1	HOUSE BILL 512
2	50TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2011
3	INTRODUCED BY
4	Al Park and Timothy M. Keller
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10	AN ACT
11	RELATING TO THE STATE FAIR; REVISING MEMBERSHIP OF THE STATE
12	FAIR COMMISSION; REQUIRING AN ASSESSMENT AND A PUBLIC HEARING
13	CONCERNING EXPANSION; REQUIRING COMPLIANCE WITH MUNICIPAL
14	ORDINANCES; PROVIDING FOR APPEAL OF COMMISSION ACTIONS.
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16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
17	SECTION 1. Section 16-6-1 NMSA 1978 (being Laws 1913,
18	Chapter 46, Section 2, as amended) is amended to read:
19	"16-6-1. STATE FAIR COMMISSIONMEMBERS
20	APPOINTMENTNUMBERQUALIFICATIONTERMSOATHBOND
21	A. The governor shall appoint, with the advice and
22	consent of the senate, a "state fair commission", consisting of
23	seven members, for terms of five years each; provided that the
24	first appointments shall be made of two commissioners for one-
25	year terms, two for two-year terms, one for a three-year term,
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1 one for a four-year term and one for a five-year term. Two 2 members shall be nominated by the mayor of Albuquerque, one of whom shall be a city of Albuquerque employee and one of whom 3 shall be a nominee of a neighborhood association, recognized 4 pursuant to the city of Albuquerque Neighborhood Association 5 Recognition Ordinance, that shares a border with the state 6 7 fairgrounds. All state fair commissioners shall be bona fide 8 residents of the state. No [less] fewer than two commissioners 9 shall be engaged in the business of livestock raising, and no [less] fewer than two commissioners shall be engaged in 10 agricultural vocations and pursuits other than livestock 11 12 raising.

B. Before entering upon the duties of [his office] <u>commissioner</u>, each state fair commissioner shall take and subscribe an oath [that he will] to faithfully and impartially discharge the duties of [his] the office, which oath shall be filed in the office of the secretary of state. Each commissioner shall furnish a good and sufficient surety bond as provided in the Surety Bond Act.

C. No member of the commission shall be removed during the term for which [he] <u>the commissioner</u> is appointed, except for cause, following notice and an opportunity for a hearing, unless the notice and hearing are, in writing, expressly waived."

SECTION 2. Section 16-6-3 NMSA 1978 (being Laws 1913, .185431.1

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Chapter 46, Section 3, as amended) is amended to read:

"16-6-3. DISQUALIFICATION OF COMMISSIONERS--ORGANIZATION OF COMMISSION--SECRETARY AND TREASURER.--

A. If any state fair commissioner changes [his] residence to [any] a place outside the state, [such] or to a place outside the area of the neighborhood if appointed as a nominee of a recognized neighborhood association, the change of residence shall operate ipso facto to vacate the office [he] the commissioner holds. If a state fair commissioner appointed as a city of Albuquerque employee ceases to be employed by that city, the cessation of employment by the city shall operate ipso facto to vacate the office the commissioner holds.

B. The secretary and treasurer of the state fair <u>commission</u> shall qualify by furnishing the commission with a good and sufficient bond pursuant to the Surety Bond Act, conditioned for the faithful performance of [his] duties as secretary and treasurer and that [he] <u>the secretary and</u> <u>treasurer</u> will faithfully account for and pay over to the person entitled thereto all money that comes into [his] <u>the</u> <u>secretary's and treasurer's</u> hands as [such] <u>that</u> officer. The secretary and treasurer shall hold office for a period of one year and until [his] <u>a</u> successor is elected and qualified."

SECTION 3. Section 16-6-4 NMSA 1978 (being Laws 1913, Chapter 46, Section 4, as amended) is amended to read:

"16-6-4. POWERS AND DUTIES OF COMMISSION--ANNUAL FAIR--.185431.1

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1 EXHIBITS--PREMIUMS.--

2 Α. The state fair commission shall have power and 3 authority to hold annually on suitable grounds a state fair at which shall be exhibited livestock, poultry, vegetables, 4 fruits, grains, grasses and other farm products, minerals, ores 5 and other mining exhibits, mining machinery and farm implements 6 7 and all other things [which] that the commissioners or a 8 majority thereof deem consonant with the purposes of a state 9 fair for the purposes of advancing the agricultural, horticultural and stock raising, mining, mechanical and 10 industrial pursuits of the state and shall have the care of its 11 12 property and be entrusted with the entire direction of its business and its financial affairs consistent with the 13 14 provisions of Sections 16-6-15 and 16-6-16 NMSA 1978.

B. The <u>state fair</u> commission, among other duties, shall prepare, adopt, publish and enforce all necessary rules for the management of the New Mexico state fair, its meetings and exhibitions and for the guidance of its officers, employees and exhibitors. The commission shall determine the duties, compensation and tenure of office of all of its officers and employees and may remove from office or discharge any person appointed or employed by it at will and shall have the power to appoint all necessary fairgrounds police to keep order on the grounds and in the buildings of the state fair. The fairgrounds police so appointed shall be vested with the same .185431.1

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1 authority for such purposes as peace officers. The commission 2 shall have the power to charge entrance fees and admissions and 3 lease stalls, stand and restaurant sites, give prizes and premiums, arrange entertainments and do all things [which] that 4 5 by the commission may be considered proper for the conduct of the state fair not otherwise prohibited by law. The commission 6 7 shall prohibit the sale or consumption of alcoholic beverages 8 on the grounds of the state fair except in controlled access 9 areas within the licensed premises. The commission or its designees shall meet with the director of the alcohol and 10 gaming division of the [department of] regulation and licensing 11 12 department and other parties in interest to designate the controlled access areas on which the sale and consumption of 13 14 alcoholic beverages may be permitted. As used in this subsection, "alcoholic beverages" means distilled or rectified 15 spirits, potable alcohol, brandy, whiskey, rum, gin and 16 aromatic bitters bearing the federal internal revenue strip 17 stamps or any similar alcoholic beverage, including blended or 18 fermented beverages, dilutions or mixtures of one or more of 19 20 the foregoing containing more than one-half of one percent alcohol, but excluding medicinal bitters. 21

C. Pursuant to the provisions of this section, the state fair commission shall perform an assessment of the impacts of an expansion or redevelopment of the state fairgrounds or a substantial modification of the state .185431.1

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1	fairgrounds plan. The assessment shall include the impact of
2	an expansion or redevelopment on air quality, traffic, noise,
3	the economy of surrounding businesses and neighborhood social
4	conditions. The assessment shall be published and made
5	available upon request to members of the public at least thirty
6	days prior to the public hearing required pursuant to
7	Subsection D of this section.
8	D. The state fair commission shall hold a public
9	hearing on a plan for expansion or redevelopment of the state
10	fairgrounds or a substantial modification of such a plan. The
11	state fair commission shall provide for public notice of such a
12	plan and the public hearing by publication in a newspaper
13	having a general circulation in the county pursuant to Section
14	14-11-2 NMSA 1978. The notice shall describe the time, date,
15	place and purpose of the hearing and shall generally identify
16	proposed changes to the state fairgrounds.
17	E. Following the public hearing, the state fair
18	commission may approve a plan if it finds that the plan
19	conforms to the general plan for the municipality, its zoning
20	ordinance, transportation plan and other applicable laws and
21	regulations concerning development.
22	F. Any person adversely affected by an action taken
23	by the state fair commission may appeal the action to the
24	district court pursuant to the provisions of Section 39-3-1.1
25	<u>NMSA 1978.</u> "

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1	SECTION 4. TEMPORARY PROVISIONAPPLICATION OF
2	COMMISSIONER QUALIFICATIONSThe restrictions imposed on the
3	appointment of state fair commissioners pursuant to Section l
4	of this act shall apply to the vacancies among commissioners
5	not engaged in the business of livestock raising or in
6	agricultural vocations and pursuits other than livestock
7	raising that first occur after the effective date of this act.
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