CHAPTER 122

TAX AID TO FAIRS

S. F. 320

AN ACT relating to tax aid to county and district fairs.

Be It Enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Section one hundred seventy-four point seventeen
- 2 (174.17), Code 1958, is hereby amended by striking all of lines nine 3 (9) through twenty-four (24), inclusive
- 3 (9) through twenty-four (24), inclusive.

Approved May 15, 1961.

CHAPTER 123

AGRICULTURAL EXTENSION

S. F. 103

AN ACT to amend chapter one hundred seventy-six A (176A), Code 1958, relating to county agricultural extension districts, the education program thereof and the taxes levied therefor and the consolidation of extension districts.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred seventy-six A point ten (176A.10), Code 1958, is hereby amended by striking all of the section following the "colon (:)" in line eleven (11) thereof, and inserting in lieu thereof the following: "For the 'county agricultural ex-2 3 4 tension education fund' annually not to exceed one-half $(\frac{1}{2})$ mill on 5 the dollar of assessed valuation, provided, however, that no extension 6 council in an extension district shall make an estimate or certify an 7 amount in any one year in excess of thirty thousand (30,000) dollars 8 9 in districts having a population of fifty-five thousand (55,000) or more, in excess of twenty-five thousand (25,000) dollars in districts having a population of twenty thousand (20,000) but not more than 10 11 fifty-five thousand (55,000) population, in excess of seventeen thou-sand five hundred (17,500) dollars in districts having a population 12 13 of not more than twenty thousand (20,000), which shall be the maxi-14 15 mum amount that any such extension district shall be entitled to receive annually from the county. The extension council in every 16 extension district shall in every respect comply with chapter twenty-17 18 four (24), Code 1958."

1 SEC. 2. Chapter one hundred seventy-six A (176A), Code 1958, 2 is amended by adding thereto the following section:

Any two or more extension districts may be consolidated to form a 3 single extension district, by resolution duly adopted by the extension 4 council of each such extension district. Upon adoption of such reso-lutions providing for such consolidation, the extension councils shall 5 6 do all things which may be necessary or convenient to carry into effect such consolidation. The initial extension council for such new exten-7 8 9 sion district shall consist of the members of the extension councils of the consolidated extension districts. The extension council of such new 10 extension district shall promptly elect officers as provided in this 11

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12 chapter, and upon such election the terms of the officers of the exten-13 sion councils of the consolidated extension districts shall terminate. 14 The extension council of the new extension district shall select a 15 name for such district and shall file the name, together with copies of the resolutions providing for such consolidation, with the recorder of each county affected thereby. The new extension district shall be 16 17 regarded for all purposes as an extension district, the same as if such extension district consisted of a single county, and its extension council 18 19 and officers thereof shall have all the powers and duties which now 20 or hereafter may pertain to extension councils and officers thereof. All assets and liabilities of the consolidated extension districts shall 21 22 become the assets and liabilities of the new extension district. The 23 millage rate for the "county agricultural extension ducation fund" shall be the same in each county included in an extension district formed by consolidation. For the purposes of any law requiring ex-tension districts to file any document with or certify any information 24 25 26 27 28 to any county officer or board, an extension district formed by consolidation shall file or certify the same with or to the appropriate officer or board of each county included in the extension district. An 29 30 31 extension district formed by consolidation may be dissolved and the 32 original extension districts as they existed prior to such consolidation 33 may be re-established, by resolution duly adopted by the extension 34 council of such extension district; and upon adoption of such resolu-35 tion, the extension council shall do all things which may be necessary or convenient to carry into effect such dissolution and the re-establish-36 37 ment of the original extension districts. 1 12 3

Approved April 6, 1961.

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CHAPTER 124

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CHEESE

H. F. 227

AN ACT to amend sections one hundred ninety point one (190.1) and one hundred ninety-one point two (191.2), Code 1958, relating to cheeses and cheese products.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section one hundred ninety point one (190.1), Code 2 1958, is hereby amended by striking therefrom all of subsections 3 four (4) and six (6) and substituting in lieu thereof the following:

four (4) and six (6) and substituting in lieu thereof the following:
"The specifications and standards for cheeses and cheese products
shall be as provided by the definitions and standards contained in
federal food and drug standards under the Federal Food, Drug, and
Cosmetic Act, Part 19 of Title 21, as amended to December 31, 1960.

1 SEC. 2. Section one hundred ninety-one point two (191.2), Code 2 1958, is hereby amended by striking all of subsection four (4) 3 thereof.

Approved February 6, 1961.