

***THE PROVINCE OF
GAUTENG***



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GAUTENG***

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No. 6

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GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 71 OF 2018**GAUTENG PROVINCIAL GOVERNMENT****GAUTENG DEPARTMENT OF ECONOMIC DEVELOPMENT****GAUTENG GAMBLING ACT, 1995****(ACT NO. 4 OF 1995)****ERRATUM NOTICE: AMENDMENTS TO THE GAUTENG GAMBLING REGULATIONS,
1997: INVITATION TO SUBMIT WRITTEN COMMENTS OR REPRESENTATION**

The purpose of this erratum notice is to withdraw notice no. 1761 published on 17 November 2017. The notice relates to an intention by the Member of the Executive Council responsible for Economic Development, Environment, Agriculture and Rural Development, in terms of section 84 of the Gauteng Gambling Act, 1995 (Act No. 4 of 1995), to make amendments to the Gauteng Gambling Regulations, 1997 ("Regulations").

The Gauteng Department of Economic Development has revised the Regulations to include certain sections that were omitted. Interested persons or organisations are hereby invited to submit written comments or make written representation on the revised Regulations as set out in the Schedule.

Written comments or representations on the intended amendments to the Regulations may be submitted to Mr Lucky Lukhwareni within 45 days from the publication of this notice in any of the following methods:

- (a) post to:
Private Bag 15
Bramley
2018
- (b) hand deliver to:
125 Corlett Drive
Bramley
Johannesburg

(c) fax to:
011 581 4903

(d) email to:
info@gqb.org.za



MR. LEBOGANG MAILE (MPL)
MEMBER OF EXECUTIVE COUNCIL
ECONOMIC DEVELOPMENT,
ENVIRONMENT, AGRICULTURE
AND RURAL DEVELOPMENT

DATE: 13/12/2017

SCHEDULE

GENERAL EXPLANATORY NOTE:

[] Words in bold type in square brackets indicate omissions from existing enactments.

_____ Words underlined indicate insertions in existing enactments.

Definitions

1. In these Regulations unless the context otherwise indicates, "**the Regulations**" means the Gauteng Gambling Regulations, 1997, published under General Notice No. 570 of 1997 (Provincial Gazette No. 323 of 14 February 1997), as amended by General Notices Nos. 2190 of 1998 (Provincial Gazette No. 524 16 September 1998), 1808 of 1999 (Provincial Gazette No. 22 of 31 March 1999) and 2061 of 2001 (Provincial Gazette No. 49 of 30 March 2001), Provincial Notice No. 4 of 2002 (PG Provincial Gazette No. 80 of 26 March 2001), General Notices Nos. 580 of 2004 (Provincial Gazette No. 69 of 20 February 2004), 873 of 2005 (Provincial Gazette No. 104 of 10 March 2005), 914 of 2006, (Provincial Gazette No. 81 of 3 March 2006), Provincial Notice No. 935 of 2007 (Provincial Gazette No. 65 of February 2007), 735 of 2008 (Provincial Gazette No. 64 of 6 March 2008), 949 of 2009 (Provincial Gazette No. 61 of 13 March 2009), 1769 of 2010 (Provincial Gazette No. 112 of 23 June 2010), 941 of 2011 (Provincial Gazette No. 55 of 29 March 2011), 664 of 2012 (Provincial Gazette No. 84 of 23 March 2012), 230 of 2013 (Provincial Gazette No. 36262 of 18 March 2013), 712 of 2014 (Provincial Gazette No. 62 of 7 March 2014) and 1037 of 2015 (Provincial Gazette No. 92 of 30 March 2015) and 415 of 2016 (Provincial Gazette No. 97 of 18 March 2016); and 343 of 2017(Provincial Gazette No. 67 of 14 March 2017), and
"**the Act**" means the Gauteng Gambling Act, 1995 (Act No. 4 of 1995)

Insertion of regulation 36 in the Regulation**1. The following regulation is hereby inserted:**

- (1) A person who wishes to be prevented from engaging in any gambling activity may register as an excluded person by submitting a notice to that effect in the prescribed manner and form at any time.
- (2) A person who registered as an excluded person in terms of subregulation (1) may submit a notice in the prescribed manner and form to cancel that registration after six (6) months from the date of registration as an excluded person.
- (3) A person may apply to a court of competent jurisdiction for an order requiring the registration as an excluded person of –
 - (a) a family member of the applicant;
 - (b) a person on whom the applicant is economically dependent in whole or in part;
 - (c) a person for whom the applicant is economically responsible in whole or in part;
 - (d) a person who is subject to an order of a competent court holding that person to be mentally deranged; or
 - (e) any other person –
 - (i) to whom the applicant has a duty of care; and
 - (ii) whose behaviour manifests symptoms of addictive or compulsive gambling.
- (4) If, in the circumstances of an application in terms of sub regulation (3), the court considers it reasonable and just to prevent the person concerned from engaging in any gambling activity, the court may order the registration of that person as an excluded person.
- (5) An excluded person affected by an order in terms of sub regulation (4) may apply to the court that made the order at any time to set aside the order, and the court may do so if, after considering the grounds for making the original order and any new evidence before it, the court is satisfied that it is no longer reasonable and just to prevent that person from engaging in any gambling activity.

- (6) The board must –
- (a) establish and maintain a register of excluded persons in the prescribed manner and form; and
 - (b) make the information in the register continuously available to every person who is licensed to make a gambling activity available to the public.
- (7) The board may not charge a fee for registering a person as an excluded person.
- (8) A licensee, licensed employee, or person in control of licensed premises or a gambling machine or gambling device, must not knowingly permit an excluded person to –
- (a) Enter or remain in a designated area within those premises;
 - (b) Operate that gambling machine or gambling device;
 - (c) Conduct or make available a restricted gambling activity, or an activity licensed as social gambling, within those premises; or
 - (d) Engage in social gambling or a restricted gambling activity within those premises.
- (9) A person referred to in sub regulation (8) –
- (a) Must take the prescribed measures to determine accurately whether or not a person is an excluded person, before permitting that persons to do anything contemplated in sub regulation (8)(a) to (d); and
 - (b) Is not liable under this Act or any other civil or criminal law for admitting an excluded person provided the licensee has taken the prescribed measures.
- (10) Every licensee authorised to make a gambling activity available to the public must –
- (a) Make available at all of its licensed premises –
 - (i) The prescribed form to be used by a person wishing to register as an excluded person in terms of sub regulation (1); and

- (ii) A directory of local recognised counselling, treatment or education services addressing the problems of compulsive and addictive gambling; and
- (b) Prominently post a notice advertising the availability of those materials, in the prescribed manner and form, at every entry to those premises.

Substitution of regulation 82 of the Regulations

2. The following regulation is hereby substituted for regulation 82 of the Regulations:

82 Application fees

Applications must be accompanied by the following non-refundable application fees:

Type of application		Fee	
1	Casino licence	<u>[R1 533 936.00]</u>	<u>R1 625 972.00</u>
2	Certificate of suitability	<u>[R 15 349.00]</u>	<u>R 16 270.00</u>
3	Transfer of licence or consent for procurement of interest in licensee	<u>[R 15 349.00]</u>	<u>R 16 270.00</u>
4	Amendment of licence	<u>[R 15 349.00]</u>	<u>R 16 270.00</u>
5	Key employee registration	<u>[R 3 122.00]</u>	<u>R 3 309.00</u>
6	Casino employee registration	<u>[R 774.00]</u>	<u>R 820.00</u>

Substitution of regulation 84 of the Regulations

3. Regulation 84 is hereby amended by the substitution for sub regulation (1) of the following sub regulation:

- (1) Every holder of a casino licence shall pay a licence fee of [154 920.00] R164 215.00 plus -

- (a) **[R2 830.00]** R3 000,00 per registered gaming machine exposed for play to the public;
- (b) **[R 5 660.00]** R 6 000,00 per licensed casino table;
- (c) **[R133.00]** R141,00 per licensed bingo seat, for every year or part of a year ending on 31 March."

Amendment of regulation 88 of the Regulations

4. Regulation 88 (2) of the Regulation is hereby amended by deletion and insertion of the following words:

- (2) Any person who, directly or indirectly, procures an interest contemplated in section 38 of the Act, (hereinafter referred to as the applicant), shall, within 60 **[14]** days of the procurement of such an interest, approval by the relevant authority or such longer period as the Board may allow, apply to the board for consent for the holding of such interest.

Amendment of regulation 110 of the Regulations

5. Regulation 110 (7,9 and 12) of the Regulations is hereby amended by the deletion and insertion of the following words:

- (7) The surveillance system and its equipment must be **[directly and]** securely wired in a way to prevent tampering and an auxiliary power source must be available and capable of providing uninterrupted power to the surveillance system in the event of a power loss and provide sufficient lighting to operate the surveillance system.
- (9) Each camera in the surveillance system located in public areas must be adequately concealed from view.
- (12) The licensee must have the capability of creating first generation copies of video surveillance recording **[tapes that are standard VHS format]** or other format approved by the board.

Amendment of regulation 111 of the Regulations

6. Regulation 111(4) of the Regulations is hereby amended by the deletion and insertion of the following words:

- (4) The soft and hard count room surveillance recording **[tapes]** must be retained for a minimum of thirty (30) days.

Amendment of regulation 116 of the Regulations

7. Regulation 116 (5) of the Regulations is hereby amended by the deletion and insertion of the following words:

- (5) Every surveillance **[video]** recording must be labelled by surveillance personnel with the date and time period of the recording and the areas covered by the recording, and signed by the person who made the recording, by no later than the end of the shift during which the recording was made.

Amendment of regulation 125 of the Regulations

8. Regulation 125 of the Regulations is hereby amended by the deletion and insertion of the following words:

- 125 A bingo game shall render a theoretical and demonstrable return to players of not less than **[sixty]** eighty percent where the game is played in a wholly electronic form.

Insertion of regulation 125A of the Regulation

9. The following regulation is hereby inserted:

- 125A Where the game of bingo is played by utilising a physical ticket, the Return to player in any game of bingo shall not be less than sixty five percent of the total amount staked by players on that game.

Regulation 131 of the Regulations

10. The following regulation is hereby substituted for regulation 131 of the Regulations:

Applications must be accompanied by the following non-refundable application fees:

Type of application		Fee	
1	Bingo licence	[R 307.00]	<u>R 325.00</u>
		per seat with a maximum fee of	
		[R 142 485.00]	<u>R 151 034.00</u>
2	Amendment of licence	[R 7 504.00]	<u>R 7 954.00</u>
3	Transfer of licence or consent for procurement of interest in licensee	[R 14 861.00]	<u>R 15 753.00</u>
4	Key employee registration	[R 3 122.00]	<u>R 3 309.00</u>
5	Bingo employee registration	[R 768.00]	<u>R 814.00</u>
6	Certificate of suitability	[R 3 069.00]	<u>R 3 253.00</u>

Substitution of regulation 133 of the Regulations

11. Regulation 133 is amended by the substitution for sub regulation (1) of the following sub regulation:

- (1) Every holder of a bingo licence shall pay a licence fee of **[R133.00]** R141.00 per licensed seat for every year or part of a year ending on 31 March.

Amendment of regulation 137 of the Regulations

12. Regulation 137 (2) of the Regulation is hereby amended by deletion and insertion of the following words:

- (2) Any person who, directly or indirectly, procures an interest contemplated in section 38 of the Act, (hereinafter referred to as the applicant), shall, within 60 ~~[14]~~ days of the procurement of such an interest, approval by the relevant authority or such longer period as the Board may allow, apply to the board for consent for the holding of such interest.

Substitution of regulation 167 of the Regulations

13. The following regulation is hereby substituted for regulation 167 of the Regulations:

167 Application fees

Applications must be accompanied by the following non-refundable application fees:

Type of application	Fee
1 Route operator licence	[R 307.00] R 325.00 per machine with a minimum of [R 76 908.00] R 81 522.00 and a maximum of [R 307 839.00] R 326 309.00
2 Additional gaming machine licence	[R 30 798.00] R 32 646.00
3 Transfer of licence or consent for procurement of interest in licensee	[R 15 396.00] R 16 320.00
4 Amendment of licence	[R 7 807.00] R 8 275.00
5 Key employee registration	[R 3 122.00] R 3 309.00
6 Gaming employee registration	[R 768.00] R 814.00
7 Certificate of suitability	[R 7 807.00] R 8 275.00

Amendment of regulation 169 of the Regulations

14. Regulation 169 is hereby amended by the substitution for paragraphs (a) and (b) of sub regulation (1) of the following paragraphs:

- (a) a route operator licence shall pay a fee of ~~[R139 501.00]~~ R147 871.00 plus ~~[R1 409.00]~~ R1 494.00 per registered gaming machine approved or exposed for play to the public, for every year or part of a year ending on 31 March.
- (b) an additional gaming machine licence shall pay a licence fee of ~~[R41 827.00]~~ R44 337.00 plus ~~[R1 409.00]~~ R1 494.00 registered gaming machine approved or exposed for play to the public, for every year or part of a year ending on 31 March.

Amendment of regulation 173 of the Regulations

15. Regulation 173(2) of the Regulations is hereby amended by the deletion and insertion of the following words:

- (2) Any person who, directly or indirectly, procures an interest contemplated in section 38 of the Act, (hereinafter referred to as the applicant), shall, within 60 ~~[14]~~ days of the procurement of such an interest, approval by the relevant authority or such longer period as the board may allow, apply to the board for consent for the holding of such interest.

Substitution of regulation 195 of the Regulations

16. The following regulation 195 is hereby substituted for Regulation 195 of the Regulations:

195 Application fees

Applications must be accompanied by the following non-refundable application fees:

Type of application	Fee
1 Gaming machine licence	[R15 402.00] <u>R16 326.00</u>
2 Amendment of licence	[R 3 137.00] <u>R 3 325.00</u>
3 Transfer of licence or consent for procurement of interest in licensee	[R 3 137.00] <u>R 3 325.00</u>
4 Certificate of suitability	[R 1 537.00] <u>R 1 629.00</u>
5 Key employee Registration	[R 3 122.00] <u>R 3 309.00</u>

Amendment of regulation 196 of the Regulations

18. Regulation 196 is hereby amended by the substitution for sub regulation (1) of the following sub regulation:

- (1) Every holder of a gaming machine licence shall pay a licence fee of ~~[R15 402 .00]~~ R16 326 .00 plus ~~[R1 330.00]~~ R1 410.00 per registered gaming machine approved or exposed for play to the public, for every year or part of a year ending on 31 March.

Amendment of regulation 200 of the Regulations

19. Regulation 200(2) of the Regulations is hereby amended by the deletion and insertion of the following words:

- (2) Any person who, directly or indirectly, procures an interest contemplated in section 38 of the Act, (hereinafter referred to as the applicant), shall, within 60 ~~[14]~~ days of the procurement of such an interest, approval by the relevant authority or such longer period as the board may allow, apply to the board for consent for the holding of such interest.

Substitution of regulation 220 of the Regulations

20. The following regulation is hereby substituted for regulation 220 of the Regulations:

220 Application fees

Applications must be accompanied by the following non-refundable application fees:

Type of application		Fee	
1	Manufacturer licence	[R153 975.00]	<u>R163 214.00</u>
2	Maintenance or supplier licence	[R 76 797.00]	<u>R 81 405.00</u>
3	Amendment of licence	[R 7 812.00]	<u>R 8 281.00</u>
4	Consent for procurement of interest in licensee or transfer of licence	[R 14 527.00]	<u>R 15 399.00</u>
5	Key employee registration	[R 3 122 .00]	<u>R 3 309.00</u>
6	Service or manufacturing employee registration	[R 811.00]	<u>R 860.00</u>
7	Certificate of suitability	[R 7 807.00]	<u>R 8 275.00</u>

Amendment of regulation 222 of the Regulations

21. Regulation 222 is hereby amended by the substitution for sub regulation (1) of the following sub regulation:

- (1) Licence fee for every year or part of a year ending on 31 March:
- | | | | |
|---|---------------------------------|---------------|-------------------|
| 1 | Manufacturer licence | [R 76 908.00] | <u>R81 522.00</u> |
| 2 | Maintenance or supplier licence | [R 9 117.00] | <u>R 9 664.00</u> |

Amendment of regulation 223 of the Regulations

22. Regulation 223(2) of the Regulations is hereby amended by the deletion and insertion of the following words:

- (2) Any person who, directly or indirectly, procures an interest contemplated in section 38 of the Act, (hereinafter referred to as the applicant), shall, within 60 **[14]** days of the procurement of such an interest, approval by the relevant authority or such longer period as the board may allow, apply to the board for consent for the holding of such interest.

Substitution of regulation 240 of the Regulations

23. The following regulation is hereby substituted for regulation 240 of the Regulations:

240 Application fees

Applications must be accompanied by the following non-refundable application fees:

Type of application		Fee	
1	Totalizator licence	[R 153 975.00]	<u>R 163 214.00</u>
2	Amendment of licence or additional sites	[R 8 268.00]	<u>R 8 764.00</u>
3	Special totalizator licence	[R 307.00]	<u>R 325.00</u>
4	Transfer of licence or consent for procurement of interest in licensee	[R 15 402.00]	<u>R 16 326.00</u>
5	Key employee registration	[R 3 122.00]	<u>R 3 309.00</u>
6	Certificate of suitability (mandatory for TAB agents)	[R 3 217.00]	<u>R 3 410.00</u>

Amendment of regulation 242 of the Regulation

24. Regulation 242 is amended by the substitution for sub regulation (1) of the following sub regulation:

- (1) Every holder of a totalizator licence which is not a special totalizator licence contemplated in section 97 of the Act, shall pay a licence fee of **[R145 260.00]** R153 976.00 plus **[R1 730.00]** R1 834.00 per site outlet for every year or part of a year ending on 31 August.

Amendment of regulation 258 of the Regulations

25. Regulation 258(2) of the Regulations is hereby amended by the deletion and insertion of the following words:

- (2) Any person who, directly or indirectly, procures an interest contemplated in section 38 of the Act, (hereinafter referred to as the applicant), shall, within 60 **[14]** days of the procurement of such an interest, approval by the relevant authority or such longer period as the board may allow, apply to the board for consent for the holding of such interest.

Amendment of regulation 263 of the Regulations

26. Regulation 263(5)(c) of the Regulations is hereby amended by the deletion and insertion of the following words:

- (5)(b) **[may only be employed as such in another bookmaker's business with the prior written approval of the board];**

- (5)**[c](b)** shall forthwith after his registration become a **[an associate]** member of the association of bookmakers contemplated in section 58 of the Act and remain such a member.

Insertion of regulation 263A in the Regulations

27. The following regulation is hereby inserted:

- (1) The following employees of a Bookmaker licensee shall be classified as key employees for the purposes of these regulations -
 - (a) the senior management of the licensee;
 - (b) if the licensee is a corporate body, every director, officer or equivalent of such corporate body;
 - (c) any individual who has the authority to hire or terminate supervisory Bookmaker personnel;
 - (d) any individual who has been specifically represented to the board by a licensee, officer or director thereof as being important or necessary to the operation of the Bookmaker establishment;
 - (e) all persons who individually or as part of a group formulate management policy; and
 - (f) any job position or individual who, upon written notification by the board, is considered to be a key position or employee for purposes of these regulations.
- (2) For purposes of sub regulation (1)(f), the board shall not be restricted by the title of the job performed but shall consider the functions and responsibilities of the person or position involved in making its decision as to key employee status.
- (3) Subject to regulation 263A, a licensee shall not employ a key employee until such time as the prospective employee has applied for and been granted registration as a key employee by the board.
- (4) A licensee shall, within 14 days of termination of the employment of a key employee, notify the board in writing of such termination and the reasons therefor.

Amendment of regulation 264 of the Regulations

28. Regulation 264 of the Regulations is hereby amended by the deletion and insertion of the following words:

- 264 The association of bookmakers contemplated in section 59(1)(b)(ii) of the Act is any Bookmakers Association as approved by the Board [Central Provinces Bookmakers Association].

Amendment of regulation 265 of the Regulations

29. Regulation 265 of the Regulations is hereby amended by the deletion and insertion of the following words:

- (1) A bookmaker may, subject to sub regulation (2), extend credit to its punters on condition that such bookmaker is registered as a credit provider with the relevant authority.

Insertion of regulation 266A in the Regulations

30. The following regulation is hereby inserted:

- (1) A licensed bookmaker shall not keep or maintain any computerised system of record keeping and bookmaking or associated equipment which has not, on application in the manner and form determined by the board, been separately approved and registered by the board
- (2) A licensee shall not alter the operation of registered equipment without the prior approval of the board and shall maintain all equipment in a suitable condition.
- (3) Subject to regulation 266(1), a licensee shall not keep or expose for play any equipment, which may be used in the operation of a gaming game other than equipment which is identical in all material respects to equipment approved by the board for distribution by the manufacturer or supplier.
- (4) A licensee shall keep such records in respect of equipment contemplated in regulations (1) and (3) as the board may require or approve.
- (5) The approval granted by the Board in terms of sub-regulation (1) and (2) shall be valid for a period of 7 (seven) years from date of approval: Provided that any equipment that has been approved prior to this sub-regulation shall be valid for a period of 7 (seven) years from date of publication of the regulation.
- (6) Records to be kept as part of computerised system of record-keeping and bookmaking and made available.

- (a) All registers, ledgers, books and records, or mechanical, electronic or computerised devices and software kept in or on the licensed premises of a bookmaker, which are used, or are capable of being used for the purpose of betting operations, shall be made available to the Board on request.
- (7) The records referred to in sub regulation (6) shall -
- (a) be in the format;
- (b) contain such information; and
- (c) be kept in such manner as the board may determine and shall at all times be kept in safe custody.
- (8) The holder of an operator licence must submit to the Board copies of its audited annual financial statements and any reports communicating the results of an independent audit, including management letters, within one hundred and twenty days, or any extended period approved by the Board, following the last day of the licensed operator's financial year as contemplated in Regulation 43(3).

Substitution of regulation 268 of the Regulations

31. The following regulation is hereby substituted for regulation 268 of the Regulations:

268 Application fees

Applications must be accompanied by the following non-refundable application fees:

Type of application		Fee	
1	Bookmaker's licence	[R15 391.00]	<u>R16 314.00</u>
2	Transfer of licence or consent for procurement of interest in licensee	[R 6 153.00]	<u>R 6 522.00</u>
3	Amendment of licence	[R 1 547.00]	<u>R 1 640.00</u>
4	Bookmaker's manager registration	[R 768.00]	<u>R 814.00</u>
5	Certificate of suitability	[R 3 063.00]	<u>R 3 247.00</u>

6 Key employee registration R 3 309.00

Amendment of regulation 269 of the Regulations

32. Regulation 269 is hereby amended by the substitution for sub regulation (1) of the following sub regulation:

- (1) Every holder of a bookmaker's licence shall pay a licence fee of **[R15 391.00]** R16 314.00 for every year or part of a year ending on 31 August.

Amendment of regulation 270 of the Regulations

33. Regulation 270(4) of the Regulations is hereby amended by the deletion and insertion of the following words:

- (1) If in any tax period the amount of gross betting revenue is less than zero, the licensee may deduct the excess in the succeeding tax periods for a maximum of 3 months [until the loss is fully offset against gross gaming revenue] only.

Amendment of regulation 277 of the Regulations

34. Regulation 277(2) of the Regulations is hereby amended by the deletion and insertion of the following words:

- (2) Any person who, directly or indirectly, procures an interest contemplated in section 38 of the Act, (hereinafter referred to as the applicant), shall, within 14 days of the procurement of such an interest, or such longer period as the board may allow, apply to the board for consent for the holding of such interest.

Substitution of regulation 282 of the Regulations

35. The following regulation is hereby substituted for regulation 282 of the Regulations:

282 Application fees

Applications must be accompanied by the following non-refundable application fees:

Type of application		Fee	
1	Race- meeting licence	[R153 975.00]	<u>R163 214.00</u>
2	Special licence to hold race-meeting	[R 307.00]	<u>R 325.00</u>
3	Transfer of licence or consent for procurement of interest in licensee	[R 7 812.00]	<u>R 8 281.00</u>
4	Amendment of licence	[R 7 812.00]	<u>R 8 281.00</u>

Amendment of regulation 284 of the Regulations

36. Regulation 284 is hereby amended by the substitution of sub regulation (1) of the following sub regulation:

- (1) A holder of a race-meeting licence which is not a special race-meeting licence as contemplated in section 97 of the Act, shall pay a licence fee of [R76 913.00] R81 528.00 for every year or part of a year ending on 31 August."

Substitution of regulation 299 of the Regulations

37. The following regulation is hereby substituted for regulation 299 of the Regulations:

299 Application fees

Applications must be accompanied by the following non-refundable application fees:

Type of application	Fee
1 Amusement machine licence	[R7 812.00] <u>R8 281.00</u>
2 Amendment of licence	[R3 137.00] <u>R3 325.00</u>
3 Transfer of licence / consent for procurement of interest in licensee	[R3 137.00] <u>R3 325.00</u>
4 Certificate of suitability	[R1 537.00] <u>R1 629.00</u>

Amendment of regulation 301 of the Regulations

38. Regulation 301 is hereby amended by the substitution for sub regulation (1) of the following sub regulation:

- (1) Every holder of an amusement machine licence shall pay a licence fee of **[R784.00]** R831.00 per registered amusement machine for every year or part of a year ending on 31 March.”.

Short title and commencement date

39. These Regulations are called Gauteng Gambling Amendment Regulations, 2018 and comes into operation on the 1st April 2018.

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