EL DORADO COUNTY BOARD OF SUPERVISORS AGENDA ITEM TRANSMITTAL Meeting of March 29, 2005

AGENDA TITLE: Approval of Agreement with Fair Association for Management of County Fair			
DEPARTMENT: County Counsel	DEPT	r SIGNOFF: <u>CAO USE ONLY:</u> Coquettin 3/25/05	
CONTACT: Louis B. Green			
DATE: 3/25/2005 PHONE: 621-5770	1	Caquitan 3/25/05	
DEPARTMENT SUMMARY AND REQUESTED BOARD ACTION:			
County Counsel recommends that the Board of Supervisors approve the attached agreement with the Fair Association for continued management of the County Fair for a term of five (5) years with automaticannual renewals.			
	1	CPCR 25	
		Seren PH	
		CUNNTY SOF	
CAO RECOMMENDATIONS:			
Financial impact? () Yes (X) No		Funding Source: () Gen Fund () Other	
BUDGET SUMMARY:		Other:	
Total Est. Cost		CAO Office Use Only:	
Funding	कित्व्याई स्टब्स्	4/5's Vote Required () Yes (4/No	
Budgeted		Change in Policy () Yes (UNo	
New Funding		New Personnel () Yes () No	
		CONCURRENCES:	
Other		Risk Management	
Total Funding	¢0.00	County Counsel	
Change in Net County Cost	\$0.00	Other	
*Explain BOARD ACTIONS: MAR 2 9 2005 APPROVED			
Vote: Unanimous Or	I hereby certify that this is a true and correct copy of an action taken and entered into the minutes of the Board of Supervisors Date:		
Ayes: DUPRAY, SWEENEY, BAUMANN, PAINE, SOLARO			
Noes: NONE NONE			
Abstentions: NONE	以"在"你们都会回知来如何的"。"他说道:"你就是你们的你。"		
Absent: NONE	Attest: Cindy Keck, Board of Supervisors Clerk		
Rev. 6/04 ISKW001 Agenda	By:		

AGREEMENT BETWEEN THE COUNTY OF EL DORADO AND THE EL DORADO COUNTY FAIR ASSOCIATION, INC. A GENERAL NON-PROFIT CORPORATION

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THIS AGREEMENT, made and entered into by and between the COUNTY OF EL DORADO, a political subdivision of the State of California (hereinafter "County") and the EL DORADO COUNTY FAIR ASSOCIATION, INC., a general non-profit corporation (hereinafter "Association") the 1st day of April, 2005.

WITNESSETH:

9 WHEREAS, County proposes to hold and conduct an annual county fair in El Dorado County
10 at the location hereinafter specified, and acting by and through its duly elected, qualified and acting
11 Board of Supervisors, in regular session assembled, on the 3rd day of April, 1973, by resolution, did
12 so announce and declare such purpose, and likewise on the same day by resolution named and
13 designed the fair as the EL Dorado County Fair; and

WHEREAS, the State of California has appropriated certain monies for the encouragement
of county fairs and said monies are apportioned to such fairs in accordance with rules and regulations
prescribed by the Department of Food and Agriculture of said state pursuant to section 4401, et seq.
of the Food and Agricultural Code of said state; and

WHEREAS, Association will, by terms of this Agreement, have facilities available to hold said fair on the County Fairgrounds, such dates as may be hereafter designated by Association which shall establish the date for the purpose of exhibiting and advertising the agriculture, livestock, lumber products and other domestic industry of County and the State of California; and

WHEREAS, it is the mutual desire of the parties hereto that Association act as an agent of
 County pursuant to Government Code section 25906 for the purpose of holding and conducting said
 fair, and have the use, possession and management of the fairgrounds for the period of this
 Agreement; and

WHEREAS, it is mutually understood by and between the parties hereto that the laws of the State of California vest in County and its duly elected and appointed officials, the sole power and authority to hold and conduct a county fair annually; and that records required by state law must be

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during the term of this Agreement, the term of this Agreement shall be extended automatically,
without action of the parties, for a period of one (1) beyond its then current expiration date, unless,
prior to any Renewal Date, either party to this Agreement gives written notice to the other of its
intent not to renew this Agreement. In the event such notice is given prior to any Renewal Date, then
the term of the Agreement shall not be extended upon that or any subsequent Renewal Date and the
Agreement shall expire at the end of its then remaining term, it being the intent of the parties that
notice of nonrenewal be given not less than four (4) years prior to expiration of the Agreement.

5. Association will, subject to the laws of the State of California and County ordinances,
rules and regulations, use and possess said fair and fairgrounds, and operate and conduct said fair
and other activities within the limits and provisions of this Agreement to the end that said fair and
other activities shall be conducted in accordance with the highest and best standards for the benefit
of County and the State of California.

13 6. The real property known as the fairgrounds subject to this Agreement consists of APN
14 Nos. 152-240-11, 352-240-12, 352-280-02 and 352-280-04.

7. Association agrees to bear, assume, pay and discharge all expenses and obligations
incurred by it in connection with said fair from the funds provided to Association by County.

8. County shall pay to Association such sums as have been or may be appropriated by the
State Department of Food and Agriculture to County from the Fairs and Expositions Fund of the
State of California for the purpose of said fair and fairgrounds. County is not obligated to provide
general fund monies for any activity contemplated by this Agreement.

9. Claims of any type made against Association shall be deemed to be claims against County.
 Association agrees that upon receipt of any document which purports to be a claim, it will forthwith
 forward such documents to the office of the clerk of the Board of Supervisors.

10. County agrees to defend and indemnify Association, its officers and employees against
any claims made against such persons for personal injuries or property damage resulting from the
negligence or willful misconduct of such persons occurring in the course of official duties.
Association, its officers and employees shall cooperate in the defense of any action against County.
As part of its annual budget, the Board of Supervisors shall determine a direct services charge

appropriate to the operations and management of the fairgrounds as are properly required of County
 departments. At least once annually association officer shall meet with County officers to review
 these policies and procedures.

14. In connection with any fair functions or fair sponsored function, Association shall require
all concessionaires and sublessees to provide appropriate insurance and indemnity agreements to
indemnify County and Association from any and all liability or loss due to negligent acts or willful
misconduct of the concessionaires or sublessees. Risk Management shall provide to Association an
annual schedule of all required insurance parameters with respect to type of coverage. County
Counsel will provide the required indemnity language.

15. Association will accurately make and keep all records substantially in agreement with 10 11 the accounting and procedures as illustrated in the FAIRS ADMINISTRATION MANUAL, issued 12 by the Department of Food and Agriculture, Division of Fairs and Expositions, of all its transactions as an agent hereunder, and will, among other things, require and procure serially numbered receipts 13 for any and all money received and detailed itemized invoices or other supporting documents for any 14 15 and all money disbursed or expended by Association in connection with its executive management and control of said fair and fairgrounds. Association hereby agrees that all books, records and 16 documents pertaining to said management and control shall be subject to examination by the State 17 18 Department of Food and Agriculture and that all such books, records and documents shall be 19 preserved by Association and remain public records.

20 16. Association shall retain and use all monies received by it from the conducting of said 21 fair, and from the use, possession and management of said fair, and from the use, possession and management of fairgrounds, and shall pay therefrom all expenses incurred in connection with both. 22 23 Association shall carry out all provisions of law relating to county fairs. In accordance with 24 Government Code section 25906, Association agrees that an annual budget shall be submitted by it 25 to and approved by the Department of Food and Agriculture after approval by the County Board of Supervisors, showing the estimated revenues and the proposed expenditures from all sources during 26 27 the ensuing calendar year. and no funds shall be expended by such Association except pursuant to 28 such budget.

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F. County's Employee Assistance Program as provided to County employees pursuant to the currently in force Memorandum of Understanding with the recognized employee organization representing the General, Professional and Supervisory Bargaining Units.

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As part of its annual budget, the Board of Supervisors shall determine a direct service charge for Association which will reimburse County for its costs of such workers' compensation risks of loss as arise on account of Association's employees. By March 1 each year, County shall notify Association in writing of the amount of this charge. County shall compute and determine the amount of this charge using the same computational methods as it employs to develop and budget similar internal charges for the other departments of County government. Association shall pay this charge in October of each year, or in the month immediately following adoption of County's final budget.

The Board of Supervisors shall from time to time establish the rates per pay period for the cost of County sponsored health benefits. Association agrees to pay County at this established rate, each pay period, for health benefits on the same basis as a County department.

As part of its annual budget, the Board of Supervisors shall determine a direct service charge for Association which will reimburse County for its costs to provide the life insurance, long term disability insurance and employee assistance programs specified above. County shall compute and determine the amount of this charge using the same computational methods as it employs to develop and budget similar internal charges for the other departments of County government. Association shall pay this charge to County quarterly each year.

It is agreed that as to employees, the type and level of employee benefits, other than those
required by law, may be established by the Association board of directors.

22 21. As part of its annual budget, the Board of Supervisors shall determine a direct service
23 charge for Association which will reimburse County for its costs for PERS retirement by May 1 of
24 each year. County shall notify Association of the PERS cost for the following fiscal year.

25 22. That Association agrees that all routine contracts which it executes, including but not
26 limited to, exhibit space, concession services and non-fair usage shall have the approval of a quorum
27 of the Board of Directors of Association and shall be recorded in the minutes of the meeting.

23. Association and County agree that with respect to the commitment or expenditures of

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 2005.

IN WITNESS WHEREOF, County has, by order of the Board of Supervisors, caused these
presents to be subscribed by the Chairman of the Board and to be attested by the clerk of the Board,
and Association has duly caused these presents to be subscribed by its duly authorized officers who
have affixed the corporation seal of Association hereof, the day, month and year written below.

COUNTY OF EL DORADO 7 Dated: 8 Bv hairman, Board of Supervisors 3/3/65 9 10 ATTEST: CINDY KECK, Clerk of the 11 Board of Supervisors 12 R Deputy Clerk 3/39/05 13 14 EL DORADO COUNTY FAIR ASSOCIATION 15 Dated: 16 President 17 18 ager 19 Per paragraph ____, this Agreement is approved: 20 DEPT. OF FOOD AND AGRICULTURE, 21 Dated: ivision of Fairs and Expositions 22 Director 23 Assistant 24 LBG/km s:\Fairgrounds\Agreements\Fair.agm 2005 25 26 27 28

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