ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) <u>Heading of the Part</u>: Concessionaire Rules
- 2) <u>Code Citation</u>: 11 Ill. Adm. Code 402

3)	Section Number:	Adopted Action:
	402.10	Amend
	402.20	Amend
	402.30	Amend
	402.40	Amend
	402.50	Amend
	402.60	Amend
	402.80	Repeal
	402.90	Amend
	402.130	Repeal
	402.150	Amend

- 4) Statutory Authority: 230 ILCS 5/9(b)
- 5) <u>Effective Date of Rulemaking</u>: January 7, 2013
- 6) <u>Does this rulemaking contain an automatic repeal date?</u> No
- 7) Does this amendment contain incorporation by reference? No
- 8) A copy of the adopted amendment, including any material incorporated by reference, is on file in the agency's central office and is available for public inspection.
- 9) Notice of Proposal Published in Illinois Register: 36 Ill. Reg. 13812 September 7, 2012.
- 10) Has JCAR issued a Statement of Objections to this rule? No
- 11) <u>Differences between proposal and final version</u>: The following changes were made as suggested by JCAR: None
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the letter issued by JCAR? Yes
- 13) Will these amendments replace any emergency amendments currently in effect? No
- 14) Are there any other proposed amendments pending in this Part? No

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- Summary and purpose of rulemaking: The proposed rulemaking updates Sections 10, 20, 40, 50 and 60 to include intertrack wagering locations, also known as off-track betting parlors. Section 80 is being repealed because the Board no longer approves concession prices. Section 130 is being repealed because the financial statements are included as an exhibit in the license application.
- 16) Information and questions regarding this adopted amendment shall be directed to:

Mickey Ezzo Illinois Racing Board 100 West Randolph, Suite 7-701 Chicago, Illinois 60601

(312) 814-5017

The full text of the Adopted Amendment begins on the next page:

ILLINOIS RACING BOARD

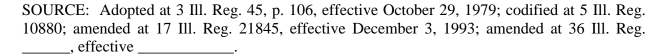
NOTICE OF ADOPTED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
SUBTITLE B: HORSE RACING
CHAPTER I: ILLINOIS RACING BOARD
SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 402 CONCESSIONAIRE RULES

Section	
402.10	Definitions
402.20	Occupation License
402.30	License Application
402.40	Time of Filing
402.50	Necessity of License
402.60	Application Contents, Substantial Owners
402.70	Grounds for Denial
402.80	Concession Prices (Repealed)
402.90	Disclosure Statements, of Whom Required
402.100	Disclosure by Corporations
402.110	Change of Owners, Directors, etc.
402.120	Observe Rules
402.130	Financial Statements (Repealed)
402.140	License Deemed Personal
402.150	Penalties
402.160	Political Contributions Prohibited
402.170	Remedies

AUTHORITY: Authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 [230 ILCS 5/9(b)].



Section 402.10 Definitions

The term "concessionaire" shall include an individual, firm, partnership, corporation, trustee or legal representative licensed to operate as a concessionaire to sell or provide food, beverages, programs, tip sheets or parking to the public at any race track in Illinois or intertrack wagering facility as defined in 11 Ill. Adm. Code 210.10.

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(Source: Amended at 36 Il	1. Reg, effective)
Section 402.20 Occupation Licer	nse
No concessionaire shall operate without an occupation license duly	at any race track or intertrack wagering facility in Illinois issued by the Board.
(Source: Amended at 36 II	l. Reg)
Section 402.30 License Applicati	ion
	a license to operate as a concessionaire shall be made on forms and and shall be verified.
b) One original and <u>on</u> the Board.	neten executed copycopies of the application shall be filed with
but not limited to associations, and in	submit with the application all relevant contracts, including contracts with suppliers, contracts with any and all racing astruments evidencing any indebtedness between the applicant by beneficial interest in the applicant and any and all racing
application no long	nange or events occur after the application is filed so that the ger presents the <u>actual</u> facts, the applicant shall submit an n correcting any incorrect statements.
(Source: Amended at 36 II	1. Reg)
Section 402.40 Time of Filing	
before 60 days price	occupation license as a concessionaire shall be filed on or or to the opening of the racing meet at the race track or the facility at which the concession is to be operated, however.
for an occupatione	scretion, upon good cause shown, may act upon applications becupational license to operate as a concessionaire received ates specified in this rule subsection (a).
(Source: Amended at 36 II	l. Reg)

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Section 402.50 Necessity of License

No person shall conduct or operate a concession upon any race track grounds <u>or intertrack</u> <u>wagering facility</u> within the State of Illinois during any racing meet without first obtaining an occupation license from the Board.

(Sour	ce: Amend	ed at 36 Ill.	Reg.	, effective)
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Section 402.60 Application Contents, Substantial Owners

- a) Each application for an occupation license as a concessionaire shall be on forms prescribed by the Board. If the applicant is a corporation, the application shall disclose, among other things, the names and addresses of its directors, officers, and owners of substantial beneficial interest and shall state whether or not any such of these individuals:
 - 1) have has been convicted of a crime,
 - 2) have has been found guilty of a violation of the Illinois Horse Racing Act of 1975 or the rules and regulations of the Board, and; or
 - 3) or have been suspended from operating as a concessionaire or denied a permit has had a permit or license to operate as a concessionaire at any race track or intertrack wagering facility in any other state suspended, revoked or denied.
- b) A person owning 5% or more of the equity of an applicant shall be considered a substantial owner for the purposes of these rules this Section.

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Ource	Amended at 36 III Rec	. effective	
would.	Amended at 30 m. Reg.	. CHCCHVC	

Section 402.80 Concession Prices (Repealed)

Pursuant to Section 25(d) of the Illinois Horse Racing Act of 1975, prices to be charged by a "concessionaire" shall not exceed prices set forth in the application for an organization license by the organization at which the concession is to be operated without first obtaining prior approval of the Board. In considering requests for price increases, the Board shall consider all relevant factors, including, but not limited to, the following: the cost of goods or services provided, the margin of profit, and the effect of the requested price increases on the racing public.

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(Source:	Repealed at 36 Ill. Reg	, effective)
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Section 402.90 Disclosure Statements, of Whom Required

On or before the date an application for an <u>occupationoecupational</u> license is required to be filed, all officers, directors, creditors and substantial owners of any beneficial interest in any concessionaire desiring to operate at any race track within the State of Illinois shall make written disclosure on forms prescribed by the Board for approval of their participation in racing in the State of Illinois. Said These forms shall be submitted under oath as prescribed in the form and shall be considered as part of the application for <u>occupationoecupational</u> license to operate as a concessionaire. A person owning 5% or more of the equity of an applicant to operate as a concessionaire shall be considered a substantial owner for the purpose of this <u>ruleSection</u>. A person extending credit for more than one year or extending credit in excess of \$10,000 for less than one year, but more than 30 days, shall be considered a creditor for the purposes of this <u>Sectionrule</u>.

(Source:	Amended	l at 36	Ill. Reg.	, effective)
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Section 402.130 Financial Statements (Repealed)

- a) At the end of each meet, each concessionaire shall prepare and submit to the Board a record of its operations at the track. The report shall include verified financial statements including:
 - 1) Balance sheet; and
 - a statement of profit and loss showing the concessionaire's combined operations for that year; and the results of such operations for each specified racing meet at which the concessionaire conducted business during the year.
- b) Income and expense items shall be shown in such detail as required in accordance with generally accepted accounting principles. Such report shall be filed with the Board within 75 days after the end of each individual meet.

(Source:	Repealed	d at 36 Il	ll. Reg.	. effective	

Section 402.150 Penalties

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- a) The Board may suspend or revoke any <u>occupationoccupational</u> license of any concessionaire:
 - 1) for violation of any of the provisions of the Illinois Horse Racing Act of 1975; or
 - 2) for violation of any of the rules or regulations of the Board; or
 - for any cause which, if known to the Board, would have justified the Board in refusing to issue such <u>occupation license</u>; <u>or occupational licenses</u>; or (d) for any other just cause. (Ill. Rev. Stat., Ch. 8, par. 37-15(d)).
 - 4) for any other just cause. (230 ILCS 5/15(d)).
- b) The Board is vested with the power to impose civil penalties of up to \$5,000 against an individual and up to \$10,000 against a individuals licensee for each violation of any provision of the Act, any rules adopted by the Board, any order of the Board or any other action which, in the Board's discretion, is a detriment or impediment to horse racing. (230 ILCS 5/9(1))(III. Rev. Stat., Ch. 8, par. 37-9(1)).

(Source:	Amended at 36 Ill. Reg.	, effective	`
(Dource.	Amenaca at 30 m. Reg.	, Cliccuvc	