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CHAPTER 32. [House Bill No. 243.]

AGRICULTURAL FAIRS—STATE FAIR FUND ALLOCATIONS.

AN ACT relating to agricultural fairs; and amending sections 5 and 6, chapter 61, Laws of 1961 and RCW 15.76.140 and 15.76.150.

Be it enacted by the Legislature of the State of Washington:

RCW 15.76.140 amended. Section 1. Section 5, chapter 61, Laws of 1961 and RCW 15.76.140 are each amended to read as follows:

Agricultural fairs. Eligibility requirements for state allocations.

Before any agricultural fair may become eligible for state allocations it must have conducted two successful consecutive annual fairs immediately preceding application for such allocations, and have its application therefor approved by the director.

RCW 15.76.150 amended.

SEC. 2. Section 6, chapter 61, Laws of 1961 and RCW 15.76.150 are each amended to read as follows:

Allocation formula---Con-siderations.

The director shall have the authority to make allocations from the state fair fund as follows: Eightyfive percent to participating agricultural fairs, distributed according to the merit of such fairs measured by a merit rating to be set up by the director. This merit rating shall take into account such factors as area and population served, open and/or youth participation, attendance, gate receipts, number and type of exhibits, premiums and prizes paid, community support, evidence of successful achievement of the aims and purposes of the fair, extent of improvements made to grounds and facilities from year to year, and overall condition and appearance of grounds and facilities. The remaining fifteen percent of money in the state fair fund may be used for special assistance to any participating fair or fairs and for administrative expenses incurred in the administration of this chapter, including expenses incurred by the commission as may be approved by the director: Provided, That not more than five percent of the state fair fund may be used for such expenses.

The division and payment of funds authorized in this section shall occur at such times as the director may prescribe.

Passed the House March 16, 1965.

Passed the Senate March 24, 1965.

Approved by the Governor April 2, 1965.

CHAPTER 33. [House Bill No. 247,]

USE FUEL TAX.

An Acr relating to the use fuel tax; and amending sections 82-.40.050, 82.40.060, 82.40.130, 82.40.220, 82.40.250 and 82.40-.270, chapter 15, Laws of 1961 and RCW 82.40.050, 82.40-.060, 82.40.130, 82.40.220, 82.40.250 and 82.40.270.

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 82.40.050, chapter 15, Laws RCW 82.40.050 of 1961 and RCW 82.40.050 are each amended to read as follows:

It shall be unlawful for any person to use fuel Use fuel tax. within this state unless a use fuel tax permit has been issued to him as provided herein and shall not have been revoked. Applications for such permits must be made to the director upon forms prescribed by him and shall set forth such information as he may require. On receipt of an application, the director shall issue to the applicant a use fuel tax permit authorizing such applicant to use fuel within this state. Such permit shall be valid only for the person in whose name it is issued and shall be valid until revoked or canceled.

permit— Vehicle identification card