CITY COUNCIL REPORT



ltem 8

Meeting Date: General Plan Element: General Plan Goal: February 4, 2014 Economic Vitality Support a diversity of businesses

ACTION

Teletrack Wagering Establishment License Application for The Derby. Consider approval of an application for a new teletracking license for The Derby located at 4420 N. Saddleback Trail #100.

BACKGROUND

The Derby, located at 4420 N. Saddlebag Trail #100, has requested approval of a teletrack wagering license. The proposed use requires a license from the City pursuant to Scottsdale Revised Code, Chapter 16, Article XVI, Pari-Mutuel Wagering on Telecast Racing Events (Teletracking), and would be renewable every three years.

The ordinance regulating pari-mutuel wagering was established in the City Code in 1993 and revised in 2009. The application must include full disclosure of the applicant's background as to felony convictions or any judicial findings relating to gaming. The application for The Derby is attached (Attachment 1). The Derby opened for business in October of 2013 and has a valid Liquor and Transaction Privilege Sales Tax License with the City.

The applicant has entered into a Teletrack Wagering Facility Agreement with TP Racing LLLP, usually referred to as Turf Paradise, a horse racing track. A copy of TP Racing LLLP's application for The Derby location is attached (Attachment 2). This agreement outlines the responsibility of all parties. TP Racing LLLP has a valid license to operate an off track betting operation that expires on May 31, 2015. Contingent on Scottsdale City Council approval, a Teletrack Operator License will also be issued to TP Racing LLLP.

ANALYSIS & ASSESSMENT

action Taken

Scottsdale City Code requires that this license type be approved or denied by City Council during a public hearing. Staff review of this application included the following:

• Obtaining a criminal history report of the applicants from the Department of Public Safety (DPS).

City Council Report | Teletrack Application for The Derby

- Verification of valid State of Arizona permits and licenses and all other license application requirement documents (plan of operation, maps, drawings, parking and security plan, etc.).
- Verification of vicinity ownership and proximity to other Teletrack establishments, schools, parks, day nursery or preschool, and specified zoning boundaries.
- Scheduling a public hearing and issuing notice of that hearing thirty (30) days prior to all owners and tenants listed on the vicinity ownership list.
- Publishing the notice of public hearing in a newspaper and posting the information on the subject property at least thirty (30) days prior to the public hearing.

Operations – The applicant is proposing to install four off track betting windows that will be operated by licensed off track betting operators from Turf Paradise. This area is marked on the attached floor plan as "Proposed Off Track Betting Area" (Attachment 3) Turf Paradise is responsible for the operations of the wagering windows; the applicant is responsible for providing all necessary security.

Security - The applicant is subject to the requirements of the Arizona Department of Racing and the Arizona Racing Commission to protect the public and the facility from unlawful and improper conduct. The teletrack wagering facility agreement with Turf Paradise includes provisions for security, including the use of uniformed or plain clothed security personnel as necessary. The cost of the security is the responsibility of the teletrack establishment.

The City Code requires that teletrack wagering establishments be 1000 feet apart. The closest teletrack establishment is in the City of Scottsdale at Prankster's Too, located at 7919 E. Thomas Rd. #101. The Prankster's Too location is 2.26 miles to the south and east of The Derby. The Code also prohibits a teletrack wagering establishment within 500 feet of any public/private school, park or day nursery/preschool. The closest facility of these categories is the Scottsdale Methodist Church Preschool which is .81 miles to the south and east. A map of the proposed site is included in the attachments (Attachment 4).

This property is zoned Central Business C-2/P3 DO and C-2 DO. The C-2 district is intended to permit uses for recurring shopping and service needs for multiple neighborhoods. This district includes uses usually associated with office and retail shopping developments.

Recent Staff Action

The Police Department reviewed the criminal history reports on the applicants for the Teletrack Wagering Establishment at The Derby and reported that there was not concern for public health, safety and welfare. The Derby has filed their Security, Maintenance and Operations Plan. Based on their findings the Police Department has no opposition to the application.

The Business Services department completed their review of the application documents and verified that Code requirements have been met.

Policy Implications

The policy for this process is already in place by ordinance. No further policy impacts are expected.

Community Involvement

A public notice was published in a newspaper of general circulation in the city and a public notice was posted on the subject property in such a manner as to be legible from the public right-of-way and to each owner and tenant within 500 feet (Attachment 5 and 6). In addition, information about the public hearing was provided in a letter sent to all property owners, businesses and residents within 500 feet of this property. As of January 21, 2014 no public comments were received.

RESOURCE IMPACTS

Available funding

Establishing this license and maintaining the records for this license is within the usual scope of the Tax and License program. No additional resources are needed in order to process this application and license.

Staffing, Workload Impact No significant impacts.

Maintenance Requirements No significant impacts.

Future Budget Implications

No significant impacts.

OPTIONS & STAFF RECOMMENDATION

Recommended Approach

Approve Teletracking license for The Derby

Description of Option B

Not Approve Teletracking license for The Derby

RESPONSIBLE DEPARTMENT(S)

Business Services City Manager

STAFF CONTACTS (S)

Dennis Enriquez, Business Services Director, <u>denriquez@scottsdaleaz.gov</u>

Terry Hoglund, Business Services Manager, thoglund@scottsdaleaz.gov

APPROVED BY

Nichols, City Treasurer

Jeffer

480-312-2364, jenichols@scottsdaleaz.gov

Fritz Behring, Cit Manag

480-312-2811, fbehring@scottsdaleaz.gov

ATTACHMENTS

- 1. The Derby Teletrack Establishment Application
- 2. TP Racing, LLLP's Teletrack Operator Application
- 3. Floor Plan
- 4. Map of Site
- 5. Public Notice in Newspaper
- 6. Public Notice Posted at Location

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Office location - 7447 E. Indian School Roa Scottsdale, AZ 85251	a, #110			
Mailing Address - 3939 N. Drinkwater Blvd. Scottsdale, AZ 85251	1			
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g) Proof of a c	urrent bar (Series 6) or	restaurant	(Series 12) lique	or license.		
3) • Accurate dr	awings to scale indicat cking facilities and acti		r plan of all build	lings on the premi	ses and the p	recise location
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- (4) Site plan for all buildings and associated parcel lines, including evidence of compliance with Scottsdale Revised Code, Chapter 16, Article XVI, Section 16-500.
- (%). Proof of an agreement between the applicant and each operator for use of the establishment by the operator for teletrack wagering purposes.

ADDITIONAL INFORMATION REQUIRED

- (6) A vicinity ownership map showing and labeling all lots within five hundred (500) feet of the exterior boundaries of the parcel, not including public property or right of way.
- (7) A vicinity ownership list and mailing labels property addressed, containing names and mailing addresses, with correct zip codes, of owners of all parcels shown on the vicinity ownership map..
- (8) A parking plan showing all parking spaces available for the site, and traffic flow patterns.
- (9) A security plan which may include security guards and other appropriate measures for the protection of patrons, employees and the public. See Haw of Operation With TTO Hpp SC
- (10) Proof that a teletrack operator license has been issued or applied for with respect to each operator who will conduct teletrack wagering activities at the establishment.

FOR OFFICE USE ONLY Recommendation: Approval/Denial Date Police Department	PART OF ALL RIGHTS TO, AND CONSIDERATION TO BE LICENSED IN TO Date: 57/18/13		4)
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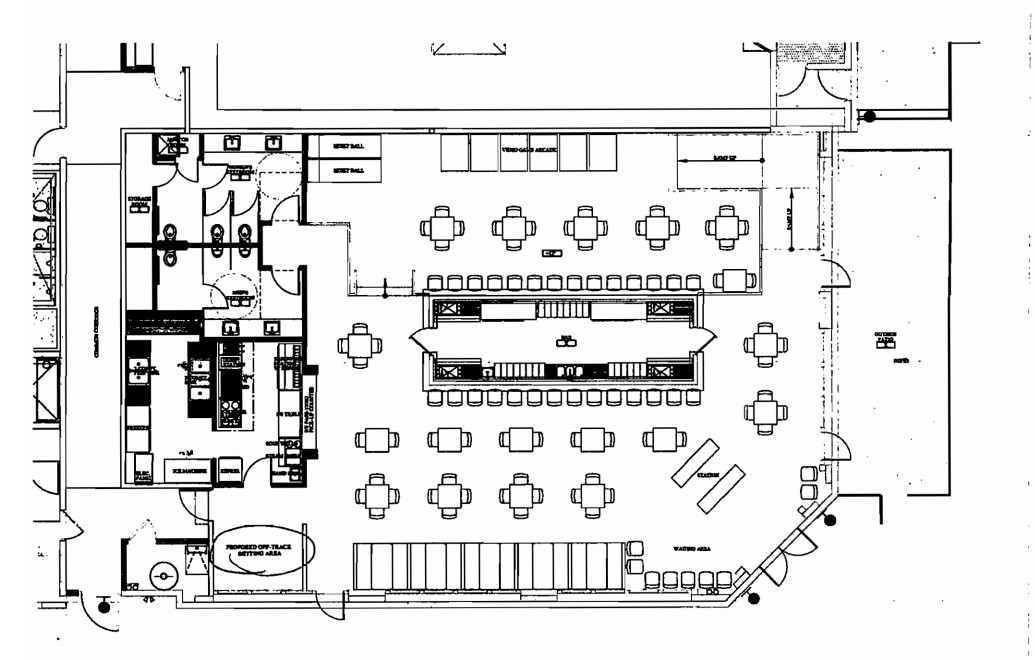
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ssued To: DANIEL JOSEPH WIERCK, Agent INTREPID INVESTMENTS LLC, Owner

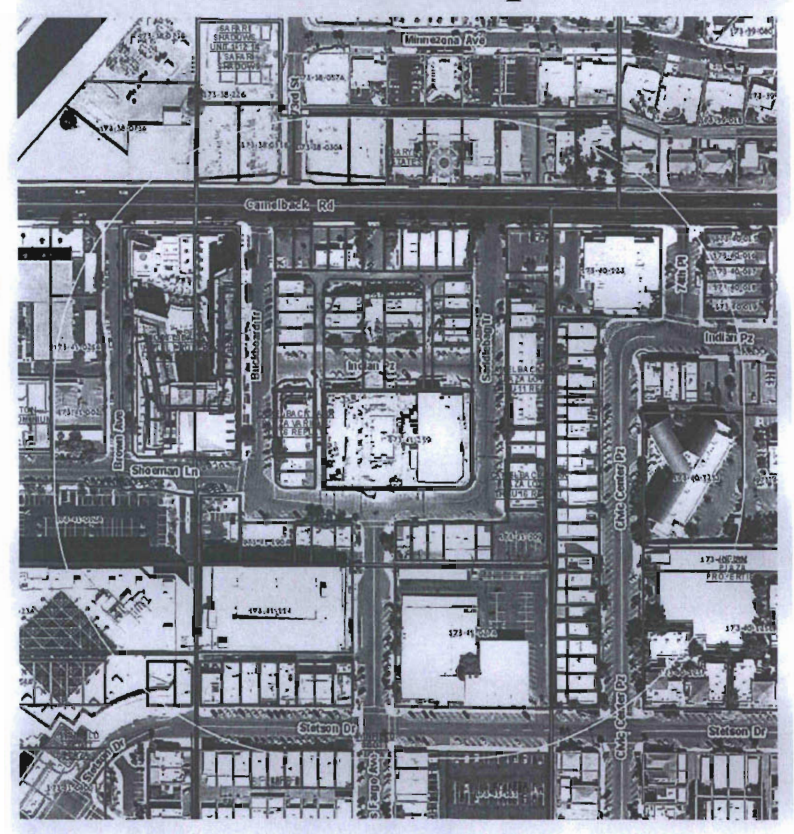
Location: DERBY 4420 N SADDLEBAG TRAIL #100 SCOTTSDALE, AZ 85251 Expiration Date: 1/31/2014

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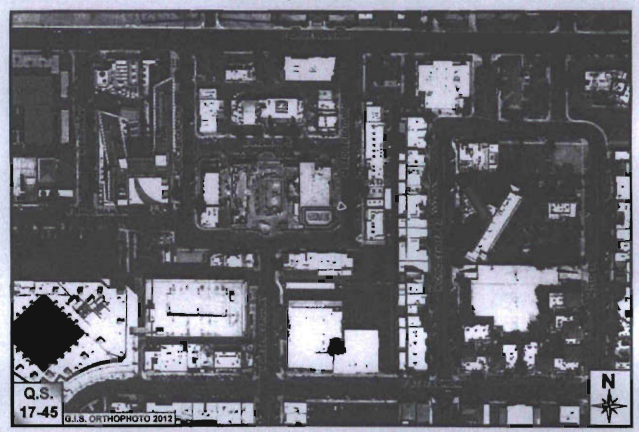
DANIEL JOSEPH WIERCK INTREPID INVESTMENTS LLC DERBY P O BOX 190328 DALLAS, TX 75219



Parcel Map



PARKING PLAN



PARKING: A total of 393 parking spaces are provided for the entire building.

TURF PARADISE

TELETRACK

WAGERING FACILITY

AGREEMENT

Date:

November 4, 2013

1.

Parties:

TP Racing, L.L.L.P. dba Turf Paradise, an Arizona Limited Liability Limited Partnership, hereinafter referred to as "Track".

2. Intrepid Investments dba The Derby hereinafter referred to as "Lessor".

Terms: A. Date of Commencement, November 29, 2013

B. Date of Termination, May 31, 2015

<u>Premises:</u> A portion of the facility known as The Derby, located at 4420 North Saddlebag Trail, Scottsdale, AZ. 85251 as more fully described in Exhibit A attached hereto.

TURFFORM

Rev. 92.4.1AWF

This Agreement is made by and between TP Racing, L.L.L.P. dba Turf Paradise, an Arizona Limited Liability Limited Partnership (hereinafter sometimes referred to as "Track") and Lessor, as more fully described on the first page of this Agreement.

WHEREAS, Arizona Revised Statutes 5-111 (A) permit the operation of additional wagering facilities (hereinafter sometimes referred as "Teletrack Wagering Facilities") for wagering on the races composing the racing program of Track; and Track and Lessor desire to establish an additional wagering facility pursuant to the provisions of A.R.S. 5-111 (A) and to memorialize their various rights, duties and obligations by this Agreement; and

WHEREAS, Lessor is the owner of or leases from the owner that certain premises described on the first page of this Agreement (hereinafter sometimes referred to as "the Premises" of which the additional wagening facility is a part; and

WHEREAS, Track is the holder of a permit to conduct a horse racing meeting at Turf Paradise Race Track in the State of Arizona and desires its program to be transmitted to the additional wagering facility for teletrack wagering pursuant to the provisions of A.R.S. 5-111 (A) as more fully set forth in Exhibit A attached hereto; and

WHEREAS, Track desires to lease that certain portion of the premises as more fully described in Exhibit "A" attached hereto and hereinafter referred to as the "Facility" on a non-exclusive basis for the purpose of conducting teletrack wagening.

NOW THEREFORE, it is agreed as follows:

1. <u>Term and Premises</u>

(a) <u>Term</u>. The term of this Agreement shall be for the period commencing as set forth on the first page of this Agreement or as soon thereafter as is practicable after receiving necessary approvals, permits and licenses pursuant to Section 3(a) and 11(d) of this Agreement, through the termination date and for such additional periods as the parties may from time to time agree in writing.

(b) **Premises**. Lessor, for and in consideration of the mutual covenants and agreements of the parties, hereby leases, on a non-exclusive basis, to Track and Track hereby leases from Lessor those portions of the facility referred to herein as the Additional Wagering Facility more fully described in Exhibit "A" attached hereto. The leased portion of the Premises is limited to the areas specifically designated and described as the leased area, which area shall also be known as the "Facility." The parties acknowledge that the Facility is occupied by Track on a non-exclusive basis and Lessor reserves to itself all other rights of use, occupation and entry of the Facility and the parties agree that all other rights except the right of non-exclusive occupancy and use as provided herein are reserved to Lessor.

2. Duties and Responsibilities of Lessor.

(a) <u>Additional Wagering Facility</u>. Lessor shall maintain the Premises of which the leased facility is a part, in a manner suitable for the operation of an additional wagering facility and shall open the facility to the public for purposes of teletrack wagering each day that a racing program conducted by Track is transmitted to the facility unless otherwise agreed to by Track and Lessor.

(b) <u>General Obligations of Lessor</u>. Lessor shall furnish or maintain or cause to be furnished or maintained, at the teletrack wagering facility, at no expense to Track:

(1) Reasonable physical protection at all times of the teletrack wagering system components installed or present on the Premises of Lessor which are owned by Track or leased by Track from third parties from loss, harm, damage or destruction by any cause whatsoever including, but not limited to, theft, removal, trespass, damage, interference by other person, vandalism or water damage. Such protection shall be afforded on a reasonable best efforts basis and shall, among other things, provide such protection from elements and fire extinguishing methods as are reasonably required to protect the same. Lessor further waives any claim or right of ownership, possession or lien against all components, equipment, trade fixtures, materials or supplies owned by Track or placed or installed by Track in or upon the premises or facility. Lessor further agrees that all such components, equipment, trade fixtures, materials and supplies shall remain the property of Track, free of any claim of any kind whatsoever, regardless whether the same are fixed or attached thereto.

(2) Necessary electrical power, telephone cabling, outlets and voltage regulation for the proper, normal and emergency operation of the teletrack wagening system equipment, including without limitation a dedicated circuit to the pan-mutuel wagening terminals for teletrack operations.

(3) Secure space for the storage and care of printer ribbons, ticket materials and other supplies of Track reasonably necessary for the conduct of teletrack wagering operations as well as secure areas for the storage of spare or additional pan-mutuel wagering machines.

(4) Lessor shall permit the officers, directors, employees, agents and authorized representatives of Track access to the teletrack wagering system located at the Premises at all reasonable times for the proper supervision, maintenance, repair or operation of the system and to permit removal by Track or its designated agents or contractor's of the removable parts of the system when not required or necessary for teletrack wagering.

(5) Pay all taxes, fees, impositions or assessments levied or imposed by any governmental agency whether state or local by reason of the Lease, occupation, use or operation of the teletrack wagering facility and the conduct of business therein including without limitation all ad valorem real or personal property taxes, special taxes, sales, gross receipts, use or transaction privilege taxes, city, county and state permit or license fees or other excise taxes or fees.

(c) <u>Gates and Admissions</u>. Lessor shall be responsible for and shall control the admission of the public to the teletrack wagening facility. The cost of labor, materials and supplies associated with maintaining the facility in a clean and orderly manner shall be the sole responsibility of Lessor. Lessor further agrees not to charge admission to the Teletrack Wagening Facility. Lessor shall be responsible for compliance with and enforcement of laws and regulations of the State of Arizona or any local governmental entity and shall, at all time, maintain safe, orderly Premises and shall be responsible for control of any interfering activities on or about the Premises.

(d) <u>Parking</u>. Lessor shall provide for parking space reasonably necessary to accommodate the anticipated patrons at the teletrack wagering facility. The cost of labor, materials and supplies associated with construction, maintenance and operation of parking facilities shall be the sole responsibility of Lessor. Lessor further agrees not to charge for parking at the teletrack wagering facility.

(e) <u>Food and Beverage</u>. Lessor shall maintain and establish appropriate food and beverage service at the teletrack wagering facility. The costs of labor, materials and supplies associated with construction, maintenance and operation of food and beverage service shall be the sole responsibility of Lessor. Lessor shall be solely responsible for compliance with all requirements imposed on the facility in connection with any required beverage or liquor licenses or permits.

(f) <u>Amenities and Facilities</u>. Lessor shall be responsible for providing and maintaining a first-class, clean, safe and habitable teletrack wagering facility suitable for public attendance and adequate facilities for patrons to permit handicapping and appropriate seating areas sufficient to accommodate all patrons. Appropriate facilities for handicapped patron access shall also be provided. The facility shall not be used for any other purposes during the time teletrack wagering is being conducted. Lessor shall provide suitable furnishings and fixtures approved by Track for the tellers' stations or positions located in the Premises. Lessor shall be entitled to all revenues from food and beverage services and all other commercial enterprises conducted by Lessor. The cost of labor, materials and supplies associated with construction, maintenance and operation of the facility shall be the sole responsibility of Lessor.

(g) <u>Security</u>. Lessor shall provide adequate security for the protection of the public and all employees, including such uniformed or plainclothes security personnel as shall be reasonably necessary and as required by the Anizona Department of Racing to protect the public and teletrack wagening facility from unlawful and improper acts or conduct. The cost of labor, materials and supplies associated with security of the teletrack wagening facility shall be the sole responsibility of Lessor.

(h) <u>Utilities</u>. Lessor shall provide such air conditioning, electrical service, water, heat, telephone service and light as are reasonably necessary to maintain a proper first-class teletrack wagering facility for the comfort of the patrons and for the operation of the facility. The cost of such utility services shall be the sole responsibility of Lessor.

(i) <u>Maintenance</u>. Lessor shall be responsible for all repairs, maintenance and janitorial services necessary for the facility and all equipment therein, except the pari-mutuel and other equipment installed by Track. In the event Lessor shall fail or refuse to provide such repairs, maintenance and janitorial services in a first-class manner, Track shall be permitted to perform such repairs, maintenance and janitorial services at the expense of Lessor.

(j) <u>Price Lists</u>. Lessor shall furnish Track prior to the commencement of the Racing meeting, a price list setting forth the amounts to be charged to the public for food and beverage services and all other vended items.

3. Duties and Responsibilities of Track.

(a) <u>Permits and Licenses</u>. Track shall apply for and secure at its sole cost and expense all necessary approvals, licenses or permits required by the State of Arizona or any other governmental entity to conduct and operate a teletrack wagering operation under Arizona law and shall maintain such approvals, licenses or permits in good standing at all times during the term of this Agreement, provided however, that Lessor shall be responsible and shall pay for all taxes, fees, impositions or assessments by all such governmental entities as provided in Paragraph 2(b)(5) of this Agreement.

(b) <u>Receiving and Display Equipment</u>. The cost of all labor, materials, supplies and services associated with the transmission reception or display of the audio-video signal to Lessor shall be the sole responsibility of Track. Track shall have the absolute right to remove any or all

equipment, materials, supplies, fixtures owned by or installed in the teletrack wagering facility by Track during the term of this Agreement and/or for a reasonable period of time after the termination of this Agreement for any reason.

(c) <u>Pari-mutuel Operations</u>. Track shall employ and supervise such qualified parimutuel operations management and personnel together with such equipment as is reasonably necessary for the proper operation and management of the Teletrack wagering system given the reasonably anticipated attendance and pari-mutuel wagering handle at the Premises. The cost of all materials and supplies associated with the maintenance and operation of the pari-mutuel wagering equipment at the Premises shall be the sole responsibility of Track. The cost of labor to operate pari-mutuel equipment (mutuel clerks) at the Premises shall be the sole responsibility of the Track. Track reserves the right to designate a managing agent, to supervise, operate and manage the pari-mutuel operations at the Teletrack wagering facility on behalf of track. Track shall notify lessor, in writing, of the designation of such managing agent. Track shall be responsible and pay for all pari-mutuel taxes levied or assessed by the state of Arizona on parimutuel wagering conducted at the facility.

4. <u>**Programs.**</u> For the purposes of this Agreement, Track shall have the exclusive right to distribute and sell all forms, tip sheets or other written materials for handicapping and the racing programs relating in any way to the teletrack wagering program.

5. <u>No Commission Fee</u>. Lessor shall not be entitled to receive any commission fee or payment from Track from or related to the wagers accepted and received at Facility on races which are telecast to the Facility by Track.

6. <u>Insurance</u>.

(a) <u>Track</u>. Track shall, on request, provide certificates of insurance for, and will maintain, at its expense, insurance coverage with companies having an A.M. Best rating of A, XIII or better as follows:

(1) All risks of physical damage coverage on its operations and facilities subject to normal exclusions;

(2) Workers' Compensation on Track's employees providing statutory benefits and an employer's liability limit of \$100,000; and

(3) Comprehensive general liability coverage of not less than \$1,000,000 combined single limit, which shall include extensions of coverage for products, complete operations, personal injury and specified contract coverage.

(4) Track shall also maintain an excess line of comprehensive general liability coverage in such amounts that Track may deem appropriate.

(5) In each and all such policies, save and except the Workers' Compensation policy, Lessor shall be an additional insured.

(b) <u>Lessor</u>. Lessor shall, on request, provide certificates of insurance for, and will maintain, at their expense, insurance coverage with insurance companies having an A.M. Best rating of A, XIII or better as follows, or if governmental entities, said entities may, after giving notice to Track, self-insure some or all of the following coverage's or be covered by an insurance pool, where the risk is born by insurance companies acceptable to Track:

(1) All risks of physical damage coverage on the facility, including the leased Premises, subject to normal exclusions;

(2) Workers' Compensation on Lessor's employees providing statutory benefits and an employer's liability limit of \$100,000; and

(3) Comprehensive general liability coverage of not less than \$1,000,000 combined single limit, which shall include extensions of coverage for products, complete operations, personal injury and blanket contract covering the entire facility.

(4) Liquor liability coverage of not less than \$1 million combined single limit.

(5) Lessor shall also maintain an excess line of comprehensive general liability coverage in such amounts that Lessor and Track may deem appropriate.

(6) In each and all such policies, save and except the Workers' Compensation policy, Track shall be an additional insured.

7. <u>Interruption or Interference with Signal</u>. Track shall not be liable to Lessor, its agents or employees or third persons claiming through Lessor for any losses occasioned by interruption or loss of the audio-video or pari-mutuel signal or transmission, for whatever duration, except that Track shall save and hold Lessor harmless from and against any claims of patrons or third parties relative to wagers made or claimed to be made and accepted through the pari-mutuel system. Any recovery of commission losses from the contractor or services supplier of Track, incurred as a result of interruption or loss of the audio-video or pari-mutuel signal or transmission, shall be for the sole benefit of Track.

8. <u>No Competing Teletrack Wagering</u>. The parties agree that because of the costs incurred by Track in establishing teletrack wagering and implementing this Agreement and the various factors affecting the patrons of pari-mutuel wagering involving horse racing that it shall be a material breach of this Agreement justifying the termination of this Agreement forthwith or the suspension of the audio-video signal to Lessor by Track for all or part of the remaining term of this Agreement in the sole discretion of Track in the event Lessor accepts an audio-video signal for pari-mutuel wagering purposes of any racing program which is not transmitted to Lessor by Track during the time period that Track transmits its signal to Lessor.

9. <u>**Right to Lease.**</u> Lessor represents and warrants that Lessor has the requisite power, authority and right to lease the facility to Track as provided for in this Agreement. In the event

that Lessor is not the owner of the Premises of which the facility is a part and is the lessee under a valid lease of the premises, then Lessor shall secure and deliver to Track a consent and approval to sublease the facility as provided in this Agreement duly executed by an authorized agent or officer or the owner of the premises, as the case may be, in a manner and form acceptable to Track and Track's legal counsel, as a condition precedent to Track's obligation under this Agreement.

10. Termination. The parties agree that Track and Lessor shall at all times have the right to terminate this Agreement, upon fifteen (15) days written notice to the other party, provided that in the event of the condemnation or destruction of all or any part of the facility which renders the facility unsuitable or unusable in Track's sole opinion, or in the event Lessor shall fail to comply with any or all of the laws, rules or lawful orders of the Arizona Department of Racing and the Anzona Racing Commission or the State of Anzona or other governmental entity, then Track may, in Track's sole discretion, terminate this Agreement immediately upon written notice to Lessor and Track shall not be responsible for any costs, expenses or damages incurred by Lessor by reason of any such termination under this Paragraph. Lessor acknowledges and agrees that in the event of the sale or transfer of any interest in the business or of any license or permit required to operate the business located in the premises in which the teletrack wagening facility is located or any change in management or control are a violation of the rules of the Arizona Department of Racing and that all such transfers must be subject of a pre clearance of such transfer by the Department prior to the completion such transfer or of the completion or execution of any agreement providing for such transfer or sale.

11. Miscellaneous Provisions.

(a) <u>Prohibition of Pari-mutuel Wagering</u>. If at any time during the term of this Agreement pan-mutuel wagening on racing or teletrack wagening or the operation of the teletrack wagening facility contemplated by this Agreement is made, declared, or held to be illegal or prohibited by statute or decision of a court of last resort, which decision has become final, or by any competent public authority whose decision is final and not appealable, or in the event the teletrack race permit issued by the Arizona Department of Racing is canceled, revoked, not renewed or otherwise terminated for any reason, this Agreement shall thereupon be deemed terminated and the parties hereto shall be released from any and all further liability or obligation hereunder, provided however that such termination shall not relieve Track or Lessor from any obligation or liability that accrued under the terms of this Agreement prior to the date of such termination.

(b) <u>Third Party Liability</u>. This agreement is not intended to benefit any third party and no person or entity other than Track and Lessor shall have any right of action arising under any of the terms and provisions of this agreement.

(1) <u>Track Liability</u>. Track shall assume responsibility for the defense of, and will indemnify and hold harmless Lessor, its directors, officers, shareholders, employees, representatives and agents from and against any losses, claims, damages, costs, suits, penalties, demands or liabilities, except claims of Lessor's employees for personal injuries arising in the scope of their employment, including reasonable legal counsel fees, occasioned by

or arising out of, in whole or in part, any willful or negligent act or omission of Track or any of its officers, directors, contractors, subcontractors, agents, servants or employees, provided that prompt written notice of such claim or suit is given to Track by Lessor, and provided Track is given full control over all negotiations and litigation in connection therewith, including selection of counsel. Track shall not be responsible for settlements made or costs or expenses incurred without its prior written consent.

(2) Lessor Liability. Lessor will assume the responsibility for the defense of, and shall indemnify and hold harmless Track, its directors, officers, shareholders, employees, representatives and agents from and against any losses, claims, damages, costs, suits, penalties, demands or liabilities, except claims of Track's employees for personal injuries arising in the scope of their employment, including reasonable legal counsel fees, occasioned by or arising out of, in whole or in part, by any willful or negligent act or omission of Lessor or any of its officers, directors, contractors, subcontractors, agents, servants or employees, and for any and all expenses for injury to or death of any person or loss of or damage to property in or about the Premises or in or about the facility of which the premises is a part that arises out of or in connection with the use or occupancy of the facility, provided that prompt written notice of any such claim or suit shall be given to Lessor by Track and Lessor shall be given full control over all negotiations and litigation in connection therewith including selection of counsel; and Lessor further agrees to indemnify and hold Track harmless from and against all claims, liabilities, losses, damages, fines, penalties or clean-up costs incurred in connection with either the removal or containment of any hazardous or toxic substance in or about the Premises or in or about the facility of which the premises is a part that arises out of or in connection with the use

or occupancy of the facility, provided that prompt written notice of such claim or suit shall be given to Lessor by Track, and Lessor shall be given full control over all negotiations and litigation in connection therewith, including selection of counsel. Track shall not be responsible for settlements made or costs or expenses incurred without its prior written consent.

(c) <u>Independent Contractor</u>. Track and Lessor each agree that they are not joint ventures or partners and that their status as to one another is, for the purpose of this Agreement, independent contractors and that neither they nor any of their contractors, subcontractors, agents or employees shall, at any time, constitute agents or employees of the other. Neither Track nor Lessor are granted any rights or authority to assume or create any obligation or liability, express or implied, on behalf of each other or to bind each other in any manner or thing whatsoever.

(d) <u>Approval</u>. The parties agree that their obligations under this Agreement are subject to the approval of the Arizona Department of Racing and Arizona Racing Commission and that in the event the Arizona Department of Racing or the Arizona Racing Commission fails or refuses to approve this Agreement or to authorize Track to conduct teletrack wagering at the teletrack wagering facility contemplated in this Agreement, then this Agreement shall be terminated and neither party shall be entitled to compensation for losses or damages arising out of or as a result of such termination.

(e) <u>Compliance with Law</u>. The parties agree that they will comply with any and all applicable laws, rules and regulations of the United States of America, the State of Arizona, the

Rules of the Arizona Department of Racing and the Arizona Racing Commission, all agencies of the State of Arizona, including, without limitation, all applicable anti-discrimination, affirmative action, and conflict of interest provisions. During the term hereof, both Track and Lessor shall at all times be in good standing with the Arizona Department of Racing and the Arizona Racing Commission.

(f) <u>Governing Law</u>. The laws of the State of Arizona and the applicable rules promulgated thereunder by the Arizona Department of Racing and Arizona Racing Commission shall govern as to the interpretation, validity and affect of this Agreement. No principle of conflict of laws shall make the substantive law of any other state or jurisdiction applicable hereto. In the event of any further amendments to the Arizona Revised Statutes as they relate to Horse Racing or Pan-mutuel Wagening, or the Rules promulgated by the Arizona Department of Racing or the Arizona Racing Commission after the date hereof, the parties hereto agree to negotiate in good faith any necessary or advisable modifications to this Agreement.

(g) <u>Attorneys' Fees</u>. In the event suit is brought to enforce or interpret any part of this Agreement, the prevailing party shall be entitled to recover as an element of its cost of the suit and not as damages, reasonable attorneys' fees to be fixed by the Court.

(h) <u>Notices</u>. All notices required by provisions of this Agreement shall be in writing and sent, postage prepaid, by registered or certified mail, return receipt requested, personal delivery or via telefax.

TURFFORM

In the case of Track to:

Turf Paradise ATTN: Dave Johnson, Assistant General Manager 1501 W. Bell Road Phoenix, Arizona 85023

With copies to: John K. Mangum Law offices of John K. Mangum, P.C. 340 E. Palm Lane, Suite 100 Phoenix, Anzona 85004

In the case of Lessor to:

John Dolan Intrepid Investments 4420 North Saddlebag Trail Scottsdale, AZ. 85251

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With copies to:

(I) <u>Entire Agreement</u>. This Agreement shall be deemed to include and incorporate the entire Agreement between the parties and may be amended, modified or superseded only by an instrument in writing signed by duly authorized officers of both parties.

TURFFORM Rev. 92.4.1AWF (j) <u>Counterparts</u>. This Agreement may be executed by any number of counterparts, each of which may be deemed an original and all of which shall constitute a single document.

(k) <u>**Titles and Captions</u>**. Section titles, captions and numbers are provided for each section or subsection only as a matter of reference and in no way define, limit, extend or describe the scope of this Agreement or the intent of any provision herein.</u>

12. Authority. The persons executing this Agreement on behalf of Track, by their respective signatures hereon, certify and represent that they are the duly authorized and acting corporate officers of Track and that they are authorized and empowered by the Board of Directors of Track to execute this Agreement on behalf of said corporation, and that this Agreement has been duly approved and they are authorized to obligate and to take such other and further action as may be necessary or appropriate to effectuate and carry out this Agreement. The persons executing this Agreement on behalf of Lessor, in the event that Lessor is a sole proprietorship or is a partnership, by their respective signatures certify and represent that they are duly authorized to execute this Agreement on behalf of Lessor and, in the event that Lessor is a corporation, that they are the duly authorized and acting corporate officers of Lessor and that they are authorized and empowered by the Board of Directors, or Managing or General Partner, if a partnership or Limited Liability Company, of Lessor to execute this Agreement on behalf of said corporation, and that this Agreement has been duly approved and they are authorized to obligate the corporation and to take such other and further action as may be necessary or appropriate to effectuate and carry out this Agreement.

WHEREFORE, the parties hereto have set their hand the date first above written.

W:erck Name

PARTMER

Title

TP RACING LLLP dba TURF PARADISE

David W. Johnson Vice President/Assistant General Manager

November 4, 2013

PLAN OF OPERATION

TP Racing, L.L.L.P. hereinafter referred to as Turf Paradise

Teletrack Wagering Facility Site:

Intrepid Investments dba The Derby, located at 4420N. Saddlebag Trail, Scottsdale AZ 85251. This site is to be operated on Turf Paradise dates now or hereafter approved by the Arizona Racing Commission.

<u>Types of Wagering:</u>

Any or all types of wagering offered at Turf Paradise will be offered at all teletrack-wagering facilities to which the teletrack signal is transmitted.

Number of Races:

Turf Paradise will conduct not less than nine (9) live races per day, with the exception of Breeders' Cup Day, on an average of five (5) days per week during the period beginning October 1 and ending on the first full week in May as required by ARS 5-112. In addition, is authorized to conduct wagering on all simulcast races received at the Turf Paradise facility. Racing dates, which are identified as part of the Application for Commercial Racing Permit, are attached as Exhibit 2. Teletrack wagering will be conducted on any or all days that Turf Paradise operates racing programs at Turf Paradise as approved by the Commission. In addition, "Dark Day" simulcasting will be conducted on each day that there is no live racing arid on which the teletracking of dark day simulcasting is approved by the Commission, subject to the limitation on the number of dark day simulcast programs permitted by law.

Hours Pari-mutuel Windows Open:

The teletrack facilities will operate within the same hours that the pari-mutuel wagering is conducted at Turf Paradise on any or all days that Turf Paradise operates racing programs at Turf Paradise. Teletrack wagering transmissions to the Teletrack facilities will provide for operation from at least thirty (30) minutes prior to post time at Turf Paradise until approximately thirty (30) minutes after the last race on the program is made official at Turf Paradise for racing programs offered at the teletrack facility.

Anticipated Level of Attendance

Attendance is estimated at 23 persons average per day.

Anticipated Level of Wagering:

The handle is estimated at \$5,000.00 average per day.

Sources of Additional Revenue, Anticipated Revenue Other Than Wagering:

All income from food and beverages is to be retained by **The Derby**. Sales of tip sheets, programs, and the *Daily Racing Forms* are the sole responsibility of Track and revenue from programs, tip sheets, *Daily Racing Forms*, and other racing-related materials will be retained by Track.

Cost to Operate Facility:

The site will require a Site Supervisor as provided by Turf Paradise (\$11.25 per hour) clerks (\$9.00. per hour) Downlink equipment daily fees are estimated to be thirty dollars (\$30.00) per day.

Site Financing, Repayment Plan:

No financing for the costs of operating the teletrack sites is anticipated.

Proof of Financial Stability and Assets to Cover Costs:

See Financial Statements of Turf Paradise on file with the Racing Commission.

Anticipated Revenue to the State of Arizona:

The State's total share of the pari-mutuel revenues is estimated to be \$13,612.00 based on .75% of the total handle.

Names and Background of Management Groups for Operating the Site:

Operation of the teletrack wagering facility will be conducted by Turf Paradise; (see records on file with the Arizona Racing Commission). The additional wagering facility is located in a restaurant/lounge operated **John Dolan**. The pari-mutuel wagering facility portion of the facility is leased by Turf Paradise; a copy of the Lease will be filed with the Department prior to commencement of operations.

Organization Chart:

The Derby is owned by and operated by John Dolan. He is the principal operator of the establishment.

Information Pertaining to Financial Background and Persons Associated with the Teletrack Facility:

See information on file with the Arizona Racing Commission for Turf Paradise and **The Derby**.

<u>Security Measures to Protect the Site, the Public from Interception of the Satellite</u> <u>Signal and Pari-mutuel Data:</u>

During the operation of teletrack wagening, Applicant will provide for adequate security at each of the Teletrack Wagering Facilities to maintain order and exclude from the facility all handbooks, touts, operators of gambling devices, or others whose conduct is objectionable to the public or contrary to the best interest of racing, including all persons ruled off by any racing authority and generally for the enforcement of all applicable rules of the Department and the Commission.

Listing of Pari-mutuel and Communication Equipment Onsite:

Totalisator equipment will be provided by Scientific Games Racing LLC.; satellite uplink, audio/video transmission equipment, satellite downlink and audio/visual receiving equipment will be supplied by Roberts Communication Network LLC. Copies of those contracts have been or will be filed with the Department of Racing.

Description of Back-Up System for Forwarding Wagers:

The system is backed up by multiple teller equipment on site and the availability of additional communication facilities.

Identification of Satellite, Coordinates:

The identification of the satellite, descriptive coordinates, and other required information will be filed with the Department of Racing prior to commencement of operations.

Building Plans and Specifications:

Facility plans are on file with the Department of Racing.

OTHER DOCUMENTS NEEDED:

The following documents are attached, are on file or will be filed with the Department:

- 1. Proof of Compliance with the FCC requirements
- 2. Copy of Concession Contract to Provide Service within Arizona
- 3. Copy of Contract with Satellite Vendor
- 4. Copy of Contract with Totalisator Vendor
- 5. Copy of approval from Governing Body of City or Town site in which the facility is located

Respectfully submitted on the date first above written.

TP Racing L.L.L.P. Bv:

David Johnson Assistant General Manager

Mailing Address - 3939 N. Drinkwater I Scottsdale, AZ 8525 Telephone - (480) 312-2400 Fax - (480) 312-4806		A A A A A A A A A A A A A A A A A A A			PC-2	
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TP Racing, LLLP Partner's Equity As of December 31, 2007

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Concerns Destances	*
General Partner	Interest.
J & R Racing, LLC.	0.90416%
1601 West Bell Road	0.000 1078
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Jerry Simms (50%)	6.4500PM
Jerry Singna (80%)	0.45208%
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RASCD, Inc. (60%)	0.45208%
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Limited Partners	
Jerry Simms	54.95984%
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Ron Simme	18.11151%
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Pian (Roth Rollover)	. 3.90760%
Ron Donn	3.51554%
Capital Partners	0.39207%
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ARIZONA DEPARTMENT OF RACING

JANICE K. BREWER GOVERNOR



WILLIAM J. WALSH DIRECTOR

March 19, 2013

To Whom It May Concern:

TP Racing, L.L.L.P., doing business as Turf Paradise Race Course, was issued a. Temporary Permit to conduct a horse racing meet for the years 2012 through 2015. Arizona Revised Statutes allow an existing permittee that applies for a renewal permit to continue operating from an existing permit under certain conditions. Please note the following:

ARS § 41-1092.11 allows an existing permit to continue during the investigation of the renewal permit application as long as the renewal applicant makes a timely and sufficient application. The existing permit does not expire until the renewal application has been finally determined by the Commission or at a later date fixed by order of the reviewing court.

On June 22, 2012, the Arizona Racing Commission approved a temporary permit for Turf Paradise. This was issued so that race dates could be approved and documented while the permit application review took place. Because TP Racing, L.L.L.P. made a timely filing of their renewal applications for both commercial racing and teletrack wagering, their prior permits are still valid. The temporary permit was issued only to document the dates. A temporary teletrack permit was not issued because the prior permit is still valid. A new teletrack permit will be issued once the permit review is complete and the Racing Commission approves the applications. Until such time, please consider the Temporary Permit to Conduct Horse Racing and the Teletrack Wagering Permit issued in concurrence with the prior permit to be valid for these purposes.

Please contact me if you have further questions regarding this process.

Sincerely. Joyce Cozt **Deputy Director**

1110 West Washington, Suite 280, Phoenix, AZ 85007 Ph (602) 384-1700 Fax (602) 384-1703 www.azracing.gov ador@azracing.gov

TELETRACK WAGERING PERMIT

STATE OF ARIZONA TO:

TP RACING, L.L.L.P. 2009-2010, 2010-2011 & 2011-2012 TURF PARADISE RACE COURSE EUGENE T. JOYCE, GENERAL MANAGER

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By virtue of the authority vested in the Arizona Racing Commission (Commission) pursuant to the provisions of Arizona Revised Statutes Title 5, Chapter 1, the Commission has considered and approved your application for a Teletrack Wagering Permit and Plan of Operation to conduct teletrack wagering concurrently with the Turf Paradise racing program. The Permittee shall conduct the teletrack wagering operation pursuant to Racing Commission Rules, Title 4, Teletracking, as they now exist or hereafter may be adopted or amended, and only according to the provisions of the Commission-approved Plan of Operation. Any change to the Plan of Operation will be allowed only when approved in writing by the Director of the Arizona Department of Racing (Department). This permit shall remain in effect for the 2009-2010, 2010-2011 & 2011-2012 racing seasons as set forth in the three-year commercial racing permit issued TP Racing, L.L.P.

Teletracking is to be conducted under the following terms and conditions:

1. In all aspects, teletracking shall be conducted in accordance with the laws of the State of Arizona and the rules of the Commission as they now exist or hereafter may be amended or adopted and any directive or policy issued by the Commission or the Director of the Department.

2. A separate application and plan of operation must be submitted for each facility in accordance with the Laws of the State of Arizona, and the Rules of the Commission.

3. Number of races to be conducted daily shall be those races on the daily program of Turf Paradise that have been approved by the Commission and those out-of-state simulcasts that have been approved by the Director of the Department.

4. The Permittee or additional facility operator shall maintain order and prevent bookmaking and other forms of illegal gambling from occurring on the premises. A Permittee shall not knowingly permit a person excluded from the track, either by the Permittee's own action or by order of the Department or Commission, to patronize the pari-mutuel system of wagering through an additional wagering facility. The Department shall give the Permittee a reasonable period of time, after direct notice, to remedy an alleged violation.

5. The mutuel department shall be under the supervision of the State Mutuel Supervisor, Auditor, Investigator, or other official designated by the Director.

6. It shall be the responsibility of the Permittee to provide the Department with copies of the insurance carried on the additional wagering facilities.

7. The insurance, deposit and performance bond under the permit issued to TP Racing, L.L.L.P. for racing at Turf Paradise are part of this permit.

8. The Permittee must provide a system capable of ensuring that money wagered on a particular race is included in the pari-mutuel pool of the racetrack conducting the race.

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9. The Permittee must provide a system capable of ensuring those pari-mutuel machines at each additional facility lock upon the ringing of the off-bell or upon the closing of wagering for any reason.

Approved: December 9, 2009

WITNESS THE ARIZONA RACING COMMISSION at Phoenix, Arizona, this <u>21</u>st day of <u>December</u>, 2009.

BY ORDER OF THE COMMISSION ARIZONA DEPARTMENT OF RACING

ACTING DIRECTOR LUIS A.

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ACCEPTANCE

The foregoing permit is accepted as written and we further agree to abide by the terms and conditions contained herein.

TP RACING, L.L.L.P.

EUGENE T. JO GENERAL MANAGER

TEMPORARY PERMIT TO CONDUCT A HORSE RACING MEET

STATE OF ARIZONA TO:

TP RACING, LLLLP. 2012-2013, 2013-2014 & 2014-2015 TURF PARADISE RACE COURSE VINCENT FRANCIA, GENERAL MANAGER

By virtue of the authority vested in the ARIZONA RACING COMMISSION pursuant to the provisions of Arizona. Revised Statutes Title 5, Chapter 1, on June 22, 2012, the Commission considered and approved a temporary permit to conduct a horse racing meeting pursuant to A.R.S. § 5-108(F). This temporary permit shall remain in effect during the permit explication background investigation and until such time as the Commission has made a final determination to approve or dany the application for a commercial racing permit. During this period, the Commission may revoke the temporary permit for any reason which would be grounds to refuse to issue, approve or renew a permit under the provisions of A.R.S. § 5-108(A).

The Permittee is authorized to conduct racing only by parl-mutuel wagering and only on those days indicated on the approved schedule of performances identified in "Schedule A." The Permittee shall obtain prior approval of the Commission to modify "Schedule A."

This temporary permit to conduct a race meet is deemed personal in nature, is noninansferable and shall terminate upon a substantial change of ownership of the Permittee, as provided in Chapter 1 of Title 5, § 5-107, Arizona Revised Statutes. In addition, pursuant to ARS § 5-108.02(B), the Commission may revoke the temporary permit to hold a racing meeting of any corporate permittee which transfers ten percent of its stock after a permit to hold a racing meeting is issued, and before the termination of the permit period, except as authorized in ARS § 5-108(A)(2)(d).

Permit Term: June 1, 2012 through May 31, 2013; June 1, 2013 through May 31, 2014; and June 1, 2014 through May 31, 2015.

Cash Bonds: Pursuant to ARS § 5-107(C), a commercial Permittee shall deposit a cash bond with the Department in an amount set by the Director to ensure the payment of fees and the amount due the State as the percentage of parl-mutual receipts payable to the State by faw.

Amount Set: Five Thousand Dollars (\$5,000). The \$5,000 cash bond previously paid by this Permittee is carried forward to this permit term.

Performance Bonds: ARS § 5-107(D) requires the Pennittee to deposit a bond in an amount determined by the Director and payable to the State for the benefit of the State and any person covered by this statute. The bond shall be effective for the period of the racing pennit granted by the Commission.

Amount Set: Three Hundred Thousand Dollars (\$300,000)

Horsemen's Bookkeeper. A horsemen's bookkeeper shall be employed by the permittee and shall be on duty during regular hours throughout the term of this permit. The horsemen's bookkeeper shall keep and preserve records which will reflect deposits, withdrawals, credits or any other charge that may be made by an owner and other such records as may be required by the Department, and shall deposit finds daily to the horsemen's account. The horsemen's bookkeeper shall furnish the Department a financial statement or permit an audit of the horsemen's account upon request. The only signature which shall be authorized on checks withdrawing funds from the horsemen's account shall be the signature of the licensed horsemen's bookkeeper, except that, in the event of the incapacity of the bookkeeper, the Arizona Department of Recing may authorize another person to sign checks. The horsemen's bookkeeper shall give bond to TP RACING, LLL.P., on behalf of the horsemen, in an amount set by the Director, guaranteeing the faithful performance of their duties.

Amount Set: Three Hundred Thousand Dollars (\$300,000) is due prior to the first day of live racing and shall be maintained during the Permittee's live racing schedule for the duration of the racing permit.

Indemnification Clause: Permittee shall indemnify, defend, save and hold harmless the State of Arizona, its departments, agencies, boards, commissions, universities and its officers, officials, agents, and employees (hereinafter referred to es "Indemnitee") from and against any and all claims, actions, liabilities, damages, losses, or expenses (including court costs, attorneys' fees, and costs of claim processing, investigation and litigation) (hereinafter referred to as "Claims") for bodily injury or personal injury (including death), or loss or damage to tangible or intangible property caused, or alleged to be caused, in whole or in part, by the negligent or willful acts or omissions of Permittee or any of its owners, officers, directors, agents, employees or subcontractors. This indemnity includes any claim or amount arising out of or recovered under the Workers' Compensation Law or arising out of the failure of such Permittee to conform to any federal, state or local law, statute, ordinance, rule, regulation or court decree. It is the specific intention of the parties that the Indomnites shall, in all instances, except for Claims arising solely from the negligent or willful acts or omissions of the Indemnitiee, be indemnified by Permittee from and against any and all claims. It is agreed that Permittee will be responsible for primary loss investigation, defense and judgment costs where this indemnification is applicable. In consideration of the award of this contract, the Permittee agrees to waive all rights of subrogation against the State of Arizons, its officers, officials, agents and employees for losses arising from the work performed by the Permittee for the State of Arizona.

This indemnity shall not apply if the Permittee or Permittee contractor(s) and subcontractor(s) is/are an agency, board, commission or university of the State of Arizona.

Insurance Requirements: Permittee and Permittee contractors and subcontractors shall procure and maintain until all of their obligations have been discharged. Insurance against claims for injury to persons or damage to property which may arise from or in connection with the performance of the work by the Permittee, his agents, representatives, employees, contractors or subcontractors.

The insurance requirements have in an infimum requirements for this Pennit and in no way limit the indemnity covenants contained in this Pennit. The State of Arizona in no way warrants that the minimum limits contained bare are sufficient to protect the Pennittee from liabilities that might arise out of the parformance of the work by the Pennittee, its agents, representatives, employees, contractors or subcontractors, and Permittee is free to purchase additional insurance.

. <u>Minimum Scope and Limits of Insurances</u>. Permittee shall provide coverage with limits of liability not less than those stated below.

a. Commercial General Liability - Occurrence Form

. Policy shall include bodily injury, property damage, personal injury and broad form contractual liability.

- General Aggregate
- Products Completed Operations Aggregate

\$2,000,000 \$1,000,000

·	 Personal and Advertising Injury 	\$1,000,000
• •	 Blanket Contractual Liability – Written and Oral 	\$1,000,000
	Each Occurrence	\$1,000,000
:	i. The policy shall be endorsed to invite the for language: "The State of Arlzona, its depart commissions, universities and its officers, officie shall be named as additional insureds with resp of the activities performed by or on behalf of the	ments, agencies, boards, als, agents, and employees nect to liability arising out
•	Policy shall contain a waiver of subrogation again departments, agencies, boards, commissions, un officials, agents, and employees for losses arising or on behalf of the Permittee.	ivensities and its officers,
	iil. For any Permittee selling alcoholic beverages on shall also cover Liquor Liability for the full limits	their premises, the policy of the policy.
þ.	Worker's Compensation and Employers' Liability Workers' Compensation Employers' Liability	Statutory
	Bach Accident	\$ 500,000
۰.	Disease – Each Employee	\$ 500,000
	Disease - Policy Limit	\$1,000,000
	 officials, agents, and employees for losses arising from behalf of the Permittee. fl. This requirement shall not apply to: Separately, RA contractor or subcontractor exempt under A.R.S. Permittee, Permittee contractor or subcontractor waiver (Sole Proprietor/Independent Contractor) for the subcontractor of the proprietor and the subcontractor of the pendent Contractor (Sole Proprietor) in the subcontractor of the pendent Contractor (Sole Proprietor) in the subcontractor of the pendent Contractor (Sole Proprietor) in the subcontractor (Sole	CH Permittee, Permittee 23-901, and when such executes the appropriate n.
o.	Property Insurance - Policy shall cover all risk of p personal property, including loss from flood and earth shall include the real and personal property owned by to to cover all non-owned personal property in the care, or Permittee, including personal property owned by the S Department of Racing on the premises of the Permittee the State of Arizona, Arizona Department of Racing interests may appear.	quake. Insured property he Permittee, and extend istody and control of the tate of Arizona, Arizona . The policy shall name
	Policy Limits shall be: i. Real Property – Replacement Cost ii. Personal Property – Actual Cash Value	·· .
<u>Add</u> follo	itional Insurance Requirements: The policies shall in swing provisions:	· · ·
a	The State of Arizona, its departments, agencies, boar officers, officials, agents, and employees wherever add	ds, commissions, universities and its itional insured status is required such

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additional insured shall be covered to the full limits of liability purchased by the Permittee, even if those limits of liability are in excess of those required by this Permit.

. The Pennittee's insurance coverage shall be primary insurance with respect to all other available sources.

c. Coverage provided by the Pennittee shall not be limited to the liability assumed under the indemnification provisions of this Pennit.

<u>Notice Of Cancellation</u>: Each insurance policy required by the insurance provisions of this Permit shall provide the required coverage and shall not be suspended, voided, canceled, or reduced in coverage or in limits except after thirty (30) days prior written notice has been given to the State of Arizona. Such notice shall be sent directly to (State of Arizona Department of Racing, Joyce Cozby, Assistant Director/Management Review, 1110 West Washington, Suits 260, Phoenix, Arizona, 85007) and shall be sent by certified mail, return receipt requested.

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7.

<u>Acceptability of Insurens</u>: Insurance is to be placed with duly licensed or approved non-admitted insurers in the State of Arizona with an "A.M. Best" rating of not less than A- VII. The State of Arizona in no way warmants that the above-required minimum insurer rating is sufficient to protect the Permittee from potential insurer insolvency.

<u>Verification of Coverage</u>: Permittee shall furnish the State of Arizona with certificates of insurance (ACORD form or equivalent approved by the State of Arizona) as required by this Permit. The certificates for each insurance policy are to be signed by a person authorized by that insurer to bind coverage on its behalf.

All certificates and endorsements are to be received and approved by the State of Arizona before 30 days. Each insurance policy required by this Permit must be in effect at or prior to commencement of work under this Permit and remain in effect for the duration of the permit. Failure to maintain the insurance policies as required by this Permit, or to provide evidence of renewal, is a material breach of Permit.

All certificates required by this Permit shall be sent directly to (State of Arizona Department of Racing, Joyce Cozby, Assistant Director/Management Review, 1110 West Washington, Snite 260, Phoenix, Arizona, 85007). The State of Arizona permit name and permit term shall be noted on the certificate of insurance. The State of Arizona reserves the right to require complete, cartified copies of all insurance policies required by this Permit at any time. DO NOT SEND CERTIFICATES OF INSURANCE TO THE STATE OF ARIZONA'S RISK MANAGEMENT SECTION.

Subcontractors: Permittee's certificate(s) shall include all Permittee contractors and subcontractors as insureds under its policies or Permittee shall furnish to the State of Arizona separate certificates and endorsements for each Permittee contractor and subcontractor. All coverages for Permittee contractors and subcontractors shall be subject to the minimum requirements identified above.

Approval: Any modification or variation from the insurance requirements in this Permit shall be made by the Dopartment of Administration, Risk Management Section, whose decision shall be final.. Such action will not require a formal Permit amendment, but may be made by administrative action.

Exceptions: In the event the Permittee or subcontractor(s) is/are a public entity, then the Insurance Requirements shall not apply. Such public entity shall provide a Certificate of Self-Insurance. If

the Permittee, Permittee contractor(s) or subcontractor(s) is/are a State of Arizona agency, board, commission, or university, none of the above shall apply.

Live Racing Restrictions: Live racing and wagering on simulcast races shall be permissible in either daytime or nighttime, but there shall be no live nighttime horse racing on the same day that there is live nighttime dog racing in Maricopa County. Live racing and wagering on simulcast races shall be conducted during times prescribed by ARS 5-110(C), except that no live race shall be run when safety must be compromised.

Live Racing Requirements: The Commission shall require the Permittee to conduct, for a period of thirty days, a number of races equal to an average of not less than two races for each day of racing exclusively for quarter horses. If, in the opinion of the Commission, the Permittee is offering acceptable quarter horse races but an honest effort is not being put forth to fill these races by the horsemen, the Commission may rescind the two race per day quarter horse requirement.

Simulcasting: The Permittee shall obtain prior approval from the Director for all simulcasts sent or received, either on live racing days or on dark days. Simulcast signals or teletracking of simulcast signals does not prohibit live racing or teletracking of that live racing in any county at any time. Simulcasting may only be authorized for the same type of racing anthorized by a permittee's live racing permit.

Simulcasts may be received at the racetrack enclosure and at any additional wagering facility whether or not posted races have been conducted on the day the simulcast is received with the following condition: Until September 30, 2013, notwithstanding ARS 5-112, the Permittee shall conduct a minimum of one hundred forty-five days of live racing from October 1 through the first full week in May, on an average of five days per week and with an average of nine posted races each day, provided that the number of live races posted shall not be less than seven or more than twelve pursuant to a written agreement between the parties. Beginning October 1, 2013, the following applies.

ARS 5-112(B) and (C) require the Permittee to conduct a minimum of nine posted races on an average of five racing days each week at the Permittee's racetrack enclosure during the period beginning October 1 and ending on the first full week in May. Otherwise, simulcasts may only be received during, immediately before, or immediately after a minimum of nine posted races for that racing day. The minimum racing day requirements shall be computed by adding all racing days, including any county fair racing days operated in accordance with ARS 5-110(F) allotted to the Permittee's racetrack enclosure. a pursuant to ARS 5-110(A).

<u>Simulcasting Restrictions on Live Racing Days</u>: There shall be no wagering on simulcast horse races after 7:30 p.m., mountain standard time, on the same day that there is live nighttime dog racing in Maricopa County.

<u>Simulcasting Restrictions on Dark Dava</u>: Until September 30, 2013, the number of days of simulcast racing without live racing shall not exceed the number of days of live racing posted by the permittee during the racing meeting plus an additional one hundred fifty one days. Beginning october 1, 2013, the following applies. Wagaring at the Permittee's additional wagaring facilities may only be conducted on dark day simulcasts for a maximum number of days equal to the number of days of live horse racing scheduled to be conducted at the Permittee's received enclosure during the permittee's race meeting.

Purse Calculation and Payment: Purses shall be calculated and paid pursuant to ARS §§ 5-111, 5-111.01, 5-112 and 5-114. Except that, until September 30, 2013, the permittee shall not deduct the

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costs of advertising from the amounts rateined by the permittee from simulcast wagering for deposit in the trust account for the payments of purses during the months of June, July and August.

Permittee Responsibilities: The racing meetings are to be conducted in accordance with the laws of the State of Arizona, the rules and regulations of the Arizona Racing Commission as they now exist or as hereafter may be amended or adopted and any directive or polloy issued by the Arizona Racing Commission or the Department of Racing. The Department will consider the Permittee General Manager as the representative of the Permittee, and as such, may be held responsible in all matters of Permittee responsibility as set forth in statute, rule, policy or directive. Permittee responsibilities include, but are not limited to: adequate scenarity, maintenance of the track and grounds, providing officials, certification of equipment, pre-employment screening, compliance with off-track betting requirements, special events compliance, and compliance with information and data submitsion filing and submittal requirements. Pursuant to AAC R19-2-104 and R19-2-304, the Permittee shall provide and maintain within its grounds; an office for the exclusive use of and to be at the disposal of Department employees and officials; and the office shall be adequately familished with desks, tables, chairs, files and other office furnishings and equipment; suitable quarters to accommodate the judges; and adequate space and facilities for testing personnel.

Notes To Permit: Upon request and pursuant to ARS 5-112(3), the Department may grant permission for the Permittee to receive simulcasts without compliance with the minimum of nine posted races requirement.

Until September 30, 2013, the permittee shall be required to surrender the permit for teletrack wagering on horse racing for the period between June 1 and Angust 30 to the Racing Commission if a permit to conduct teletrack wagering during that period is granted to the Yavapal Downs permittee by the Racing Commission. The Racing Commission shall allow TP.Racing, L.L.P. to continue operation of off-track wagering on horse racing until such a permit is granted.

Temporary Permit Approved: June 22, 2012

> BY ORDER OF THE COMMISSION ARIZONA DEPARTMENT OF RACING

WALSH DIRECTOR

ACCEPTANCE

The foregoing peanit is accepted as written and we further agree to abide by the terms and conditions contained herein.

TP RACING LLLP.

TP Racing L.L.L.P, Plan of Operation

Schedule A

RECEIVED BY

APR 25 2012

DEPARTMENT

Racing Operations Exhibit 2 Anticipated race dates are as follows:

A. 2012-2013 Beginning June 1, 2012 and extending Racingh May 31, 2013.

Live Racing

October: 5, 6, 7, 8, 9, 12, 13, 14, 15, 16, 19, 20, 21, 22, 23, 26, 27, 28, 29, 30 November: 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 16, 17, 18, 19, 20, 23, 24, 25, 26, 27, 30 December: 1, 2, 3, 4, 7, 8, 9, 10 11, 14, 15, 16, 17, 18, 19, 21, 22, 23, 26, 27, 28, 29, 30, 31 Jannary: 1, 4, 5, 7, 8, 9, 11, 12, 14, 15, 16, 18, 19, 21, 22, 23, 26, 27, 28, 29, 30, 31 February: 1, 2, 4, 5, 6, 8, 9, 10, 11, 12, 15, 16, 17, 18, 19, 22, 23, 24, 25, 26, March: 1, 2, 3, 4, 5, 8, 9, 10, 11, 12, 15, 16, 17, 18, 19, 22, 23, 24, 25, 26, March: 1, 2, 3, 4, 5, 8, 9, 10, 11, 12, 15, 16, 17, 18, 19, 22, 23, 24, 25, 26, 29, 30 April: 1, 2, 3, 5, 6, 7, 8, 9, 12, 13, 14, 15, 16, 19, 20, 21, 22, 23, 26, 27, 28, 29, 30

May: 3, 4, 5, 6, 7

Total Live Days:

156

Dark Days

June: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30

July: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31

August: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26,

27, 28, 29, 30, 31

September: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25,

26, 27, 28, 29, 30

TP Racing LaLaL.P. Pian of Operation

October: 1, 2, 3, 4, 10, 11, 17, 18, 24, 25, 31

November: 1, 7, 8, 14, 15, 21, 22, 28, 29

December: 5, 6, 12, 13, 20

January: 2, 3, 6, 10, 13, 17, 20, 24, 30, 31

February: 3, 7, 13, 14, 20, 21, 27, 28

March: 6, 7, 13, 14, 20, 21, 27, 28, 31

April: 4, 10, 11, 17, 18, 24, 25

May: 1, 2, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31

207

Exhibit

Total Dark Days:

Total Wagering Days in 2012-2013: 363

TP Racing L.L.L.P. Plan of Operation

Exhibit 2

B. 2013-2014- Beginning June 1, 2013 and extending through May 31, 2014.

Live Racing

October: 4, 5, 6, 7, 8, 11, 12, 13, 14, 15, 18, 19, 20, 21, 22, 25, 26, 27, 28, 29 November: 1, 2, 3, 4, 5, 8, 9, 10, 11, 12, 15, 16, 17, 18, 19, 22, 23, 24, 25, 26, 29, 30 December: 1, 2, 3, 6, 7, 8, 9, 10, 13, 14, 15, 16, 17, 18, 20, 21, 22, 23, 27, 28, 29, 30, 31 January: 3, 4, 6, 7, 8, 10, 11, 13, 14, 15, 17, 18, 20, 21, 22, 24, 25, 26, 27, 28, 31 February: 1, 3, 4, 5, 7, 8, 9, 10, 11, 14, 15, 16, 17, 18, 21, 22, 23, 24, 25, 28 March: 1, 2, 3, 4, 7, 8, 9, 10, 11, 14, 15, 16, 17, 18, 21, 22, 23, 24, 25, 28, 29, 30, 31 April: 1, 4, 5, 6, 7, 8, 11, 12, 13, 14, 15, 18, 19, 21, 22, 23, 24, 25, 28, 29, 30, 31

Total Live Days:

Dark Days

June: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30

156

July: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31

August: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31

September: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30

October: 1, 2, 3, 9, 10, 16, 17, 23, 24, 30, 31.

TP Racing L.L.I.P. Plan of Operation November: 6, 7, 13, 14, 20, 21, 27, 28

December: 4, 5, 11, 12, 19, 26

January: 1; 2, 5, 9, 12, 16, 19, 23, 29, 30

February: 2, 6, 12, 13, 19, 20, 26, 27

March: 5, 6, 12, 13, 19, 20, 26, 27

April; 2, 3, 9, 10, 16, 17, 20, 24, 30

May: 1, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31

Exhibit

Total Dark Days: 207

Total Wagering Days in 2013-2014: : 363

TP Racing L.L.L.P. Plan of Operation

Exhibit 2

C. 2014-2015-Beginning June 1, 2014 and extending through May 31, 2015,

Live Racing

October: 3, 4, 5, 6, 7, 10, 11, 12, 13, 14, 17, 18, 19, 20, 21, 24, 25, 26, 27, 28, 31 November: 1, 2, 3, 4, 7, 8, 9, 10, 11, 14, 15, 16, 17, 18, 21, 22, 23, 24, 25, 28, 29, 30 December: 1, 2, 5, 6, 7, 8, 9, 12, 13, 14, 15, 16, 17, 19, 20, 21, 22, 23, 26, 27, 28, 29, 30 January: 2, 3, 5, 6, 7, 9, 10, 12, 13, 14, 16, 17, 19, 20, 21, 23, 24, 25, 26, 27, 30, 31 February: 2, 3, 4, 6, 7, 8, 9, 10, 13, 14, 15, 16, 17, 20, 21, 22, 23, 24, 27, 28 March: 1, 2, 3, 6, 7, 8, 9, 10, 13, 14, 15, 16, 17, 20, 21, 22, 23, 24, 27, 28, 29, 30, 31 April: 3, 4, 6, 7, 8, 10, 11, 12, 13, 14, 17, 18, 19, 20, 21, 24, 25, 26, 27, 28

May: 1, 2, 3, 4, 5

Total Live Days:

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156

Dark Days

June: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30

July: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31

August: I, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31

September: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30

October: 1, 2, 8, 9, 15, 16, 22, 23, 29, 30

TP Racing L.L.L.P. Plan of Operation November: 5, 6, 12, 13, 19, 20, 26, 27

December: 3, 4, 10, 11, 18, 31

January: 1, 4, 8, 11; 15, 18, 22, 28, 29

February: 1, 5, 11, 12, 18, 19, 25, 26

March: 4, 5, 11, 12, 18, 19, 25, 26

April: 1, 2, 5, 9, 15, 16, 22, 23, 29, 30

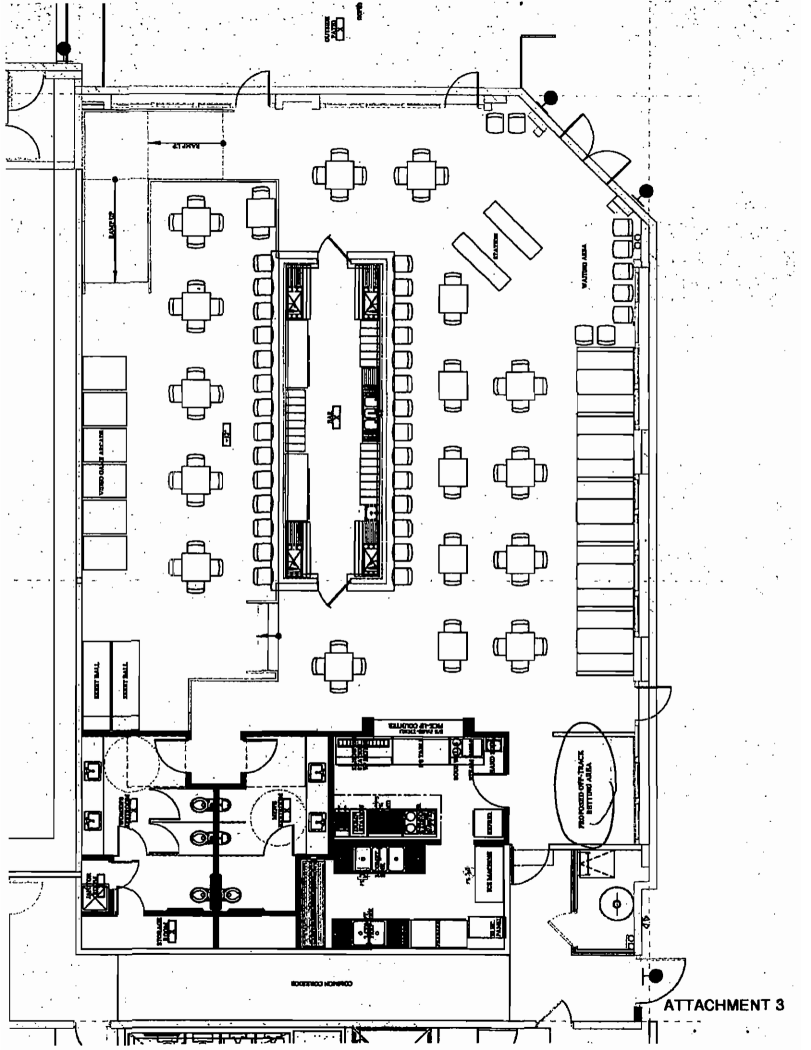
May: 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31

Exhibit 2

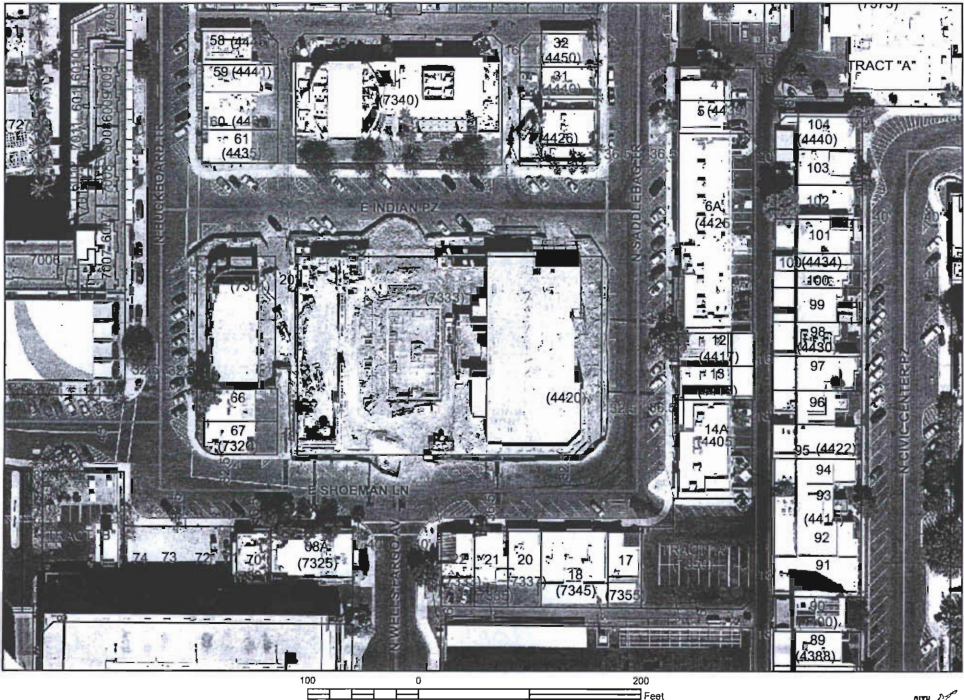
Total Dark Days:207Total Wagering Days in 2014-2015363

Dark Days Approved: 6/1/12 Ne Days Approved: 6/22/12

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Site Map





Notice: This document is provided for general information purposes only. The City of Scottsdale does not warrant its accuracy, completeness, or suitability for any particular purpose. It should not be relied upon without field verification.

CITY OF SCOTTS DALE NOTICE OF PUBLIC HEARING

lictice is hereby given, pursuant to Scottsdale Revised Code Artide XVI. Sec 16-508, fat 1he Scottsdale City Council will hold a public hearing in the Scotts-dale City Hal, 3939 II Drinkwater Boulevard, Scottsdale, for the purpose of receiving written and oral comments on and consider-ing Derby Public House, 4420 II. Saddebag #100, Scotts tor a Tele-track Trail Scottsdale, application Wagering Establishment license. The hearing will be held on Feb-ruary 4, 2014 beginning at 5:00 PM. For questions, contact Terry Hoglund, Business Services Manager 480-312-2463. Pub: January 4, 2014

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NOTICE OF CITY COUNCIL HEARING

APPLICATION TO PROVIDE OFF TRACK BETTING DATE POSTED: January 2, 2014

NOTICE IS HEREBY GIVEN THAT A HEARING WILL BE HELD BEFORE THE SCOTTSDALE CITY COUNCIL AT, <u>CITY HALL, 3939</u> <u>N. DRINKWATER BLVD., SCOTTSDALE, AZ ON FEBRUARY 4,</u> <u>2014 AT 5:00 P.M.</u> FOR THE PURPOSE OF HEARING:

TELE-TRACK WAGERING ESTABLISHMENT LICENSE APPLICATION FOR DERBY PUBLIC HOUSE.

THE LOCAL GOVERNING BODY WILL RECOMMEND TO EITHER GRANT OR DENY THE LICENSE. ANY BUSINESS OR PERSON RESIDING, OWNING, OR LEASING PROPERTY WITHIN A 500 FOOT RADIUS OF THE PROPOSED SITE, WHO OPPOSES THE ISSUANCE OF THIS LICENSE, MAY SUBMIT A PROTEST IN WRITING TO THE CITY OF SCOTTSDALE TAX AND LICENSE OFFICE AT 7447 E. INDIAN SCHOOL RD. SUITE 110, SCOTTSDALE, AZ 85251. WRITTEN PROTESTS MUST BE RECEIVED PRIOR TO THE PUBLIC HEARING. DATES ARE SUBJECT TO CHANGE. TO VERIFY THE HEARING DATE, CALL (480) 312-2412.

Persons with e disability may request a reasonable accommodation such as a sign language interpreter, by contacting the City Clerks office at (480) 312-2412! Requests should be made as early as possible to allow time to arrange accommodation.