

## ORDINANCE

By Reich

### **Amending Title 13, Chapter 268 of the Minneapolis Code of Ordinances relating to Licenses and Business Regulations: Lawful Gambling.**

The City Council of the City of Minneapolis do ordain as follows:

That Section 268.40 of the above-entitled ordinance be amended to read as follows:

**268.40. Conditions.** The conduct of lawful gambling under license issued by the Minnesota Gambling Control Board shall be subject to the following conditions in the City of Minneapolis:

(a) No sale, consumption, or possession of liquor, wine, or three and two tenths (3.2) beer shall be permitted during gambling conducted by a licensed organization, except as permitted under a valid on-sale liquor, wine, or three and two tenths (3.2) beer license, or a bottle club permit.

(b) No organization shall be eligible for a gambling license unless ~~for the three (3) years immediately preceding the date of application:~~

(1) ~~It has had~~ At the time of application, it has an office located in the City of Minneapolis or on property adjoining land owned by the Minneapolis Park and Recreation Board that is contiguous to the City of Minneapolis. An office is defined as the principal location for the conduct of the organization's business. This may be substantiated through proof of activities such as the payment of a mortgage or rent, payment of utilities, the conduct of organization meetings, maintenance of organization records, and receipt of the organization's mail.

(2) It demonstrates that during ~~that period~~ the three (3) years immediately preceding the date of application substantial services have been performed, and substantial charitable funds spent, within the City of Minneapolis or on behalf of residents of the City of Minneapolis.

(c) Bingo shall be subject to the following conditions:

(1) Subject to the limits set forth above, an organization may lease its hall where it has its regular meetings to no more than one (1) licensed organization, for the conduct of bingo only, provided that the site has been used for bingo by a validly licensed organization within the previous three (3) years.

(2) Bingo halls shall not be permitted.

(d) No organization shall hold more than ten (10) premises permits for locations in the City of Minneapolis.

(e) No person may serve as gambling manager for any organization licensed to conduct gambling in the City of Minneapolis unless that person has satisfactorily completed the periodic training required by the Minnesota Gambling Control Board on the duties and responsibilities of the gambling manager, and holds a valid gambling manager's license issued by the board. In the case of death, disability or

termination of a gambling manager, the replacement gambling manager must receive the required training within ninety (90) days after being issued a license.

(f) Each licensed organization shall expend, in each calendar year, at least eighty (80) percent of its net proceeds from charitable gambling at city locations to or for purposes which benefit programs or activities occurring in the city trade area. The "city trade area" is defined as the City of Minneapolis and each city or political jurisdiction contiguous to Minneapolis. Contributions to the Minneapolis Family Fund made pursuant to sections 268.110 and 268.120 of this chapter shall be presumed to benefit programs and activities which occur in the city trade area, and shall be presumed to directly benefit city residents who participate in such programs or activities.