS.

Digest: Existing law creates in the State Treasury the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from Indian tribes pursuant to the terms of gaming compacts entered into with the state.

Existing law authorizes moneys in that fund to be used for certain purposes, including compensation for regulatory costs incurred by the State Gaming Agency and the Department of Justice in connection with the implementation and administration of tribal-state gaming compacts.

This bill would make a technical, nonsubstantive change to these provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 436

(Vincent) Horse racing: satellite wagering. (I-02/21/2007 [html](#) [pdf](#))

Introduced: 02/21/2007

Last Amend:

Status: 02/28/2007-To Com. on G.O.

Digest: Existing law requires a quarter horse racing association in the southern zone to show races of a harness racing association in the northern zone, and requires a harness racing association in the northern zone to show races of a quarter

horse racing association in the southern zone, as specified. Existing law requires each racing association to pay the other an additional 5% of the amount wagered on the satellite races at their respective facilities. Existing law specifies how the additional 5% is to be distributed as to harness racing associations.

This bill would apply that distribution provision to both types of racing associations.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 441

(Torlakson) State property: vending machines. (1-02/21/2007 [html](#) [pdf](#))

Introduced: 02/21/2007

Last Amend:

Status: 03/28/2007-Do pass as amended, and re-refer to the Committee on Governmental Organization.

Digest: Existing law regulates various aspects of the provision of food and beverages in vending machines, including access to carbonated beverages at schools, the giving of priority to blind persons with respect to the operation of vending facilities on state property, the sanitation of vending machines and requiring public health permits, and the placement of vending machines in safety roadside rests on the state highway system.

This bill would require each vendor that operates or maintains vending machines on designated state property to satisfy a specified phased-in requirement that at least 25% of the food and beverages offered in the vending machine meet accepted nutritional guidelines, as defined, by December 31, 2008, and 50% by December 31, 2009, or under specified conditions, by December 31, 2011, and to provide to users, upon request, information about the nutritional value of food and beverages offered in the vending machine and procedures for requesting a change in vending machine offerings.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

SB 519

(Committee on Governmental Organization) Public meetings: special meetings. (1-02/22/2007 [html](#) [pdf](#))

Introduced: 02/22/2007

Last Amend:

Status: 02/28/2007-To Com. on G.O.

Digest: The Bagley-Keene Open Meeting Act requires that all meetings of a state body be open and public and all persons be permitted to attend. The act requires the body to provide notice and an agenda of a regular meeting at least 10 days in advance of the meeting but authorizes the calling of a special meeting for specified purposes when compliance with the 10-day notice would impose a substantial hardship on the state body or when immediate action is required to protect the public interest.

This bill would authorize the calling of a special meeting to provide for an interim executive officer of a state body upon the death, incapacity, or vacancy in the office of the executive officer.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 561

(Margett) Horse racing: parimutuel wagering: technology. (1-02/22/2007 [html](#) [pdf](#))

Introduced: 02/22/2007

Last Amend:

Status: 03/08/2007-To Com. on G.O.

Digest: Existing law requires the parimutuel system of wagering be operated only by a totalizator or other equipment approved by the Horse Racing Board.

This bill would include electronic terminal wagering as an authorized form of totalizator wagering.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 567

(Aanestad) State property. (I-02/22/2007 [html](#) [pdf](#))

Introduced: 02/22/2007

Last Amend:

Status: 03/14/2007-Set for hearing April 10.

Digest: Existing law authorizes the Director of General Services to dispose of state surplus property, subject to specified conditions, including authorization by the Legislature.

This bill would authorize the director to sell, exchange, sell combined with an exchange, or lease for fair market value upon those terms and conditions determined by the director, 6 specified parcels of state property. The net proceeds of the conveyance would be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, which is a continuously appropriated subaccount in the Budget Stabilization Account, thereby making an appropriation. The bill would require reimbursement to the Department of General Services for any cost or expense incurred in the disposition of the property from the net proceeds of the disposition.

Vote: 2/3. Appropriation: yes. Fiscal committee: yes. State-mandated local program: no.

SB 616

(Margett) Waste discharge requirements: horse racing facilities. (I-02/22/2007 [html](#) [pdf](#))

Introduced: 02/22/2007

Last Amend:

Status: 03/22/2007-Set for hearing April 16.

Digest: Under existing law, the State Water Resources Control Board and the California regional water quality control boards prescribe waste discharge requirements for the discharge of waste in accordance with the federal national pollutant discharge elimination system (NPDES) permit program and the Porter-Cologne Water Quality Control Act (state act). The United States Environmental Protection Agency imposes NPDES requirements relating to concentrated animal feeding operations, including horse racing facilities. The state act authorizes the state board or a regional board to prescribe general waste discharge requirements if certain requirements are met.

This bill would require the state board to prescribe general waste discharge requirements for horse racing facilities. These requirements would apply to the discharge of waste at horse racing facilities that are subject to the NPDES permit program. The state board would be required to prescribe requirements that include specified components, to the extent permitted by federal law.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

SB 730

(Florez) Gambling: licenses. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/08/2007-To Com. on G.O.

Digest: (1) The Gambling Control Act provides for the licensure of certain individuals and establishments involved in various gambling activities, and for the regulation of those activities, by the California Gambling Control Commission. Existing law provides for the enforcement of those activities by the Division of Gambling Control within the Department of Justice.

Existing law provides that an owner of a gambling enterprise that is not a natural person shall not be eligible for a state

gambling license unless each of specified persons individually applies for and obtains a state gambling license, including every lender of the owner who, in the judgment of the commission, has the power to exercise a significant influence over the gambling operation.

This bill would provide that those provisions shall not apply to a lender of the owner of a gambling enterprise if the lender is a bank, savings association, industrial loan company, credit union, industrial development corporation, or finance lender.

(2) Existing law authorizes the commission, by regulation or order, to require that certain persons register with the commission, apply for a finding of suitability, as defined, or apply for a gambling license, including any person who owns an interest in the premises of a licensed gambling establishment or in real property used by a licensed gambling establishment.

This bill would, instead, apply the commission's authorization to impose the above requirements to a person who owns an interest in the premises of a licensed gambling establishment, or in real property used by a licensed gambling establishment, if that person's income from the licensed gambling establishment for use of the property is based, at least in part, on a fixed percentage or share of the revenue earned by the owner from gambling activities.

(3) Existing law requires that an application for a license or a determination of suitability be accompanied by a deposit that, in the judgment of the Director of the Division of Gambling Control, will be adequate to pay the anticipated costs and charges incurred in the investigation and processing of the application. Existing law requires the director to adopt a schedule of costs and charges of investigation for use as guidelines in fixing the amount of any required deposit under these provisions.

This bill would require that schedule to distinguish between original and renewal licenses with respect to costs and charges.

(4) Existing law prohibits certain communications between members of the commission and applicants or various other persons regarding the merits of any of specified applications while the application is pending.

This bill would allow a written communication between a member of the commission and an applicant or other person regarding the merits of any of the specified applications if a copy of the written communication is sent to each of the other members of the commission.

(5) Existing law requires that a gambling license be renewed annually, or for a longer period that the commission may set, not to exceed 2 years, upon proper application for renewal and payment of state gambling fees as required by statute or regulation.

This bill would require that a gambling license be renewed automatically if the licensee has submitted a renewal application, paid the fees as required by statute or regulation, and certifies under penalty of perjury that he or she has not violated any law or regulation since the issuance of the original license or the most recent renewal license, whichever is later, that would disqualify the licensee from being issued an original license. The bill would provide that, if the licensee does not so certify, the licensee may apply for a renewal license in accordance with the same procedures that apply to the issuance of an original license. By increasing the circumstances in which the penalty of perjury may apply, the bill would expand an existing crime and would thereby impose a state-mandated local program.

(6) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

SB 754

(Kehoe) State property: leases. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/27/2007-From committee: Do pass, but first be re-referred to Com. on APPR. (Ayes 7. Noes 0. Page 386.) Re-referred to Com. on APPR. Set for hearing April 16.

Digest: Existing law authorizes the Director of General Services, with the consent of the state agency involved, to let for a period not to exceed 5 years, any real or personal property that belongs to the state, subject to specified conditions. Any money received in connection with these leases is required to be deposited in the Property Acquisition Law Money Account and be available to the department upon appropriation by the Legislature.

This bill, notwithstanding existing law, would authorize the Director of General Services, with the consent of the Department of Motor Vehicles, to let, for a period of not to exceed 45 years, specified parcels of real property that are acquired and used by the state for the benefit of the Department of Motor Vehicles, subject to specified conditions. This bill would also provide that the rental proceeds from the lease of that be available to the Department of Motor Vehicles, thereby making an appropriation.

Vote: majority. Appropriation: yes. Fiscal committee: yes. State-mandated local program: no.

SB 792

(Florez) Horse racing: Vincent California Thoroughbred Race Cup. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/08/2007-To Coms. on G.O. and REV. & TAX.

Digest: Existing law authorizes a specified number of weeks per year per zone for thoroughbred racing in the state.

This bill would establish the Vincent California Thoroughbred Race Cup series, which would consist of 4 races per year at specified venues in the state. The bill would divert any state sales and use tax imposed pursuant to existing law on the sale of thoroughbred horses into the Vincent California Thoroughbred Race Cup Fund, which the bill would create. Money in the fund would be evenly divided, to be used as supplements to purses in that race series.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

SB 837

(Yee) Gambling: local ordinances. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/08/2007-To Com. on RLS.

Digest: The Gambling Control Act, which is enforced by the Division of Gambling Control in the Department of Justice, provides for the licensing and regulation of gambling establishments, as defined. Existing law provides that the act shall not prohibit the enactment, amendment, or enforcement of any ordinance by any city, county, or city and county related to licensed gambling establishments that is not inconsistent with the act.

Existing law requires any amendment to a city or county ordinance relating to gambling establishments, or the Gambling Control Act, to be submitted to the Division of Gambling Control for review and comment before the ordinance is adopted by the city or county.

This bill would make a technical, nonsubstantive change to this provision.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 863

(Yee) Horse racing: breeding. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 02/26/2007-Read first time.

Digest: Existing law expresses the intent of the Legislature in authorizing parimutuel wagering on horse races, including encouraging agriculture and the breeding of horses in this state.

This bill would include in that provision helping to ensure a sufficient supply of horses for horse racing in California.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 873

(Florez) Special Trust Fund for the Economic Stabilization of Horse Racing. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/15/2007-To Com. on G.O.

Digest: Existing law regulates horse racing. Existing federal law, the Indian Gaming Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes.

This bill would create the Special Trust Fund for the Economic Stabilization of Horse Racing, into which a portion of the funds generated from gaming activities authorized pursuant to all new tribal-state compacts that are ratified, or existing compacts that are amended, on or after January 1, 2007, would be deposited. The bill would specify how the moneys in that fund would be disbursed annually. To the extent that the bill would create a fund that would be continuously appropriated, the bill would create an appropriation.

Vote: 2/3. Appropriation: yes. Fiscal committee: yes. State-mandated local program: no.

SB 903

(Padilla) Tribal gaming. (I-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/15/2007-To Com. on RLS.

Digest: Existing law creates in the State Treasury the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from Indian tribes pursuant to the terms of gaming compacts entered into with the state. Existing law authorizes moneys in that fund to be used for certain purposes, including for disbursements for the purpose of implementing the terms of tribal labor relations ordinances adopted in accordance with the terms of tribal-state gaming compacts ratified pursuant to specified provisions of law.

This bill would make a technical, nonsubstantive change to these provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 921

(Vincent) Horse racing: equine medication. (A-03/27/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend: 03/27/2007

Status: 03/29/2007-Re-referred to Com. on G.O.

Digest: Existing law, the Horse Racing Law, prohibits any substance from being administered by any means to a horse after it has been entered to race in a horse race, unless the California Horse Racing Board has, by regulation, specifically authorized the use of the substance, as specified. Existing law establishes specified penalties for a violation of that prohibition, including a monetary penalty of not more than \$50,000.

This bill would instead establish a monetary penalty of not more than \$100,000 for a violation of the prohibition on administering unauthorized substances to horses entered in a horse race.

~~The Gambling Control Act provides for the licensure and regulation of various legalized gambling activities and establishments by the California Gambling Control Commission. Existing law requires an applicant for licensing or for any approval or consent required by the act to make full and true disclosure of all information to the division and the commission as necessary to carry out the policies of this state relating to the licensing, registration, and control of gambling. This bill would make a technical, nonsubstantive change to this provision.~~

Vote: majority. Appropriation: no. Fiscal committee: ~~no~~ yes. State-mandated local program: no.

SB 922

(Vincent) Gambling: licenses. (1-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/15/2007-To Com. on RLS.

Digest: The Gambling Control Act provides for the licensure and regulation of various legalized gambling activities and establishments by the California Gambling Control Commission. Existing law requires that every person who, by statute or regulation, is required to hold a state license obtain the license prior to engaging in the activity or occupying the position with respect to which the license is required, except as specified.

This bill would make a technical, nonsubstantive change to these provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 941

(Padilla) Tribal gaming. (1-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/15/2007-To Com. on RLS.

Digest: Existing law creates in the State Treasury the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from Indian tribes pursuant to the terms of gaming compacts entered into with the state. Existing law authorizes moneys in that fund to be used for certain purposes, including for disbursements for the purpose of implementing the terms of tribal labor relations ordinances adopted in accordance with the terms of tribal-state gaming compacts ratified pursuant to specified provisions of law.

This bill would make a technical, nonsubstantive change to these provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 957

(Perata) Tribal gaming: local agencies: grants. (1-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/15/2007-To Com. on RLS.

Digest: Existing law creates in the State Treasury the Indian Gaming Special Distribution Fund for the receipt and deposit of moneys received by the state from certain Indian tribes pursuant to the terms of gaming compacts entered into with the state, and authorizes moneys in those funds to be used for specified purposes, including grants for the support of state and local government agencies impacted by tribal gaming. Existing law establishes the method of calculating the distribution of appropriations from the Indian Gaming Special Distribution Fund for grants to local government agencies impacted by tribal gaming, and establishes County Tribal Casino Accounts for those purposes.

This bill would make a technical, nonsubstantive change to these provisions.
 Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

SB 994

(Florez) Horse racing. (1-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/15/2007-To Com. on G.O.

Digest: Existing law provides for the regulation of horse racing. Under existing law, wagering on horse races is required to be conducted withing the enclosure of the fair or association, or at a satellite wagering facility.

This bill would provide that a person licensed to conduct horse races may operate remote location wagering using totalizator or other equipment approved by the board to accept wagers in accordance with rules established by the board. Because some of the revenue from this wagering would be deposited into the continuously appropriated Fairs and Exposition Fund, the bill would result in an appropriation.

Existing law provides for the collection of license fees on horse races, and provides for the distribution of those funds, among other places, to fairs.

This bill would provide that any fair may file a declaration with the board that it intends to cease participation in horse racing.

The bill would appropriate \$30,000,000 from the General Fund to the Fair and Exposition Fund for payments to fairs that have discontinued horse racing to provide to them the same amount of revenue that they would have received if they had continued to participate in horse racing.

Vote: 2/3. Appropriation: yes. Fiscal committee: yes. State-mandated local program: no.

SB 996

(Florez) Tribal gaming: revenue contributions: prepayment. (1-02/23/2007 [html](#) [pdf](#))

Introduced: 02/23/2007

Last Amend:

Status: 03/15/2007-To Com. on G.O.

Digest: Existing federal law, the Indian Gaming Regulatory Act, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California Constitution authorizes the Governor to negotiate and conclude compacts, subject to ratification by the Legislature. Existing law ratifies a number of tribal-state gaming compacts between the State of California and specified Indian tribes. Existing law requires that revenue contributions made to the state by tribes pursuant to certain tribal-state gaming compacts be deposited in the General Fund.

This bill would provide that, with respect to any tribal-state gaming compact ratified by the Legislature that requires the signatory tribe to pay an amount to the General Fund based on the operation of gaming devices by the tribe, the tribe may prepay all or any portion of that amount before the amount becomes due. The bill would require that a tribe that prepays an obligation pursuant to these provisions receive a credit in the amount of that prepayment for the following fiscal year, and would allow any amount not used in that fiscal year to be carried over to future fiscal years.

This bill would declare that it is to take effect immediately as an urgency statute.

Vote: 2/3. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

Total rows: 72

VI

Introduced by Senator Cox

February 15, 2007

An act to add Chapter 5 (commencing with Section 3351) to Part 2 of Division 3 of the Food and Agricultural Code, relating to state fairs.

LEGISLATIVE COUNSEL'S DIGEST

SB 282, as introduced, Cox. State Fair Leasing Authority.

Existing law authorizes 2 or more public agencies to enter into a joint powers agreement to conduct agricultural, industrial, cultural, or other fairs or expositions. Under existing law, entities formed pursuant to a joint powers agreement have the authority to issue revenue bonds for the purposes of conducting a program or completing a project under its jurisdiction.

This bill would authorize the formation of a joint powers entity, the State Fair Leasing Authority, to be composed of the Department of Food and Agriculture, the Department of Finance, the Department of General Services, and the California Exposition and State Fair. The authority would be authorized to enter into leases or other agreements for the use of the State Fair Race Track or any other property owned or controlled by the California Exposition and State Fair. The bill would require the authority to prepare a master plan for the long-range comprehensive development and improvement of the property of the California Exposition and State Fair.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Chapter 5 (commencing with Section 3351) is
2 added to Part 2 of Division 3 of the Food and Agricultural Code,
3 to read:

4
5 CHAPTER 5. STATE FAIR LEASING AUTHORITY
6

7 3351. (a) There is hereby created the State Fair Leasing
8 Authority, a joint powers authority formed pursuant to Chapter 5
9 (commencing with Section 6500) of Division 7 of Title 1 of the
10 Government Code, which shall be composed of the Department
11 of Food and Agriculture, the Department of Finance, the
12 Department of General Services, and the California Exposition
13 and State Fair.

14 (b) For the purposes of Section 6502 of the Government Code,
15 the common powers to be exercised by the State Fair Leasing
16 Authority shall be the powers of a district agricultural association.

17 3352. (a) The authority shall be governed by a board of
18 directors which shall be composed of the Secretary of Food and
19 Agriculture, the Director of Finance, the Director of General
20 Services, and three individuals, appointed by the Governor, who
21 are members of the Board of Directors of the California Exposition
22 and State Fair. The Director of Finance shall serve as chairperson
23 of the authority. All meetings of the authority shall be open and
24 public.

25 (b) The authority is a "department" for the purposes of hearings
26 pursuant to Article 2 (commencing with Section 11180) of Chapter
27 2 of Part 1 of Division 3 of the Government Code.

28 3353. (a) The Department of Finance shall provide clerical
29 services to the authority. The Department of Food and Agriculture,
30 the Department of General Services, and the California Horse
31 Racing Board shall cooperate with the authority, and, upon request
32 of the chairperson of the authority, shall provide the authority with
33 the reasonable and periodic use of their staffs.

34 (b) The Attorney General shall serve as counsel for, and adviser
35 to, the authority, and shall approve outside counsel to the authority
36 in furtherance of the provisions of this chapter, as requested by
37 the chairperson of the authority.

1 3354. The authority may enter into leases or other agreements
2 for the use of the State Fair Race Track or any other property
3 owned or controlled by the California Exposition and State Fair
4 which the authority shall deem necessary to further the purposes
5 of Section 3331 or to provide horse racing at the State Fair Race
6 Track. A lease or agreement entered into pursuant to this section
7 shall be on behalf of the California Exposition and State Fair, and
8 the State Fair shall continue in control of its property, subject to
9 the conditions and terms of that lease or agreement.

10 3355. The authority, in consultation with the California
11 Exposition and State Fair, shall prepare a master plan for the
12 long-range comprehensive development and improvement of, and
13 construction upon, the property of the California Exposition and
14 State Fair. The plan shall prescribe the amounts which may be
15 expended for the various features of the plan, the period authorized
16 for the completion of each project, and the terms of any revenue
17 bond financing undertaken with respect to the plan. Upon its
18 completion, the master plan shall be submitted to the appropriate
19 committees of the Legislature. The master plan is subject to
20 amendment by the authority.

21 3356. The California Horse Racing Board, at the request of
22 the authority, shall certify the eligibility of any prospective lessee
23 or user of the property to be licensed to conduct horse racing at
24 the State Fair Race Track.

25 3357. (a) In leasing, or entering into agreements for the use
26 of, the State Fair Race Track or other fair property, the authority
27 shall follow the same procedures, as appropriate, as the Department
28 of General Services follows in leasing or entering into similar
29 agreements for other state real property.

30 (b) Prior to awarding a lease of, or entering into an agreement
31 for the use of, the State Fair Race Track, the authority shall
32 consider all the factors concerning appropriate capital
33 improvements of the race track, the financing of the race track,
34 additional racing opportunities, and any use of new or additional
35 properties or facilities, including, but not limited to, a grandstand
36 or grandstand improvements, which factors shall be considered in
37 the award of the lease or entering into the agreement. The authority
38 shall also consult with any affected local governing bodies prior
39 to awarding the lease or entering into the agreement.

1 3358. If the authority makes a determination pursuant to this
2 chapter about an action it proposes to take in awarding the State
3 Fair Race Track lease or entering into the agreement, it shall report
4 to the Legislature, setting forth the procedures followed by the
5 authority in reaching its determination and the reasons the proposed
6 award or agreement is in the best interests of the state. The
7 authority shall also make recommendations regarding any
8 additional legislation which it deems necessary. However, no
9 legislative action is required to make a lease or agreement entered
10 into by the authority effective and operative.

11 3359. After the award of a lease or upon entering into an
12 agreement for the use of State Fair property, the authority shall
13 meet periodically to review the operation of the lease or agreement,
14 and the master plan, and to consider any other related matters. It
15 shall also make any recommendations that it deems proper to the
16 Legislature, other state agencies, including, but not limited to, the
17 California Exposition and State Fair, and to the lessee or user of
18 the property.

19 3360. The authority, in the exercise of its powers, may pledge
20 any and all revenues, moneys, accounts, accounts receivable,
21 contract rights, and other rights to payment of any kind, pursuant
22 to the terms and conditions approved by the authority. The
23 revenues, moneys, accounts, accounts receivable, contract rights,
24 and other rights to payment pledged by the authority or its
25 assignees constitute a lien and security interest which immediately
26 attaches to the property so pledged, and is effective, binding, and
27 enforceable against the authority, its successors, purchasers of the
28 property so pledged, creditors, and all others asserting rights
29 therein, to the extent set forth, and in accordance with, the terms
30 and conditions of the pledge, irrespective of whether those persons
31 have notice of the pledge and without the need for any physical
32 delivery, recordation, filing, or further act.

33 3361. The State of California pledges to, and agrees with, the
34 holders of any bonds, other indebtedness, or obligations for the
35 financing of the improvements described in the master plan
36 pursuant to Section 3355, and which are issued or executed and
37 delivered by the authority, or the California Exposition and State
38 Fair, that the state will not alter or change the structure of funding
39 of, and deposits to, the authority or to the California Exposition
40 and State Fair pursuant to the provisions of Article 9.2

1 (commencing with Section 19605) of Chapter 4 of Division 8 of
2 the Business and Professions Code, or the pledge of funds for debt
3 service, security, including any coverage factors, and expenses
4 entered into pursuant to this chapter until the bonds, other
5 indebtedness, or obligations are fully paid or discharged or have
6 been fully provided for in accordance with their terms. However,
7 nothing precludes any alteration or change if and when adequate
8 provision has been made by law for the protection from impairment
9 of the contract represented by the bonds, other indebtedness, or
10 obligations, and the right to alter or change is hereby reserved.
11 The authority, and the California Exposition and State Fair, are
12 each authorized to include this pledge and undertaking of the state
13 in their bonds, agreements evidencing other indebtedness, and
14 other indebtedness or obligations for the financing of the
15 improvements described in the master plan pursuant to Section
16 3355.

O

San Francisco Chronicle

BAY MEADOWS ON LAST LEGS**Historic San Mateo horse track forced to close this year by state board's insistence on expensive new racing surface**Larry Stumes, Special to The Chronicle
Friday, March 23, 2007

SHARE

Bay Meadows, a Bay Area horse racing fixture since 1934 and once the home of the legendary thoroughbred Seabiscuit, will close after fall racing ends in November, the track's president said Thursday.

Commercial and residential development of the **Bay Meadows** property has long been planned and was expected to eventually cause the track to close.

For that reason, the San Mateo track sought an exemption from installing an expensive artificial racing surface. The California Horse Racing Board denied that request in a 4-2 vote at **Bay Meadows** on Thursday.

"I think it means there will no longer be racing at **Bay Meadows** starting in 2008," **Bay Meadows** track President F. Jack Liebau said of the board vote.

Bay Meadows' current season ends April 22, and the San Mateo County Fair will have racing at **Bay Meadows** Aug. 8-19. The track's fall meeting is scheduled for Aug. 22-Nov. 4. Then, according to Liebau, the track will close.

"For racing in California, this is a day of infamy. It's a very, very dark day for racing in Northern California. It will never exist as in the past. You're going to have horses, owners and trainers leaving. I'm stunned," said Liebau.

In an effort to reduce the number of injuries to thoroughbreds competing at the state's five major tracks, the racing board announced last year that all tracks requesting more than three weeks of racing dates a year must install synthetic surfaces by 2008 to replace their dirt ovals. There are several brands of synthetic surfaces, which cost \$7 million to \$10 million to install and have been shown to be safer for horses on the few tracks that have them.

Richard Shapiro, the board chairman and a strong advocate of synthetic surfaces, was joined by John Amerman, Marie Moretti and Jerry Moss in voting to deny **Bay Meadows'** request. John Harris and John Andreini voted to approve it.

Bay Meadows not only hosts 105 days of racing each year -- with an average of \$4,043,763 wagered a day, according to board statistics for 2006 -- it also houses from 500 to 800 horses at various times of the year in its infield barns.

Without **Bay Meadows** -- which opened in 1934 and has hosted such equine greats as Seabiscuit, Round Table, John Henry and Lost in the Fog, it appears that Golden Gate Fields and summer fair racetracks in Pleasanton and Santa Rosa will have to fill the void.

With a synthetic surface, Tapeta Footings, that will be installed after its April 25-June 10 spring season, Berkeley's Golden Gate Fields could accommodate some of **Bay Meadows'** dates. Magna Entertainment Corp., which owns Golden Gate Fields, has bought property in

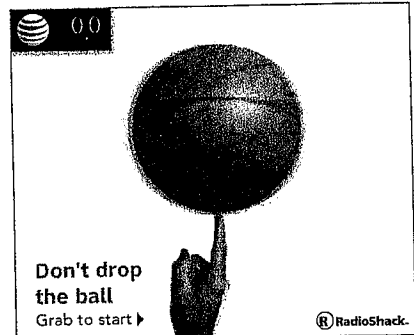
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Own '06 Chronicle Quake

Dixon with plans to build a racetrack there, but it is running into significant public opposition.

The biggest summer fair tracks, in Pleasanton and Santa Rosa, could be awarded additional dates, but they couldn't be more than three weeks at a time because of the racing board's mandate. Neither track has a synthetic surface.

"We're going to develop a plan in the next few months with Golden Gate Fields, Pleasanton and Santa Rosa," Shapiro said. "We're not going to leave everybody out in the cold without a plan."

"The best plan would be to stay here two more years," Harris said, referring to **Bay Meadows**.

"We have been very clear that we need to see that horses have safer surfaces," Shapiro responded. "I know it is tough medicine to take for this place to go away, but they didn't want to put in the (synthetic) surface."

Chris Korby, executive director of the California Association of Racing Fairs, said his organization was ready for Thursday's decision.

"Our group is committed to racing for the long-term future," he said. "This will move us along the road a little more quickly."

"It's impractical to spend up to \$10 million when you don't know if you're going to continue to run here," Liebau said, referring to the impending development of the property owned by **Bay Meadows Land Co.** "Given the racing schedule, you don't know if it would be possible to install a new surface this year even if it were economically feasible. There will be a severe fallout from this. This is definitely an upheaval."

Bay Meadows Land Co. also owns Hollywood Park in Inglewood (Los Angeles County), which installed a synthetic surface known as Cushion Track last year and used it for the first time during its fall season Nov. 1-Dec. 18. Fatal injuries to horses during races fell from seven during the corresponding season in 2005 to zero with Cushion Track.

"It's incumbent on us to decrease injuries," Shapiro said in an earlier interview with The Chronicle. "We can't tell people how to train or to breed horses, so it was one of those things that we could do something. The board is pleased to take a proactive position."

Del Mar in San Diego County is installing Polytrack, which already is in use at Keeneland and Turfway Park in Kentucky and Woodbine in Canada, for its annual summer season that runs July 18-Sept. 5. Santa Anita, the Southern California track currently running, will install Polytrack in time for its fall season that begins in late September.

"I think it stinks," said trainer Armando Lage, who keeps his horses at **Bay Meadows** year-round, of Thursday's decision. "I'm leaving, and I think a few other trainers will leave, too. I don't want to be a gypsy changing tracks every three weeks. The board made **Bay Meadows** a scapegoat. The board is supposed to protect racing, and they're hurting it in the worst way possible."

Steve Pagan of South San Francisco, who has been attending the races regularly at **Bay Meadows** since 1949 and has seen such great horses as Round Table, John Henry and Lost in the Fog run there, didn't like Thursday's decision, either.

"It's going to kill me," he said while sitting in an outdoor box in the clubhouse. "I never go to Golden Gate, and I like to watch the races live outside instead of on television. It's a real setback."

Many of **Bay Meadows'** employees also work at Golden Gate Fields.

"I like this track; I've been coming all my life," said Ida Jennings, who works the Turf Club entrance. "It's very sad. I like switching tracks back and forth, and I'll really miss this place. I hope Jack has something up his sleeve."

Jerry Hollendorfer has been the winningest trainer at **Bay Meadows** and Golden Gate Fields every year since 1984 and is part owner of many of his 120-plus horses.

"I think it was a wrong decision," he said. "I would say that's a big gamble that the racing board took if they truly care about racing here. But people will have to face reality. The

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reality is that **Bay Meadows** is closing in 2007, and what anyone does is up to them.

"I have many options, but I haven't committed to all of them. One option is moving some horses to Southern California. I don't have a family and children here; for people who do have, their decisions will be far more difficult than mine. My wife (Janet) and I are flexible. We would hate to leave the area, but if we have to we will. I was hopeful that we'd get to race here a couple of more years, but I don't think so now. I'm not going to expect some miracle that could happen."

Bay Meadows' history

1934 -- **Bay Meadows** is opened under the direction of William P. Kyne on the grounds of an old airfield.

1940s -- The track remains open during World War II by virtue of its agreement to put 92 percent of its profits toward the war effort.

1945 -- El Lobo is taken by plane from Los Angeles to the **Bay Meadows** parking lot -- the first horse to be transported by plane.

1948 -- Legendary jockey Willie Shoemaker begins his career galloping horses at **Bay Meadows**. He will win his first stakes victory in 1949 at the track.

2005 -- After years of warnings that the track's time was running out, the San Mateo City Council approves a plan Nov. 7 to build homes, offices, parks and businesses on the land occupied by the track.

2006 -- In the fourth race on Dec. 1 at **Bay Meadows**, Bay Area-based jockey Russell Baze sets the record for most wins by a North American jockey with his 9,531st victory.

The four-legged stars of the show

Some of the famous horses that have raced at **Bay Meadows**:

Seabiscuit -- 1938 Horse of the Year

Determine -- 1954 Kentucky Derby winner

Citation -- 1948 Triple Crown winner

Majestic Prince -- 1969 Kentucky Derby winner

Wild Again -- 1984 winner of the Breeders' Cup Classic

John Henry -- Two-time Horse of the Year retired in 1985 as racing's greatest money winner.

Larry Stumes is a freelance writer. You can e-mail him at scare0103@aol.com.

This article appeared on page A - 1 of the San Francisco Chronicle

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
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1010 Hurley Way, Suite 300
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Item VIII.
Los Alamitos Race Course
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Los Alamitos, CA 90720

Contact: Mike Marten
(714) 820-2748
Cell: (714) 240-1870
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CHRB NEWS RELEASE

MARCH 25, 2007

BOARD DENIES WAIVER TO BAY MEADOWS

SAN MATEO, CA – Convinced that engineered surfaces are much safer for horses and riders than traditional dirt tracks, California racing commissioners voted 4-2 Thursday to deny a request by Bay Meadows for a waiver from the requirement for the installation of synthetic surfaces at the major Thoroughbred racetracks in California by the end of this year.

The California Horse Racing Board adopted a regulation last May stating that effective January 1, 2008, “No racing association that operates four weeks of continuous Thoroughbred racing in a calendar year shall be licensed to conduct a horse racing meeting at a facility that has not installed a polymer synthetic type racing surface.”

Hollywood Park installed a synthetic surface over the summer. There were no fatalities on the Cushion Track during the Hollywood Park fall meet. And there have been no fatalities relating to the surface among the horses training in Inglewood so far this year. Del Mar is in the process of installing Polytrack right now, and Golden Gate Fields and Santa Anita have plans to install synthetic surfaces this summer.

The Bay Meadows Land Company, which owns the racetrack, is in the process of obtaining building permits for the commercial and residential development of the valuable San Mateo property. Indications are the entitlement process could take three more years.

“There is no way it makes economic sense at this point in time for Bay Meadows to put in a synthetic track,” said Jack Liebau, president of Bay Meadows, citing the estimated \$8 million cost. “Really, the choice comes down to whether we close on December 31, 2007, or we don’t.”

Several labor representatives and trainers who do not want Bay Meadow to close voiced their support for the waiver request. But the organization that represents all trainers in the state asked the Board to stand firm and deny the waiver. “Our Board of Directors believes that Bay Meadows should be forced to put in a synthetic surface,” said Ed Halpern, executive director of the California Thoroughbred Trainers (CTT).

Tom Bachman, representing the Thoroughbred Owners of California (TOC), said his Board of Directors also opposed the waiver request. He encouraged the Bay Meadows Land Company to “step forward” and demonstrate its support for horse racing by installing the required surface.

After listening to the lengthy and often emotional testimony, faced with a difficult decision,

each racing commissioner explained his or her reasoning for the impending vote.

“We already compromised by exempting tracks that run less than four weeks of Thoroughbred racing, and that’s as far as I am prepared to go,” said Commissioner Marie Moretti. She said she could not in good conscience trade off the legitimate economic needs of people at the expense of putting the lives of jockeys and horses at risk, when we know such risks are real.

Commissioner Jerry Moss said, “Prioritizing the safety of horses is the Board’s goal, and granting this exemption would fly in the face of that goal. We have to move on. I have nothing but optimism for the future of racing in Northern California. For these reasons, I vote not to grant a waiver.”

Vice Chairman John Harris said the decision was relatively easy for him: “I feel California racing is better off with Bay Meadows operating than without Bay Meadows operating. I think it’s a tragedy if we don’t give them the waiver.”

Commissioner John Andreini agreed with Harris, indicating his concern for the owners, trainers, and workers at Bay Meadows. “To shut them down would be a tragedy. The waiver should be granted in the interests of horse racing.”

Commissioner John Amerman said denying the waiver would be in the best interests of horse racing. He explained, “The issue is whether Bay Meadows will put up the money to invest in a synthetic surface that we know is in the best interest of horses. We are being told they won’t do it. I am against granting the waiver.”

Chairman Richard B. Shapiro tried to convince Bay Meadows to install the engineered surface. He suggested to Liebau that if and when Bay Meadows eventually closes, the surface materials of the synthetic surface could be resold to another racetrack, allowing the owners of Bay Meadows to recoup up to 50 percent of the cost of installation. Furthermore, he pointed out that additional funds are available through a new state law (SB 1805-Senator Dean Florez) authorizing reimbursement for a portion of the cost of the new surfaces. However, Liebau said this was not an option he could accept.

“We are not the ones deciding to end racing at Bay Meadows,” said Chairman Shapiro. “We have an industry that needs to move forward. Our Strategic Planning Committee has been addressing the issue of alternatives for racing and training should Bay Meadows ever close. There are solutions. It’s not going to be easy. We all have to work hard to figure it out. I’m in favor of denying the waiver.”

Chairman Shapiro and Commissioners Moretti, Moss, and Amerman voted against the waiver, while Vice Chairman Harris and Commissioner Andreini voted in support of the waiver.

In other business, the Board heard a presentation from representatives of the Solano and Sonoma fairs indicating the license applications they will be submitting to the CHRB next month will include requests for date changes allowing them to conduct a joint fair meet that will be called “Sonoma Solano Wine Country Racing.” The arrangement calls for the joint meet to open July 11 in Vallejo for five days, and then move to Santa Rosa for 18 days of racing through August 6, including racing on July 23 to coincide with racing at Del Mar for simulcasting purposes.

“This experiment has the full support of the Northern California fairs and we hope the entire racing industry as well,” said Joe Barkett, manager of the Solano County Fair.

Corey Oakley, manager of the Sonoma County Fair, said the longer race meet in Santa Rosa would continue for one week after the fair itself closes, so he would heavily promote the extra week of racing in order to boost interest and attendance.

Chairman Shapiro and Commissioner Moretti, who have been encouraging the racing industry in general and the fairs in particular to be more innovative, both praised the experiment. “I congratulate you for doing something different that will benefit all of Northern California racing,” said the chairman.

The Board adopted a rule requiring jockeys and drivers to submit to mandatory breath alcohol testing prior to each racing program. If the test shows a concentration of 0.05 percent or more, the jockey or driver will not be allowed to ride/drive and will be referred to the stewards. The harness industry has been administering breath alcohol testing to drivers in California all along. This rule places the testing under the Board’s purview and extends the testing to jockeys. Working with the Jockeys’ Guild, the CHRB staff identified a portable testing unit that satisfied the concerns of jockeys regarding the quality and reliability of the testing equipment.

The Board approved a regulatory amendment increasing the permitted level of flunixin (Banamene) in an official urine test from 20 nanograms to 50 nanograms, and to allow 25 picograms of clenbuterol in the official blood test sample.

Dr. Rick Arthur, the Board’s equine medical director, explained that state-of-the-art technology at the Kenneth Maddy Laboratory at UC Davis, which is the laboratory that performs all primary equine testing for the CHRB, now allows for the accurate analysis of blood samples in addition to urine samples, and testing blood samples is more precise.

“We have conducted administrative trials and we can say with 99.999 percent certainty that any horse receiving the authorized dose of clenbuterol in the prescribed manner 72 hours before a race will not exceed 25 picograms in the post-race blood test,” said Dr. Arthur. He went on to explain that clenbuterol administered 72 hours or more before a race would not give any horse an unfair advantage in the race.

When the TOC asked why other states cite longer withdrawal times for clenbuterol in their

testing programs, Dr. Scott Stanley, manager of the Maddy Laboratory, said those other states are still testing urine samples, not blood. “The technology we have puts us a little ahead of the curve,” said Dr. Stanley.

The Board approved the license application for a Thoroughbred meet at Golden Gate Fields from April 25 through June 10, including an extra day, May 30, that was not part of the original date allocation. Vice Chairman Harris cast the lone vote against granting the extra day because it would result in a six-day race week.

The Board approved the license application for a Thoroughbred meet at Hollywood Park from April 25 through July 15. In a separate matter, Eual Wyatt, general manager of Hollywood Park, advised the Board that the license application for the fall meet will include a request to run on December 21 (Friday) and December 22 (Saturday) in order to stage a special weekend of racing that will be sponsored by prominent horse owner Paul Reddam, the founder of Cash Call. The special program will be promoted as “Cash Call Weekend.”

The Board approved for public notice a rule to extend to Quarter Horses the prohibition already approved for Thoroughbreds against toe grabs greater than four millimeters on front shoes. Several studies have shown that longer toe grabs contribute to serious injuries in horses.

Chairman Shapiro presented the report of the Medication Committee, which met Thursday morning before the regular Board meeting. He said the Committee recommends rule changes that would prohibit posterior digital neurectomy (heel nerving) in horses racing in California. He said the Committee also wants to move forward with efforts to have all equine medical records placed in a database, so that the medical records can follow each horse from birth and be available to successive owners. He said he would be raising this issue at the upcoming meeting of the Association of Racing Commissioners International.

The Board approved a regulatory amendment adding an occupational license classification for “backstretch event personnel” to cover security personnel who provide individual surveillance for horses entered in major races.

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Cal Racing

2007 SPRING-SUMMER STAKES SCHEDULE

Pending TOC approval.

HOLLYWOOD PARK

April 25, 2007 - July 15, 2007 • 1050 S. Prairie Ave., Inglewood, CA 90306
Martin Panza, Racing Secretary • Racing Office (310) 419-1684 or (800) 465-9113

DATE	Grade	STAKES	PURSE	AGE	SEX	DISTANCE
Wed Apr 25	III	Wishire Hop	\$100,000A	3 & Up	F&M	1M (T)
Fri Apr 27		Harry Henson S	\$75,000A	3 YO		6f (T)
Sat Apr 28	III	Inglewood Hop	\$100,000A	3 & Up		1 1/16 (T)
Sun Apr 29		Cal National Snow Chief S	\$250,000	3 YO		1 1/8
Sun Apr 29		Melair S	\$200,000	3 YO	F	1 1/16
Sun Apr 29		Khaled S	\$150,000	4 & Up		1 1/8 (T)
Sun Apr 29		Fran's Valentine S	\$150,000	4 & Up	F&M	1 1/16 (T)
Sun Apr 29		B. Thoughtful S	\$150,000G	4 & Up	F&M	7f
Sun Apr 29		Tiznow S	\$150,000G	4 & Up		7.5f
Sun Apr 29		Barrett S	\$70,000G	3 & Up		7f
Sun Apr 29		Warrens Thoroughbreds S	\$70,000G	3 & Up	F&M	7f
Sun Apr 29		NTRA S	\$60,000G	3 & Up		6.5f
Sun Apr 29		Magali Farms S	\$60,000G	3 & Up	F&M	6.5f
Sat May 5	II	Mervyn Leroy Hop	\$150,000G	3 & Up		1 1/16
Sun May 6	III	Hawthorne Hop	\$100,000A	3 & Up	F&M	1 1/16
Sat May 12	II	Jim Murray Mem. Hop	\$250,000G	3 & Up		1 1/2 (T)
Sat May 12	III	Los Angeles Hop	\$100,000A	3 & Up		6f
Sat May 12	III	Senorita S	\$100,000A	3 YO	F	1M (T)
Sun May 13	III	Railbird S	\$100,000A	3 YO	F	7f
Sat May 19	III	Will Rogers S	\$100,000A	3 YO		1M (T)
Sat May 19		Desert Stormer Hop	\$75,000A	3 & Up	F&M	6f
Sun May 20	III	Lazaro S. Barrera Mem. S	\$100,000A	3 YO		7f
Fri May 25		Quicken Tree S	\$75,000A	4 & Up		1 1/2 (T)
Sat May 26		Aydar S	\$75,000A	3 YO		1 1/8
Sun May 27		Willard L. Proctor Mem. S	\$75,000A	2 YO		5.5f
Sun May 27		Cinderella S	\$75,000A	2 YO	F	5.5f
Mon May 28	I	Shoemaker Breeders Cup Mile	\$300,000A	3 & Up		1M (T)
Mon May 28	I	The Gamely Breeders' Cup S	\$300,000A	3 & Up	F&M	1 1/8 (T)
Sat Jun 2	II	The Californian	\$250,000G	3 & Up		1 1/8
Sat Jun 2		Manhattan Beach S	\$75,000A	3	F	6f (T)
Sun Jun 3	III	Milady Breeders' Cup Hop	\$175,000A	3 & Up	F&M	1 1/16
Sat Jun 9	I	Charles Whittingham Mem. Hop	\$300,000G	3 & Up		1 1/4 (T)
Sat Jun 9	I	The Ack Ack Hop	\$100,000A	3 & Up		7.5f
Sat Jun 9	II	Honeymoon Breeders Cup Hop	\$175,000A	3 YO	F	1 1/8 (T)
Sat Jun 9		Redondo Beach S	\$75,000A	3 & Up	F&M	1M (T)
Sun Jun 10	II	Hollywood Breeders' Cup Oaks	\$150,000A	3 YO	F	1 1/16
Sat Jun 16		The Round Table Hop	\$75,000A	3 & Up		1 3/4 (T)
Sun Jun 17	III	Affirmed Hop	\$100,000A	3 YO		1 1/16
Sat Jun 23	III	Cinema Breeders' Cup Hop	\$150,000A	3 YO		1 1/8 (T)
Sun Jun 24		Valkyr S	\$75,000A	3 & Up	F&M	6f
Sat Jun 30	I	Hollywood Gold Cup	\$750,000G	3 & Up		1 1/4
Sat Jun 30	II	American Hop Invitational	\$250,000G	3 & Up		1 1/8 (T)
Sat Jun 30		Landaluce S	\$100,000A	2 YO	F	6f
Sun Jul 1	II	Beverly Hills Hop	\$150,000G	3 & Up	F&M	1 1/4 (T)
Wed Jul 4	III	Hollywood Juvenile Champ.	\$100,000A	2 YO		6f
Fri Jul 6	III	CashCall Mile Invitational	\$1,000,000G	3 & Up	F&M	1M (T)
Fri Jul 6	II	A Gleam Invitational Hop	\$150,000A	3 & Up	F&M	7f
Fri Jul 6		Flawlessly S	\$100,000A	3 YO	F	1M (T)
Sat Jul 7	I	American Oaks Invitational	\$750,000G	3 YO	F	1 1/4 (T)
Sat Jul 7	I	Triple Bend Hop Invitational	\$300,000G	3 & Up		7f
Sat Jul 7	I	Vanity Hop Invitational	\$300,000G	3 & Up	F&M	1 1/8
Sun Jul 8		Robert K. Kerlan Mem. Hop	\$75,000A	3 & Up		6f (T)
Sat Jul 14	II	Swaps Breeders' Cup S	\$300,000A	3 YO		1 1/8
Sun Jul 15	II	Sunset Breeders' Cup Hop	\$150,000A	3 & Up		1 1/2 (T)

GOLDEN GATE FIELDS

April 25, 2007 - June 10, 2007 • 1100 Eastshore Highway, Berkeley, CA 94710
Sean Greely, Racing Secretary • Racing Office (510) 559-7345 Entries (800) 675-7001

DATE	Grade	STAKES	PURSE	AGE	SEX	DISTANCE
Sat Apr 28		San Francisco Mile GII	\$300,000G	3 YO & Up		1M (T)
Sun Apr 29		Oakland	\$50,000A	3 YO & Up		6f
Sun May 6		Golden Bear	\$50,000A	3 YO		6f
Sat May 12		Golden Poppy	\$75,000G	3 YO	F	1 1/16 (T)
Sun May 13		Work The Crowd (CA)	\$75,000G	3 YO & Up	F&M	1 1/16 (T)
Sat May 19		Alcatraz	\$75,000G	3 YO		1 1/16 (T)
Sun May 20		Camilla Urso	\$50,000A	3 YO & Up	F&M	6f
Sun May 26		Dipsea Trail	\$50,000A	3 YO	F	6f
Mon May 28		Golden Gate Fields BC GIII	\$200,000A	3 YO & Up		1 3/8 (T)
Sat Jun 2		Berkeley GIII	\$100,000G	3 YO & Up		1 1/16
Sat Jun 9		Yerba Buena	\$75,000G	3 YO & Up	F&M	1 3/8 (T)
Sun Jun 10		Lost In The Fog	\$50,000A	2 YO		5f

SAN JOAQUIN COUNTY FAIR

June 14 - June 24, 2007 1658 South Airport Way, Stockton, CA 95206
Bob Moreno, Racing Secretary • Racing Office: (209) 466-5041

DATE	Grade	STAKES	PURSE	AGE	SEX	DISTANCE
Sat Jun 23		Sweepida S	\$40,000A	3 YO	F	5 1/2 f
Sun Jun 24		Stake TBA	\$40,000A	3 YO		5 1/2 f

ALAMEDA COUNTY FAIR

June 27 - July 8, 2007 4501 Pleasanton Avenue, Pleasanton, CA 94566
Bob Moreno, Racing Secretary • Racing Office: (925) 426-7519

DATE	Grade	STAKES	PURSE	AGE	SEX	DISTANCE
Wed Jul 4		Alameda County F&M Hop	\$50,000G	3 YO & Up	F&M	1 1/16
Sat Jul 7		Sam J. Whiting Mem. Hop	\$50,000G	3 YO & Up		6f
Sun Jul 8		Alamedan Hop	\$50,000G	3 YO & Up		1 1/16
Thoroughbred Overnight Stakes						
Sat Jun 30		Juan Gonzalez Mem. S	\$40,000A	2 YO	F	5f
Sun July 1		Everett Nevlin Alameda County Futurity	\$50,000A	2 YO Cal B		5f

**For more information about racing in
California including a searchable list
of all stakes races, please visit
www.calracing.com**



California Authority of Racing Fairs



*Recruitment
2006*

CALIFORNIA AUTHORITY OF RACING FAIRS

PROGRAM TO RECRUIT OUT-OF-STATE HORSE OWNERS AND TRAINERS TO COMPETE IN CALIFORNIA

2006 OUT-OF-STATE RECRUITMENT PROGRAM

2006 RECRUITMENT REPORT SUMMARY

GOALS AND OBJECTIVES

Since 2001, the California Authority of Racing Fairs (CARF) has conducted a program to actively recruit out-of-state owners, trainers and horses to compete on the Northern California Summer racing circuit. The goal of the program is simple: increase the field size for summer racing in Northern California. In order to accomplish this goal, CARF has set three objectives for the program: 1) inform and educate horsemen in other jurisdictions to the benefits of racing in California; 2) retain horsemen who have elected to compete in Northern California in previous years; and 3) offer financial incentives to assist horsemen with the cost of shipping horses to Northern California.

RECRUITMENT VISITS OUT-OF-STATE

Each Spring CARF schedules a series of out-of-state recruitment visits in order to 1) personally meet one-on-one with horsemen in other jurisdictions; 2) explain the benefits of our program; and 3) invite them to compete in Northern California for the Summer. In 2006, these visits included two trips to Arizona, total of four days, with a reception at Turf Paradise and a three-day stay at Portland Meadows in Oregon, where we also sponsored a reception. These visits allow CARF management to respond personally and directly to questions or concerns about such matters as workmen's compensation, backstretch labor inspections and purse structures. In addition to the receptions and the personal visits with horsemen, CARF distributes an extensive packet of information to educate and inform horsemen about current issues of interest in California. By word of mouth, information about the program has also reached horsemen in Iowa, New Mexico, Utah and Washington.

RELOCATION FEES

In order to financially assist horsemen who choose to ship horses to our circuit, in 2006 CARF paid a \$600 Relocation Fee to the owner of any horse shipping into Northern California from over 600 miles away. Our Paymaster deposits the Fee into the owner's account the first time that an eligible horse starts in a race on our circuit. The Relocation Fee gives some extra meaning to our invitation to come to California and, in some cases, may create the tipping point in an owner or trainer's decision about shipping to our circuit. In turn, the Relocation Fee creates a Paymaster record that allows us to accurately track the results of our program from year to year.

The results of the program speak for themselves:

- In 2006, the owners of 182 out-of-state Thoroughbreds received Relocation Fees to race in Northern California
- In 2006, 443 starts are attributed to out-of-state horses
- In 2006, the number of starts from Oregon increased 77% and Idaho increased 139%

Christopher Korby
Executive Director

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CALIFORNIA AUTHORITY OF RACING FAIRS
PROGRAM TO RECRUIT OUT-OF-STATE
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TO COMPETE IN CALIFORNIA

2006

OUT-OF-STATE RECRUITMENT PROGRAM

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Summary of Results 2006

Paymaster Results:

- Horses Recruited by Trainer
- Horses Recruited by Name
- Horses Recruited by State
- Horses Recruited by Starts

Appendix:

- Summary of Results 2005
- Summary of Results 2004

2006 THOROUGHBRED RECRUITMENT

Results of CARF Program to Increase Field Size

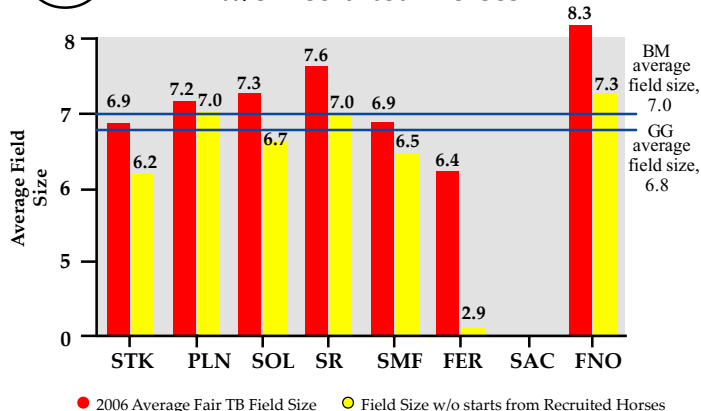
The Fair Out-of-State Recruitment Program, administered by the California Authority of Racing Fairs, pays \$300 to every horse that travels 600 or more miles to start on the Northern California Fair Circuit.

- **2006 Total Recruitment Costs - \$67,857**
2006 Relocation Fees Paid - \$54,600
Number of Horses Paid - 182 (+15%)
Number of Starts - 443 (+0%)
- **Number of Starts by Recruited Horses, by Fair:**
Stockton - 51
Pleasanton - 27
Vallejo - 52
Santa Rosa - 57
San Mateo - 38
Ferndale - 152
Sacramento - Harness Meet Conducted in 2005
Fresno - 66
- **Number of Starts by State Recruited From:**
Oregon - 147 (+81%)
Arizona - 136 (-44%)*
Idaho - 52 (+44%)
New Mexico - 31 (+100%)
Utah - 64 (+64%)
Washington - 6 (-50%)
Other - 7
- **Leading Trainers of Recruited Horses (by starts):**
Hill, J. (OR) - 43
Homer, J. (ID) - 40
Hanford, P. (AZ) - 37
Haverty, K. (OR) - 29
Payton, J. (NM) - 26
Morgan, D. (AZ) - 22
Bennett, K. (AZ) - 21
Courtright, C. (OR) - 20

* In 2005, Arizona trainer Michael Lenzini's horses contributed 113 starts to the Fair Circuit. In Fall 2005, Mr. Lenzini decided to base his stable in Northern California and did not qualify for relocation fees in 2006.

1

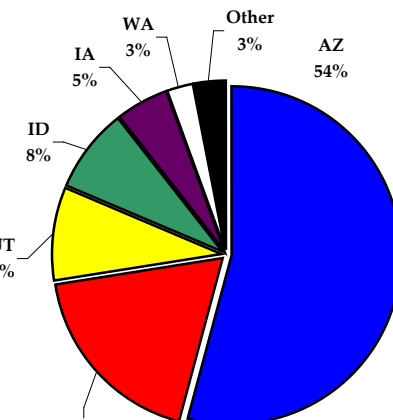
2006 Average Fair Field Size w/o Recruited Horses



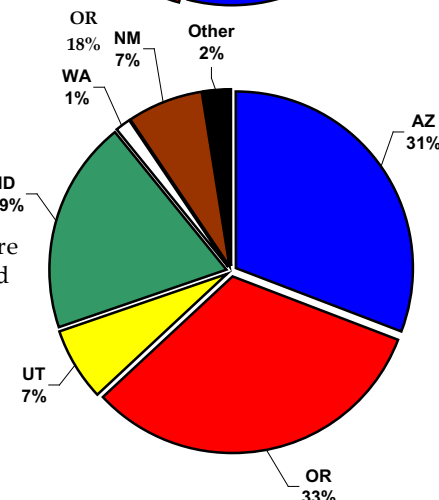
2

Where did out-of-state horses come from in 2005? Did the trend continue in 2006?

In 2005, CARF recruitment efforts expanded to Oregon. The resulting increase of Oregon horsemen helped the Fairs become less dependant on one region for its horse supply. (Arizona).



In 2006, the number of starts by out-of-state horses remained level, while the states they were recruited from continued to diversify.



1. Statistics from CHRIMS Runners Report & CARF Out-of-State Starts.
2. Statistics from CARF Paymaster Reports & CFSA Relocation Costs.

PAYMASTER REPORT I

HORSES RECRUITED BY TRAINER INCLUDES, STATE OF ORIGIN, NUMBERS OF FAIR STARTS PER HORSE, & LOCATION OF 1ST FAIR START

Trainer/Starts	Horse	Track	Trainer/Starts	Horse	Track	Trainer/Starts	Horse	Track
1) Bennett, K. (21)	Alpine Secret	ArP	61)	Last Class	TuP	121)	Speed Special	PrV
2)	Charging	Boi	62)	National Emblem	TuP	122)	This Stars For Mom	GrP
3)	Doctorinthenews	TuP	63)	Wyatts Fancy Flyer	TuP	123)	Untouched Gal	PrV
4)	Getaway Grace	TuP	64) Hanna, Sandy (6)	Try To Be Special	TuP	124)	Yougottabe The One	GrP
5)	God Bless Slew	TuP	65) Haverly, K. (29)	Always A Player	GrP	125) Kowalsky, H. (13)	Deli's Gold	Boi
6)	Hyannis	TuP	66)	Bubba Galpin	GrP	126)	Improving Time	Boi
7)	Real Lift	Boi	67)	Coalcango	GrP	127)	Sultry Kahuna	Boi
8)	Slewz U Lose	TuP	68)	Our Magistrate	GrP	128)	Tiz Shifty	Boi
9)	Star of Mearaso	Boi	69)	Pretty Caddy Slew	GrP	129) Kruljac, J. Eric (1)	Golivewithuky	TuP
10) Berrett, R. (5)	Bet The River	TuP	70)	Red Seattle	GrP	130) Layne, B. (1)	Ehbeeceedee Ef Gee	Alb
11)	Coltman	TuP	71)	Sweet La Knee	GrP	131) Ledezma, S. (3)	Aintbrokedontfixit	EmD
12)	G. I. Speed	TuP	72) Hayes, L. (3)	Oregon Miracle	GrP	132) Lenzini, M. (17)	Bella Cat	Boi
13)	Hywideandhandsome	TuP	73) Hill, J. (43)	Angelrose	GrP	133)	Cad Of Glory	Boi
14) Bignault, S. (1)	SS Strange	TuP	74)	Annie Ice	PM	134)	Greek Echo	Boi
15) Bland, J. (1)	Tychonic's Mistress	TuP	75)	Ask For More	PM	135)	McElveen	Elk
16) Brinkerhoff, D. (17)	Classic Baby	DxD	76)	Destiny North	PM	136)	River Treasures	Boi
17)	Ishouldabinacowboy	DxD	77)	Double Candi	Boi	137)	Road of Honor	Elk
18)	Lomard	DxD	78)	Dove In Flight	PrV	138)	Stephie Bet Darent	Boi
19)	Northern Blood	Elk	79)	Jehosaphat	PM	139) Martin, J.F. (2)	A Firm Storm	Cby
20)	Pay By Storm	DxD	80)	Liberty Crest	TuP	140)	Top O The Moon	EmD
21)	Rallyn	CBT	81)	Meet Me At Mary's	PM	141) McGowan, S. (9)	Jett Fire	GrP
22)	Sir O Miss Caper	DxD	82)	Red Cloud	GrP	142)	Road To Money	GrP
23)	Storm Review	DxD	83)	Royal Night Out	Boi	143)	Triple V Account	GrP
24)	Toss The Ball	DxD	84)	Secret Venture	Boi	144) McReynolds, K. (1)	Fooled You Twice	Boi
25) Buckridge, G. (1)	Lord Frederick	TuP	85)	Snowbound Duke	PM	145) Moger, Jr. Ed (2)	Fuzzyheadedlizard	EmD
26) Cantrell, M. (2)	Petty's Echo	Til	86)	Tea Basket	PM	146)	T's So Shy	EmD
27)	Seveneightone East	Til	87)	The Pete Machine	PM	147) Morgan, D. (22)	Black Horse Gold	TuP
28) Comontofski, S. (3)	Lookatherfly	Boi	88)	Warp Speed	PM	148)	Dufourspitze	TuP
29) Costa, F. (11)	American Games	TuP	89) Homer, J. (40)	Calico Curtain	Boi	149)	Flying Supercon	TuP
30)	Frisky Vixen	TuP	90)	Carolina Game	Boi	150)	In Full Command	TuP
31)	Hermosa Luna	TuP	91)	Chardonnay Wine	Boi	151)	Just J.J.	TuP
32)	Hunter's Fortune	TuP	92)	Classic Encore	Boi	152)	Stay On The Line	TuP
33) Courtright, C. (20)	Cha Cha Baby	PM	93)	Dixie Chorus	Boi	153)	Sweet Cass	TuP
34)	Crown Of Pearls	GrP	94)	Holdontoyourhat	Boi	154) O'Day, K. (5)	Jan's Au Lait	GrP
35)	Foxy Jenny	GrP	95)	I Wood Be A Winner	Boi	155) Odom, R. (6)	Dancing River	TuP
36)	Rhythmic Stitches	GrP	96)	Incredible You	Boi	156)	Johns Abstraction	TuP
37)	She's All Fired Up	GrP	97)	Nicknak Paddywack	Boi	157) Payton, J. (26)	Autumn Miss	Sun
38) Craigmyle, S. (2)	Bridgespan	GrP	98)	Oregon Merlot	Boi	158)	Barriga	Alb
39)	Yodeling Sarah	PrV	99)	Proud'n Adorable	Boi	159)	Fly The Pond	Alb
40) Doyle, C. (3)	Da Wild Thing	GrP	100)	Retirees Three	Boi	160)	I B Bad	Sun
41) Elordi, D. (4)	Duramax	Boi	101)	Santiago Express	Boi	161)	Kingofsummer	Sun
42)	Red Limo	Boi	102)	Scoot N Boogieslew	Boi	162)	Leadmetothealtar	Sun
43)	She's Crusin	Boi	103)	Slew Princess Slew	Boi	163)	Posole	Sun
44) Espinoza, L. (8)	AlyCaly	Yav	104)	Smokes A Flying	Boi	164)	Prideov Fappiano	Alb
45)	Bebe Music	Yav	105)	Stylish Snowboard	Boi	165)	Seyah At the Kazba	Sun
46)	Journey	SrP	106)	Taffyville	Boi	166)	Sheisafinellass	Alb
47)	Stormie Britches	SrP	107) James, G. (16)	Black Jack Jimmy	DxD	167)	Shirleys Honor	Alb
48)	Thandi	SrP	108)	Cleverman	DxD	168) Reid, Sally (4)	Okefenokee Slew	GrP
49)	Wild n' Majestic	Yav	109)	Hardway Hoppin	DxD	169)	Razzin Ruzzi	GrP
50) Gabriel, Sondra (4)	Badgett Beach	GrP	110)	House Of Tricks	DxD	170)	Schottische	Boi
51)	Haint No Stoppin Me	GrP	111)	Naughty Knight	DxD	171) Tobler, R. (2)	Say Dubai Bye	CBT
52) Gilmour, S. (5)	CC's Last Stand	PrV	112)	Newday Comin	DxD	172) Truitt, P. (18)	Banish The Blues	TuP
53)	Lakeshore Bull	GrP	113)	Party Time Gal	DxD	173)	Cascade Dynasty	GrP
54)	Penky Wells	PrV	114)	She's A Trickster	DxD	174)	Cascade Mtn	TuP
55) Glass, Rene (2)	Micado	Prv	115)	Wood Art	CBT	175)	L No	GrP
56) Hanford, P. (37)	Alyssas Militia	TuP	116) Jones, J. (16)	Cool Toad	GrP	176)	Rhythmic Sunrise	GrP
57)	Bigobang	TuP	117)	Courageousbull	GrP	177)	Source One	GrP
58)	En La Zona	TuP	118)	Lucky Tucky	GrP	178) White, R. (1)	Harvey's Delight	Til
59)	In Love With Loot	TuP	119)	PJ's Snowstorm	GrP	179) Whitehouse, W. (10)	Comics Dream	AZ
60)	King Hatuey	TuP	120)	Ritzy Ruby	PrV	180)	Delegate It	AZ
						181)	Family Operator	AZ
						182)	Freedom Storm	AZ

PAYMASTER REPORT II

HORSES RECRUITED BY NAME INCLUDES, STATE OF ORIGIN, TRAINER, & NUMBER OF STARTS PER HORSE

Horse	Trainer	State	Starts	Horse	Trainer	State	Starts	Horse	Trainer	State	Starts
1) A Firm Storm	Martin, J.F.	MN	1	61) Fuzzyheadedlizard	Moger, Jr. Ed	WA	1	121) Rallyn	Brinkerhoff, D.	CBT	1
2) Aintbrokedontfixit	Ledezma, S.	WA	3	62) G. I. Speed	Berrett, R.	AZ	1	122) Razzin Ruzzi	Reid, Sally	OR	1
3) Alpine Secret	Bennett, K.	CO	1	63) Getaway Grace	Bennett, K.	AZ	3	123) Real Lift	Bennett, K.	ID	2
4) Always A Player	Haverty, K.	OR	4	64) God Bless Slew	Bennett, K.	AZ	1	124) Red Cloud	Hill, J.	OR	2
5) AlyCaly	Espinoza, L.	AZ	1	65) Golivewithuky	Kruljac, J. Eric	AZ	1	125) Red Limo	Elordi, D.	ID	1
6) Alyssas Militia	Hanford, P.	AZ	2	66) Greek Echo	Lenzini, M.	ID	3	126) Red Seattle	Haverty, K.	OR	6
7) American Games	Costa, F.	AZ	4	67) Haint No Stoppin Me	Gabriel, Sondra	OR	2	127) Retirees Three	Homer, J.	ID	2
8) Angelrose	Hill, J.	OR	2	68) Hardway Hoppin	James, G.	UT	2	128) Rhythmic Stitches	Courtright, C.	OR	2
9) Annie Ice	Hill, J.	OR	1	69) Harvey's Delight	White, R.	OR	1	129) Rhythmic Sunrise	Truitt, P.	OR	2
10) Ask For More	Hill, J.	OR	3	70) Hermosa Luna	Costa, F.	AZ	5	130) Ritzy Ruby	Jones, J.	OR	2
11) Autumn Miss	Payton, J.	NM	2	71) Holdontoyourhat	Homer, J.	ID	1	131) River Treasures	Lenzini, M.	ID	4
12) Badgett Beach	Gabriel, Sondra	OR	2	72) House Of Tricks	James, G.	UT	1	132) Road of Honor	Lenzini, M.	NV	2
13) Banish The Blues	Truitt, P.	AZ	6	73) Hunter's Fortune	Costa, F.	AZ	1	133) Road To Money	McGowan, S.	OR	3
14) Barriga	Payton, J.	NM	2	74) Hyannis	Bennett, K.	AZ	3	134) Royal Night Out	Hill, J.	ID	2
15) Bebe Music	Espinoza, L.	AZ	1	75) Hywideandhandsome	Berrett, R.	AZ	2	135) Santiago Express	Homer, J.	ID	2
16) Bella Cat	Lenzini, M.	ID	3	76) I B Bad	Payton, J.	NM	2	136) Say Dubai Bye	Tobler, R.	CBT	2
17) Bet The River	Berrett, R.	AZ	1	77) I Wood Be A Winner	Homer, J.	ID	2	137) Schottische	Reid, Sally	ID	1
18) Bigobang	Hanford, P.	AZ	8	78) Improving Time	Kowalsky, H.	ID	6	138) Scoot N Boogieslew	Homer, J.	ID	1
19) Black Horse Gold	Morgan, D.	AZ	3	79) In Full Command	Morgan, D.	AZ	1	139) Secret Venture	Hill, J.	ID	1
20) Black Jack Jimmy	James, G.	UT	1	80) In Love With Loot	Hanford, P.	AZ	2	140) Seveneightone East	Cantrell, M.	OR	1
21) Bridgespan	Craigmyle, S.	OR	1	81) Incredible You	Homer, J.	ID	5	141) Seyah At the Kazba	Payton, J.	NM	2
22) Bubba Galpin	Haverty, K.	OR	1	82) Ishouldabinacowboy	Brinkerhoff, D.	UT	4	142) Sheisafinellass	Payton, J.	NM	2
23) Cad Of Glory	Lenzini, M.	ID	1	83) Jan's Au Lait	O'Day, K.	OR	5	143) She's A Trickster	James, G.	UT	3
24) Calico Curtain	Homer, J.	ID	1	84) Jehosaphat	Hill, J.	OR	1	144) She's All Fired Up	Courtright, C.	OR	6
25) Carolina Game	Homer, J.	ID	2	85) Jett Fire	McGowan, S.	OR	3	145) She's Crusin	Elordi, D.	ID	1
26) Cascade Dynasty	Truitt, P.	OR	1	86) Johns Abstraction	Odom, R.	AZ	4	146) Shirleys Honor	Payton, J.	NM	3
27) Cascade Mtn	Truitt, P.	AZ	5	87) Journey	Espinoza, L.	NM	1	147) Sir O Miss Caper	Brinkerhoff, D.	UT	1
28) CC's Last Stand	Gilmour, S.	OR	2	88) Just J.J.	Morgan, D.	AZ	3	148) Slew Princess Slew	Homer, J.	ID	2
29) Cha Cha Baby	Courtright, C.	OR	3	89) King Hatuey	Hanford, P.	AZ	2	149) Slewz U Lose	Bennett, K.	AZ	3
30) Chardonnay Wine	Homer, J.	ID	3	90) Kingofsummer	Payton, J.	NM	1	150) Smokes A Flying	Homer, J.	ID	2
31) Charging	Bennett, K.	ID	2	91) L No	Truitt, P.	OR	2	151) Snowbound Duke	Hill, J.	OR	5
32) Classic Baby	Brinkerhoff, D.	UT	1	92) Lakeshore Bull	Gilmour, S.	OR	2	152) Source One	Truitt, P.	OR	2
33) Classic Encore	Homer, J.	ID	3	93) Last Class	Hanford, P.	AZ	8	153) Speed Special	Jones, J.	OR	1
34) Cleverman	James, G.	UT	3	94) Leadmetothealtar	Payton, J.	NM	2	154) SS Strange	Bignault, S.	AZ	1
35) Coalcango	Haverty, K.	OR	5	95) Liberty Crest	Hill, J.	AZ	5	155) Star of Mearaso	Bennett, K.	ID	1
36) Coltman	Berrett, R.	AZ	1	96) Lomard	Brinkerhoff, D.	UT	2	156) Stay On The Line	Morgan, D.	AZ	7
37) Comics Dream	Whitehouse, W.	AZ	2	97) Lookatherfly	Comontofski, S.	ID	3	157) Stephie Bet Darent	Lenzini, M.	ID	2
38) Cool Toad	Jones, J.	OR	2	98) Lord Frederick	Buckridge, G.	AZ	1	158) Storm Review	Brinkerhoff, D.	UT	3
39) Courageousbull	Jones, J.	OR	2	99) Lucky Tucky	Jones, J.	OR	2	159) Stormie Britches	Espinoza, L.	NM	1
40) Crown Of Pearls	Courtright, C.	OR	7	100) McElveen	Lenzini, M.	NV	2	160) Stylish Snowboard	Homer, J.	ID	1
41) Da Wild Thing	Doyle, C.	OR	3	101) Meet Me At Mary's	Hill, J.	OR	1	161) Sultry Kahuna	Kowalsky, H.	ID	1
42) Dancing River	Odom, R.	AZ	2	102) Micado	Glass, Rene	OR	2	162) Sweet Cass	Morgan, D.	AZ	1
43) Delegate It	Whitehouse, W.	AZ	4	103) National Emblem	Hanford, P.	AZ	4	163) Sweet La Knee	Haverty, K.	OR	4
44) Deli's Gold	Kowalsky, H.	ID	3	104) Naughty Knight	James, G.	UT	1	164) Taffyville	Homer, J.	ID	3
45) Destiny North	Hill, J.	OR	6	105) Newday Comin	James, G.	UT	2	165) Tea Basket	Hill, J.	OR	5
46) Dixie Chorus	Homer, J.	ID	1	106) Nicknak Paddywack	Homer, J.	ID	4	166) Thandi	Espinoza, L.	NM	2
47) Doctorinthenews	Bennett, K.	AZ	5	107) Northern Blood	Brinkerhoff, D.	NV	1	167) The Pete Machine	Hill, J.	OR	1
48) Double Candi	Hill, J.	ID	3	108) Okefenokee Slew	Reid, Sally	OR	2	168) This Stars For Mom	Jones, J.	OR	2
49) Dove In Flight	Hill, J.	OR	3	109) Oregon Merlot	Homer, J.	ID	2	169) Tiz Shifty	Kowalsky, H.	ID	3
50) Dufourspitze	Morgan, D.	AZ	4	110) Oregon Miracle	Hayes, L.	OR	3	170) Top O The Moon	Martin, J.F.	WA	1
51) Duramax	Elordi, D.	ID	2	111) Our Magistrate	Haverty, K.	OR	6	171) Toss The Ball	Brinkerhoff, D.	UT	1
52) Ehbeeceedee Ef Gee	Layne, B.	NM	1	112) Party Time Gal	James, G.	UT	2	172) Triple V Account	McGowan, S.	OR	3
53) En La Zona	Hanford, P.	AZ	8	113) Pay By Storm	Brinkerhoff, D.	UT	3	173) Try To Be Special	Hanna, Sandy	AZ	6
54) Family Operator	Whitehouse, W.	AZ	2	114) Penky Wells	Gilmour, S.	OR	1	174) T's So Shy	Moger, Jr. Ed	WA	1
55) Fly The Pond	Payton, J.	NM	3	115) Petty's Echo	Cantrell, M.	OR	1	175) Tychonic's Mistress	Bland, J.	AZ	1
56) Flying Supercon	Morgan, D.	AZ	3	116) PJ's Snowstorm	Jones, J.	OR	2	176) Untouched Gal	Jones, J.	OR	1
57) Fooled You Twice	McReynolds, Kenny	ID	1	117) Posole	Payton, J.	NM	4	177) Warp Speed	Hill, J.	OR	2
58) Foxy Jenny	Courtright, C.	OR	2	118) Pretty Caddy Slew	Haverty, K.	OR	3	178) Wild n' Majestic	Espinoza, L.	AZ	2
59) Freedom Storm	Whitehouse, W.	AZ	2	119) Prideov Fappiano	Payton, J.	NM	3	179) Wood Art	James, G.	CBT	1
60) Frisky Vixen	Costa, F.	AZ	1	120) Proud'n Adorable	Homer, J.	ID	3	180) Wyatts Fancy Flyer	Hanford, P.	AZ	3
								181) Yodeling Sarah	Craigmyle, S.	OR	1
								182) Yougottabe The One	Jones, J.	OR	2

PAYMASTER REPORT III

HORSES RECRUITED BY OUT-OF-STATE TRACK INCLUDES, TRACK OF ORIGIN, TRAINER, & LOCATION OF FIRST FAIR START

TRACK	HORSE	TRAINER	1 START	TRACK	HORSE	TRAINER	1 START	TRACK	HORSE	TRAINER	1 START
1)	Alb Ehbeeceedee Ef Gee	Layne, B.	SR	61)	DxD House Of Tricks	James, G.	SR	121)	Prv Micado	Glass, Rene	FNO
2)	Alb Barriga	Payton, J.	STK	62)	DxD Naughty Knight	James, G.	SR	122)	PrV Dove In Flight	Hill, J.	FER
3)	Alb Fly The Pond	Payton, J.	PLN	63)	DxD Newday Comin	James, G.	STK	123)	PrV Ritzy Ruby	Jones, J.	FER
4)	Alb Prideov Fappiano	Payton, J.	STK	64)	DxD Party Time Gal	James, G.	SR	124)	PrV Speed Special	Jones, J.	FER
5)	Alb Sheisafinlass	Payton, J.	STK	65)	DxD She's A Trickster	James, G.	STK	125)	PrV Untouched Gal	Jones, J.	FER
6)	Alb Shirleys Honor	Payton, J.	STK	66)	Elk Northern Blood	Brinkerhoff, D.	PLN	126)	SrP Journey	Espinoza, L.	FER
7)	ArP Alpine Secret	Bennett, K.	SMF	67)	Elk McElveen	Lenzini, M.	FNO	127)	SrP Stormie Britches	Espinoza, L.	FER
8)	Boi Charging	Bennett, K.	SR	68)	Elk Road of Honor	Lenzini, M.	FNO	128)	SrP Thandi	Espinoza, L.	FER
9)	Boi Real Lift	Bennett, K.	SOL	69)	EmD Aintbrokedontfixit	Ledezma, S.	SR	129)	Sun Autumn Miss	Payton, J.	STK
10)	Boi Star of Mearaso	Bennett, K.	SMF	70)	EmD Top O The Moon	Martin, J.F.	SMF	130)	Sun I B Bad	Payton, J.	PLN
11)	Boi Lookatherfly	Comontofski, S.	SR	71)	EmD Fuzzyheadedlizard	Moger, Jr. Ed	SR	131)	Sun Kingofsummer	Payton, J.	SR
12)	Boi Duramax	Elordi, D.	SR	72)	EmD T's So Shy	Moger, Jr. Ed	SMF	132)	Sun Leadmetothealtar	Payton, J.	STK
13)	Boi Red Limo	Elordi, D.	SR	73)	GrP Crown Of Pearls	Courtright, C.	STK	133)	Sun Posole	Payton, J.	STK
14)	Boi She's Crusin	Elordi, D.	SR	74)	GrP Foxy Jenny	Courtright, C.	FER	134)	Sun Seyah At the Kazba	Payton, J.	PLN
15)	Boi Double Candi	Hill, J.	FER	75)	GrP Rhythmic Stitches	Courtright, C.	FER	135)	Til Petty's Echo	Cantrell, M.	FER
16)	Boi Royal Night Out	Hill, J.	FER	76)	GrP She's All Fired Up	Courtright, C.	STK	136)	Til Seveineightone East	Cantrell, M.	FER
17)	Boi Secret Venture	Hill, J.	FER	77)	GrP Bridgespan	Craigmyle, S.	FER	137)	Til Harvey's Delight	White, R.	FER
18)	Boi Calico Curtain	Homer, J.	FNO	78)	GrP Da Wild Thing	Doyle, C.	SR	138)	TuP Doctorinthenews	Bennett, K.	PLN
19)	Boi Carolina Game	Homer, J.	FER	79)	GrP Badgett Beach	Gabriel, S.	FER	139)	TuP Getaway Grace	Bennett, K.	PLN
20)	Boi Chardonnay Wine	Homer, J.	FER	80)	GrP Haint No Stoppin Me	Gabriel, S.	FER	140)	TuP God Bless Slew	Bennett, K.	PLN
21)	Boi Classic Encore	Homer, J.	FER	81)	GrP Lakeshore Bull	Gilmour, S.	FER	141)	TuP Hyannis	Bennett, K.	PLN
22)	Boi Dixie Chorus	Homer, J.	FNO	82)	GrP Always A Player	Haverty, K.	SOL	142)	TuP Slewz U Lose	Bennett, K.	STK
23)	Boi Holdontoyourhat	Homer, J.	FNO	83)	GrP Bubba Galpin	Haverty, K.	SOL	143)	TuP Bet The River	Berrett, R.	SMF
24)	Boi I Wood Be A Winner	Homer, J.	FER	84)	GrP Coalcango	Haverty, K.	SOL	144)	TuP Coltman	Berrett, R.	SMF
25)	Boi Incredible You	Homer, J.	SR	85)	GrP Our Magistrate	Haverty, K.	SR	145)	TuP G. I. Speed	Berrett, R.	SMF
26)	Boi Nicknak Paddywack	Homer, J.	FER	86)	GrP Pretty Caddy Slew	Haverty, K.	SOL	146)	TuP Hywideandhandsome	Berrett, R.	SR
27)	Boi Oregon Merlot	Homer, J.	SR	87)	GrP Red Seattle	Haverty, K.	SOL	147)	TuP SS Strange	Bignault, S.	PLN
28)	Boi Proud'n Adorable	Homer, J.	SR	88)	GrP Sweet La Knee	Haverty, K.	SOL	148)	TuP Tychronic's Mistress	Bland, J.	PLN
29)	Boi Retirees Three	Homer, J.	SR	89)	GrP Oregon Miracle	Hayes, L.	FER	149)	TuP Lord Frederick	Buckridge, G.	SR
30)	Boi Santiago Express	Homer, J.	FER	90)	GrP Angeltrose	Hill, J.	FER	150)	TuP American Games	Costa, F.	SOL
31)	Boi Scoot N Boogieslew	Homer, J.	FNO	91)	GrP Red Cloud	Hill, J.	FER	151)	TuP Frisky Vixen	Costa, F.	SOL
32)	Boi Slew Princess Slew	Homer, J.	SR	92)	GrP Cool Toad	Jones, J.	FER	152)	TuP Hermosa Luna	Costa, F.	STK
33)	Boi Smokes A Flying	Homer, J.	FNO	93)	GrP Courageousbull	Jones, J.	FER	153)	TuP Hunter's Fortune	Costa, F.	STK
34)	Boi Stylish Snowboard	Homer, J.	FNO	94)	GrP Lucky Tucky	Jones, J.	FER	154)	TuP Alyssas Militia	Hanford, P.	SOL
35)	Boi Taffyville	Homer, J.	FER	95)	GrP PJ's Snowstorm	Jones, J.	FER	155)	TuP Bigobang	Hanford, P.	STK
36)	Boi Deli's Gold	Kowalsky, H.	SR	96)	GrP This Stars For Mom	Jones, J.	FER	156)	TuP En La Zona	Hanford, P.	STK
37)	Boi Improving Time	Kowalsky, H.	SOL	97)	GrP Yougtotabe The One	Jones, J.	FER	157)	TuP In Love With Loot	Hanford, P.	STK
38)	Boi Sultry Kahuna	Kowalsky, H.	FER	98)	GrP Jett Fire	McGowan, S.	SOL	158)	TuP King Hatuey	Hanford, P.	SOL
39)	Boi Tiz Shifty	Kowalsky, H.	SR	99)	GrP Road To Money	McGowan, S.	SOL	159)	TuP Last Class	Hanford, P.	STK
40)	Boi Bella Cat	Lenzini, M.	SR	100)	GrP Triple V Account	McGowan, S.	FER	160)	TuP National Emblem	Hanford, P.	SR
41)	Boi Cad Of Glory	Lenzini, M.	FER	101)	GrP Jan's Au Lait	O'Day, K.	FER	161)	TuP Wyatts Fancy Flyer	Hanford, P.	SMF
42)	Boi Greek Echo	Lenzini, M.	SR	102)	GrP Okefenokee Slew	Reid, Sally	FER	162)	TuP Try To Be Special	Hanna, Sandy	SOL
43)	Boi River Treasures	Lenzini, M.	SR	103)	GrP Razzin Ruzzi	Reid, Sally	FER	163)	TuP Liberty Crest	Hill, J.	STK
44)	Boi Stepheie Bet Darent	Lenzini, M.	FNO	104)	GrP Cascade Dynasty	Truitt, P.	FER	164)	TuP Golivewithuky	Kruljac, J. Eric	PLN
45)	Boi Fooled You Twice	McReynolds, K.	FNO	105)	GrP L No	Truitt, P.	FER	165)	TuP Black Horse Gold	Morgan, D.	PLN
46)	Boi Schottische	Reid, Sally	FER	106)	GrP Rhythmic Sunrise	Truitt, P.	FER	166)	TuP Dufourspitze	Morgan, D.	PLN
47)	CBT Rallyn	Brinkerhoff, D.	STK	107)	GrP Source One	Truitt, P.	FER	167)	TuP Flying Supercon	Morgan, D.	PLN
48)	CBT Wood Art	James, G.	SMF	108)	PM Cha Cha Baby	Courtright, C.	PLN	168)	TuP In Full Command	Morgan, D.	STK
49)	CBT Say Dubai Bye	Tobler, R.	FNO	109)	PM Annie Ice	Hill, J.	STK	169)	TuP Just J.J.	Morgan, D.	PLN
50)	Cby A Firm Storm	Martin, J.F.	SMF	110)	PM Ask For More	Hill, J.	FER	170)	TuP Stay On The Line	Morgan, D.	PLN
51)	DxD Classic Baby	Brinkerhoff, D.	STK	111)	PM Destiny North	Hill, J.	STK	171)	TuP Sweet Cass	Morgan, D.	STK
52)	DxD Ishouldabinacowboy	Brinkerhoff, D.	STK	112)	PM Jehosaphat	Hill, J.	FER	172)	TuP Dancing River	Odom, R.	STK
53)	DxD Lomard	Brinkerhoff, D.	STK	113)	PM Meet Me At Mary's	Hill, J.	STK	173)	TuP Johns Abstraction	Odom, R.	STK
54)	DxD Pay By Storm	Brinkerhoff, D.	STK	114)	PM Snowbound Duke	Hill, J.	STK	174)	TuP Banish The Blues	Truitt, P.	STK
55)	DxD Sir O Miss Caper	Brinkerhoff, D.	STK	115)	PM Tea Basket	Hill, J.	STK	175)	TuP Cascade Mtn	Truitt, P.	STK
56)	DxD Storm Review	Brinkerhoff, D.	STK	116)	PM The Pete Machine	Hill, J.	FER	176)	TuP Delegate It	Whitehouse, W.	STK
57)	DxD Toss The Ball	Brinkerhoff, D.	SOL	117)	PM Warp Speed	Hill, J.	FER	177)	Yav AlyCaly	Espinoza, L.	FER
58)	DxD Black Jack Jimmy	James, G.	STK	118)	PrV Yodeling Sarah	Craigmyle, S.	FER	178)	Yav Bebe Music	Espinoza, L.	FER
59)	DxD Cleverman	James, G.	PLN	119)	PrV CC's Last Stand	Gilmour, S.	FER	179)	Yav Wild n' Majestic	Espinoza, L.	FER
60)	DxD Hardway Hoppin	James, G.	SR	120)	PrV Penky Wells	Gilmour, S.	FER	180)	Yav Comics Dream	Whitehouse, W.	STK
								181)	Yav Family Operator	Whitehouse, W.	SOL
								182)	Yav Freedom Storm	Whitehouse, W.	STK

PAYMASTER REPORT IV

HORSES RECRUITED BY TRAINER/FIRST FAIR START INCLUDES TRAINER, LOCATION OF FIRST FAIR START NAME OF HORSE & TRACK OF ORIGIN

TRAINER	1START	HORSE	TRACK	TRAINER	1START	HORSE	TRACK	TRAINER	1START	HORSE	TRACK
1) Bennett, K.	PLN	Doctorinthenews	TuP	61) Hanford, P.	STK	En La Zona	TuP	121) Jones, J.	FER	Yougottabe The One	GrP
2) Bennett, K.	PLN	Getaway Grace	TuP	62) Hanford, P.	STK	In Love With Loot	TuP	122) Jones, J.	FER	Ritzzy Ruby	PrV
3) Bennett, K.	PLN	God Bless Slew	TuP	63) Hanford, P.	STK	Last Class	TuP	123) Jones, J.	FER	Speed Special	PrV
4) Bennett, K.	PLN	Hyannis	TuP	64) Hanna, S.	SOL	Try To Be Special	TuP	124) Jones, J.	FER	Untouched Gal	PrV
5) Bennett, K.	SMF	Alpine Secret	ArP	65) Haverty, K.	SOL	Always A Player	GrP	125) Kowalsky, H.	FER	Sultry Kahuna	Boi
6) Bennett, K.	SMF	Star of Mearaso	Boi	66) Haverty, K.	SOL	Bubba Galpin	GrP	126) Kowalsky, H.	SOL	Improving Time	Boi
7) Bennett, K.	SOL	Real Lift	Boi	67) Haverty, K.	SOL	Coalcango	GrP	127) Kowalsky, H.	SR	Deli's Gold	Boi
8) Bennett, K.	SR	Charging	Boi	68) Haverty, K.	SOL	Pretty Caddy Slew	GrP	128) Kowalsky, H.	SR	Tiz Shifty	Boi
9) Bennett, K.	STK	Slewz U Lose	TuP	69) Haverty, K.	SOL	Red Seattle	GrP	129) Kruljac, J. Eric	PLN	Golivewithuky	TuP
10) Berrett, R.	SMF	Bet The River	TuP	70) Haverty, K.	SOL	Sweet La Knee	GrP	130) Layne, B.	SR	Ehbeeceedee Ef Gee	Alb
11) Berrett, R.	SMF	Coltman	TuP	71) Haverty, K.	SR	Our Magistrate	GrP	131) Ledezma, S.	SR	Aintbroke dontfixit	EmD
12) Berrett, R.	SMF	G. I. Speed	TuP	72) Hayes, L.	FER	Oregon Miracle	GrP	132) Lenzini, M.	FER	Cad Of Glory	Boi
13) Berrett, R.	SR	Hywideandhandsome	TuP	73) Hill, J.	FER	Double Candi	Boi	133) Lenzini, M.	FNO	Stephie Bet Darent	Boi
14) Bignault, S.	PLN	SS Strange	TuP	74) Hill, J.	FER	Royal Night Out	Boi	134) Lenzini, M.	FNO	McElveen	Elk
15) Bland, J.	PLN	Tychonic's Mistress	TuP	75) Hill, J.	FER	Secret Venture	Boi	135) Lenzini, M.	FNO	Road of Honor	Elk
16) Brinkerhoff, D.	PLN	Northern Blood	Elk	76) Hill, J.	FER	Angelrose	GrP	136) Lenzini, M.	SR	Bella Cat	Boi
17) Brinkerhoff, D.	SOL	Toss The Ball	DxD	77) Hill, J.	FER	Red Cloud	GrP	137) Lenzini, M.	SR	Greek Echo	Boi
18) Brinkerhoff, D.	STK	Rallyn	CBT	78) Hill, J.	FER	Ask For More	PM	138) Lenzini, M.	SR	River Treasures	Boi
19) Brinkerhoff, D.	STK	Classic Baby	DxD	79) Hill, J.	FER	Jehosaphat	PM	139) Martin, J.F.	SMF	A Firm Storm	Cby
20) Brinkerhoff, D.	STK	Ishouldabinacowboy	DxD	80) Hill, J.	FER	The Pete Machine	PM	140) Martin, J.F.	SMF	Top O The Moon	EmD
21) Brinkerhoff, D.	STK	Lomard	DxD	81) Hill, J.	FER	Warp Speed	PM	141) McGowan, S.	FER	Triple V Account	GrP
22) Brinkerhoff, D.	STK	Pay By Storm	DxD	82) Hill, J.	FER	Dove In Flight	PrV	142) McGowan, S.	SOL	Jett Fire	GrP
23) Brinkerhoff, D.	STK	Sir O Miss Capar	DxD	83) Hill, J.	STK	Annie Ice	PM	143) McGowan, S.	SOL	Road To Money	GrP
24) Brinkerhoff, D.	STK	Storm Review	DxD	84) Hill, J.	STK	Destiny North	PM	144) McReynolds, K.	FNO	Fooled You Twice	Boi
25) Buckridge, G.	SR	Lord Frederick	TuP	85) Hill, J.	STK	Meet Me At Mary's	PM	145) Moger, Jr. Ed	SMF	T's So Shy	EmD
26) Cantrell, M.	FER	Petty's Echo	Til	86) Hill, J.	STK	Snowbound Duke	PM	146) Moger, Jr. Ed	SR	Fuzzyheadedlizard	EmD
27) Cantrell, M.	FER	Seveneightone East	Til	87) Hill, J.	STK	Tea Basket	PM	147) Morgan, D.	PLN	Black Horse Gold	TuP
28) Comontofski, S.	SR	Lookatherfly	Boi	88) Hill, J.	STK	Liberty Crest	TuP	148) Morgan, D.	PLN	Dufourspitze	TuP
29) Costa, F.	SOL	American Games	TuP	89) Homer, J.	FER	Carolina Game	Boi	149) Morgan, D.	PLN	Flying Supercon	TuP
30) Costa, F.	SOL	Frisky Vixen	TuP	90) Homer, J.	FER	Chardonnay Wine	Boi	150) Morgan, D.	PLN	Just J.J.	TuP
31) Costa, F.	STK	Hermosa Luna	TuP	91) Homer, J.	FER	Classic Encore	Boi	151) Morgan, D.	PLN	Stay On The Line	TuP
32) Costa, F.	STK	Hunter's Fortune	TuP	92) Homer, J.	FER	I Wood Be A Winner	Boi	152) Morgan, D.	STK	In Full Command	TuP
33) Courtright, C.	FER	Foxy Jenny	GrP	93) Homer, J.	FER	Nicknak Paddywack	Boi	153) Morgan, D.	STK	Sweet Cass	TuP
34) Courtright, C.	FER	Rhythmic Stitches	GrP	94) Homer, J.	FER	Santiago Express	Boi	154) O'Day, K.	FER	Jan's Au Lait	GrP
35) Courtright, C.	PLN	Cha Cha Baby	PM	95) Homer, J.	FER	Taffyville	Boi	155) Odom, R.	STK	Dancing River	TuP
36) Courtright, C.	STK	Crown Of Pearls	GrP	96) Homer, J.	FNO	Calico Curtain	Boi	156) Odom, R.	STK	Johns Abstraction	TuP
37) Courtright, C.	STK	She's All Fired Up	GrP	97) Homer, J.	FNO	Dixie Chorus	Boi	157) Payton, J.	PLN	Fly The Pond	Alb
38) Craigmyle, S.	FER	Bridgespan	GrP	98) Homer, J.	FNO	Holdontoyourhat	Boi	158) Payton, J.	PLN	I B Bad	Sun
39) Craigmyle, S.	FER	Yodeling Sarah	PrV	99) Homer, J.	FNO	Scot N Boogieslew	Boi	159) Payton, J.	PLN	Seyah At The Kazba	Sun
40) Doyle, C.	SR	Da Wild Thing	GrP	100) Homer, J.	FNO	Smokes A Flying	Boi	160) Payton, J.	SR	Kingofsummer	Sun
41) Elordi, D.	SR	Duramax	Boi	101) Homer, J.	FNO	Stylish Snowboard	Boi	161) Payton, J.	STK	Barriga	Alb
42) Elordi, D.	SR	Red Limo	Boi	102) Homer, J.	SR	Incredible You	Boi	162) Payton, J.	STK	Prideov Fappiano	Alb
43) Elordi, D.	SR	She's Crusin	Boi	103) Homer, J.	SR	Oregon Merlot	Boi	163) Payton, J.	STK	Sheisafinellass	Alb
44) Espinoza, L.	FER	Journey	SRP	104) Homer, J.	SR	Proud'n Adorable	Boi	164) Payton, J.	STK	Shirleys Honor	Alb
45) Espinoza, L.	FER	Stormie Britches	SRP	105) Homer, J.	SR	Retirees Three	Boi	165) Payton, J.	STK	Autumn Miss	Sun
46) Espinoza, L.	FER	Thandi	SRP	106) Homer, J.	SR	Slew Princess Slew	Boi	166) Payton, J.	STK	Leadmetohealthar	Sun
47) Espinoza, L.	FER	AlyCaly	Yav	107) James, G.	PLN	Cleverman	DxD	167) Payton, J.	STK	Posole	Sun
48) Espinoza, L.	FER	Bebe Music	Yav	108) James, G.	SMF	Wood Art	CBT	168) Reid, Sally	FER	Schottische	Boi
49) Espinoza, L.	FER	Wild n' Majestic	Yav	109) James, G.	SR	Hardway Hoppin	DxD	169) Reid, Sally	FER	Okefenokee Slew	GrP
50) Gabriel, Sondra	FER	Badgett Beach	GrP	110) James, G.	SR	House Of Tricks	DxD	170) Reid, Sally	FER	Razzin Ruzzi	GrP
51) Gabriel, Sondra	FER	Haint No Stoppin Me	GrP	111) James, G.	SR	Naughty Knight	DxD	171) Tobler, R.	FNO	Say Dubai Bye	CBT
52) Gilmour, S.	FER	Lakeshore Bull	GrP	112) James, G.	SR	Party Time Gal	DxD	172) Truitt, P.	FER	Cascade Dynasty	GrP
53) Gilmour, S.	FER	CC's Last Stand	PrV	113) James, G.	STK	Black Jack Jimmy	DxD	173) Truitt, P.	FER	L No	GrP
54) Gilmour, S.	FER	Penky Wells	PrV	114) James, G.	STK	Newday Comin	DxD	174) Truitt, P.	FER	Rhythmic Sunrise	GrP
55) Glass, Rene	FNO	Micado	Prv	115) James, G.	STK	She's A Trickster	DxD	175) Truitt, P.	FER	Source One	GrP
56) Hanford, P.	SMF	Wyatts Fancy Flyer	TuP	116) Jones, J.	FER	Cool Toad	GrP	176) Truitt, P.	STK	Banish The Blues	TuP
57) Hanford, P.	SOL	Alyssas Militia	TuP	117) Jones, J.	FER	Courageousbull	GrP	177) Truitt, P.	STK	Cascade Mtn	TuP
58) Hanford, P.	SOL	King Hatuey	TuP	118) Jones, J.	FER	Lucky Tucky	GrP	178) White, R.	FER	Harvey's Delight	Til
59) Hanford, P.	SR	National Emblem	TuP	119) Jones, J.	FER	PJ's Snowstorm	GrP	179) Whitehouse, W.	SOL	Family Operator	Yav
60) Hanford, P.	STK	Bigobang	TuP	120) Jones, J.	FER	This Stars For Mom	GrP	180) Whitehouse, W.	STK	Delegate It	TuP
								181) Whitehouse, W.	STK	Comics Dream	Yav
								182) Whitehouse, W.	STK	Freedom Storm	Yav

PAYMASTER REPORT V

OUT-OF-STATE STARTS BY FAIR INCLUDES STATE OF ORIGIN & STARTS PER STATE BY FAIR

STATE	STK	PLN	SOL	SR	BMf	FER	FNO	TOTALS
OREGON	12	2	15	9	2	94	13	147
ARIZONA	20	17	23	20	21	15	20	136
IDAHO	-	-	2	15	6	3	26	52
NEW MEXICO	8	3	7	5	2	5	1	31
UTAH	11	4	5	6	3	34	1	64
WASHINGTON	-	-	-	2	2	1	1	6
OTHER	-	1	-	-	2	-	4	7
TOTALS	51	27	52	57	38	152	66	443

2005 THOROUGHBRED RECRUITMENT

Results of CARF Program to Increase Field Size

The Fair Out-of-State Recruitment Program, administered by the California Authority of Racing Fairs, pays \$200 to every horse that travels 600 or more miles to start on the Northern California Fair Circuit. The popularity continues to grow with participation increasing every year since its inception.

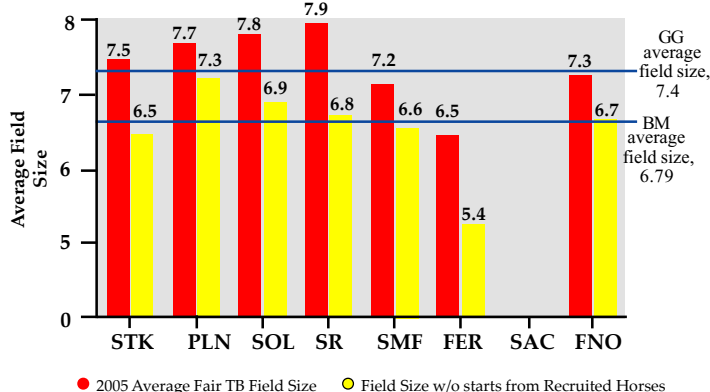
- 2005 Total Recruitment Costs - \$43,048.59**
 2005 Relocation Fees Paid - \$31,400
 Numer of Horses Paid - 157 (+17%)
 Number of Starts - 445 (-1%)*12 Fewer Race Days
- Number of Starts by Recruited Horses, by Fair:**
 Stockton - 79 (-10%)
 Pleasanton - 36 (+64%)
 Vallejo - 86 (-7%)
 Santa Rosa - 106 (+46%)
 San Mateo - 53 (+74%)
 Ferndale - 48 (+71%)
 Sacramento - Harness Meet Conducted in 2005
 Fresno - 37 (+6%)
- Number of Starts by State Recruited From:**
 Arizona - 241 (-28%)
 Oregon - 81 (+145%)
 Utah - 39 (+3%)
 Idaho - 36 (+227%)
 Iowa - 22 (+210%)
 Washington - 12 (+20%)
 Other - 13 (NM, CAN, WY, KY, TX)
- Leading Trainers of Recruited Horses (by starts):**
 Lenzini, M. (AZ) - 113 (+8%)
 Bainum, T. (AZ) - 49 (+100%)
 DeLima, C. (IA) - 28 (+100%)
 James, G. (UT) - 26 (+18%)
 Truitt, P. (OR) - 23 (+130%)
 Hanford, P. (AZ) - 19 (+25%)
 Courtright, C. (OR) - 19 (+100%)
 White, R. (OR) - 17 (-32%)

Trainers that participated in the program in 2004, but did not start a significant amount of out-of-state horses in 2005 include:

Dennis Hopkins (54 from AZ in 2004), Van Belvoir (22 from AZ in 2004), Lanny Sharp (16 from NM in 2004), Stan Wasson (33 from AZ in 2004) and Jim Weaver (13 from AZ).

1

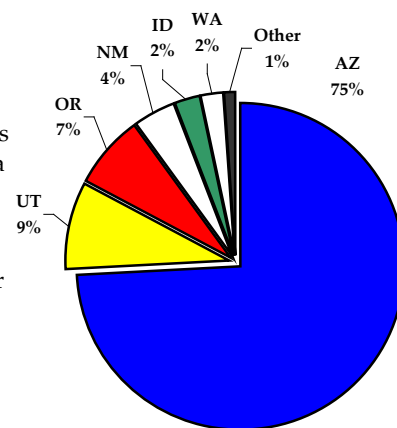
2005 Average Fair Field Size w/o Recruited Horses



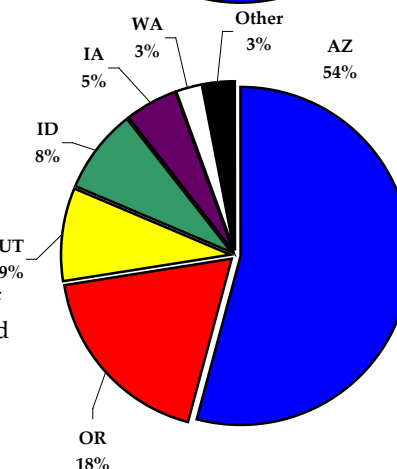
2

Where did out-of-state horses come from in 2004? Did the trend continue in 2005?

In 2004, recruiting efforts were focused on Arizona horsemen. As a result, horses from Arizona made up 75% of all out-of-state starts on the Fair Circuit.



In 2005, CARF recruitment efforts expanded to Oregon. The resulting increase of Oregon horsemen helped the Fairs become less dependant on one region for its horse supply. (Arizona).



- Statistics from CHRIMS Runners Report & CARF Out-of-State Starts.
- Statistics from CARF Paymaster Reports & CFSA Relocation Costs.

2004 Thoroughbred Recruitment

Results of CARF Program to Increase Field Size

- **2004 Total Recruitment Costs - \$31,538**

2004 Relocation Fees Paid - \$26,800

Number of Horses Paid - 134

Number of Starts - 451

- **Number of Starts by Recruited Horse, by Fair:**

Stockton - 88

Pleasanton - 22

Vallejo - 92

Santa Rosa - 72

San Mateo - 31

Ferndale - 28

Sacramento - 83

Fresno - 35

- **Number of Starts by State Recruited From:**

Arizona - 335

Utah - 38

Oregon - 33

New Mexico - 19

Idaho - 11

Washington - 10

Other - 5

- **Leading Trainers of Recruited Horses (by starts):**

Lenzini, M. (AZ) - 105

Hopkins, D. (AZ) - 54

Wasson, S. (AZ) - 33

Chavez, F. (AZ) - 29

White, R. (AZ) - 25

Haverty, K. (AZ) - 23

James, G. (UT) - 22

Belvoir, V. (AZ) - 22

Sharp, L. (NM) - 16

Hanford, P. (AZ) - 15

Weaver, J. (AZ) - 13

Mills, D. (AZ) - 13

Whitehouse, W. (AZ) - 11

Truitt, P. (OR) - 10

Shuldberg, B. (AZ) - 10

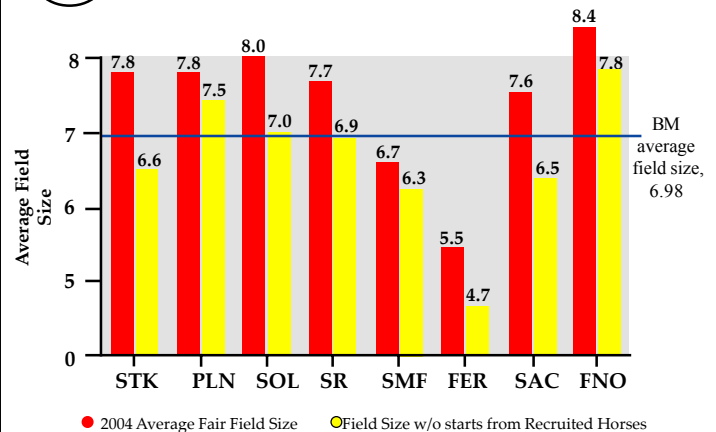
Bennett, K. (AZ) - 8

Other - 42

The Fair Out-of-State Recruitment Program, administered by the California Authority of Racing Fairs, pays \$200 to every horse that travels 600 or more miles to start on the Northern California Fair Circuit. The popularity of the program continues to grow with participation increasing every year since the program's inception.

1

2004 Average Fair Field Size w/o Recruited Horses



1. Field size is a problem in California. Without horses recruited from out-of-state, the **average Thoroughbred field size on the Fair circuit would be smaller**. The trend closely resembles the average field size of the **Bay Meadows spring meet (6.98)**, which runs just before the Fair.

Examples:

Recruitment efforts brought 92 out-of-state starters to the Solano County Fair. Without those starters, **the average Thoroughbred field size at the Vallejo would have dropped from 8.0 to 7.0**. This trend continued at the California State Fair where the average Thoroughbred field size was 7.6. **Without out-of-state starters, the average field size would have been 6.5.**