

CHAPTER 11 – LICENSES, TAXATION AND MISCELLANEOUS
BUSINESS REGULATIONS

Sec. 11-179. Off Track Betting; license revocation.

(a) Any racetrack or wagering establishment issued under the provisions of this code may be revoked as provided in this section.

(b) Any of the following shall constitute grounds for revocation of a race track or wagering establishment license:

(1) Revocation of any state racing, wagering or gaming license which is required for the race track or wagering establishment.

(2) Conviction by a court of competent jurisdiction of the licensee or any of its owners, managers or employees and in the case of a corporation, any of its principal officers, directors and principal shareholders, of any felony or any violation of law or regulation related to racing, wagering or gaming, in any jurisdiction.

(3) Adjudication in any civil action or administrative proceeding in any jurisdiction, that the licensee or any of its owners, managers or employees, and in the case of a corporation, its principal officers, directors and principal shareholders, are responsible for any violation of any law or regulation related to racing, wagering or gaming.

(4) The licensee is delinquent in payment of any privilege license taxes or use taxes owed to the city and has not, upon reasonable notice, made such payment together with any applicable interest and penalties.

(5) The city manager or his designee finds upon reasonable information and belief that unlawful gambling by a minor or minors has occurred at the race track or wagering establishment and that the licensee has failed to undertake adequate measures to prevent gambling by minors.

(6) The city manager or his designee finds that alcoholic beverages have been purchased or consumed by a person or person under the lawful drinking age on the premises of the race track, or in the wagering establishment and that the licensee has failed to undertake adequate measures to prevent consumption of alcoholic beverages by persons under the lawful drinking age.

(7) The city manager or his designee finds that the licensee has made a false statement on or in connection with its license application.

(c) The city manager or his designee shall notify the applicant of the city's revocation of the license and the reasons therefor. The applicant may request a hearing in accordance with

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the provisions of this Chapter on the revocation of the license.

(Ord. 92-34, 8/31/92)

(Ord. No. 99-111, 12/14/99, Amended)