



STAATSKOERANT VAN DIE REPUBLIEK VAN SUID-AFRIKA

REPUBLIC OF SOUTH AFRICA GOVERNMENT GAZETTE

REGULASIEKOERANT No. 2197

As 'n Nuusblad by die Poskantoor Geregistreer

PRYS 20c PRICE
OORSEE 30c OVERSEAS
POSVRY — POST FREE

REGULATION GAZETTE No. 2197

Registered at the Post Office as a Newspaper

VOL. 123]

5 SEPTEMBER 1975

[No. 4836

PROKLAMASIE

van die Staatspresident van die Republiek van
Suid-Afrika

No. R. 205, 1975

DATUM VAN INWERKINGTREDING VAN SEKERE
BEPALINGS VAN DIE TWEEDE DRANKWYSI-
GINGSWET, 1975

Kragtens die bevoegdheid my verleen by artikel 33 van
die Tweede Drankwysigingswet, 1975 (Wet 56 van 1975),
verklaar ek hierby dat die bepalings van artikels 3, 5, 7,
10 (1) (b), 10 (2), 10 (3), 11, 12 (d), 14, 15, 21 en 22 van
genoemde Wet op die datum van afkondiging hiervan in
werking tree en dat die bepalings van artikel 12 (b) en (c)
van genoemde Wet op 1 Maart 1976 in werking tree.

Gegee onder my Hand en die Seël van die Republiek
van Suid-Afrika te Pretoria, op hede die Een-en-twintigste
dag van Augustus Eenduisend Negehonderd Vyf-en-
sewentig.

N. DIEDERICHS, Staatspresident.

Op las van die Staatspresident-in-raade:

J. T. KRUGER.

GOEWERMENSKENNISGEWINGS

DEPARTEMENT VAN JUSTISIE

No. R. 1698

5 September 1975

REGULASIES KAGTENS ARTIKEL 173 VAN DIE
DRANKWET, 1928

AANVRAE OM DIE VERLENING EN OORDRAG
VAN SKRIFTELKE MAGTIGINGS INGEVOLGE
ARTIKEL 6A OM WYN OF ANDER GEGISTE
DRANK TE VERKOOP OF VAN DIE HAND TE SIT,
EN AANVERWANTE AANGELEENTHEDE.—
WYSIGING VAN GOEWERMENSKENNISGEWING
R. 798 VAN 29 MEI 1970

Kragtens die bevoegdheid hōm verleen by artikel 173
van die Drankwet, 1928 (Wet 30 van 1928), het die
Minister van Justisie die regulasies, afgekondig by
Goewermenskennisgewing R. 798 van 29 Mei 1970,
gewysig deur

(i) in regulasie 5 (1) die woorde "en vertoë in regu-
lasie 2 (2) en (3) genoem" deur die volgende te vervang:
"in regulasie 2 (2) genoem";

39406—A

PROCLAMATION

by the State President of the Republic of
South Africa

No. R. 205, 1975

DATE OF COMING INTO OPERATION OF CER-
TAIN PROVISIONS OF THE SECOND LIQUOR
AMENDMENT ACT, 1975

By virtue of the powers vested in me by section 33 of
the Second Liquor Amendment Act, 1975 (Act 56 of 1975),
I hereby declare that the provisions of sections 3, 5, 7,
10 (1) (b), 10 (2), 10 (3), 11, 12 (d), 14, 15, 21 and 22 of
the said Act shall come into operation on the date of
promulgation hereof and that the provisions of section
12 (b) and (c) of the said Act shall come into operation
on 1 March 1976.

Given under my Hand and the Seal of the Republic of
South Africa at Pretoria this Twenty-first day of August,
One thousand Nine hundred and Seventy-five.

N. DIEDERICHS, State President.

By Order of the State President-in-Council:

J. T. KRUGER.

GOVERNMENT NOTICES

DEPARTMENT OF JUSTICE

No. R. 1698

5 September 1975

REGULATIONS UNDER SECTION 173 OF THE
LIQUOR ACT, 1928

APPLICATIONS FOR THE GRANT AND TRANS-
FER OF WRITTEN AUTHORITIES IN TERMS OF
SECTION 6A TO SELL OR DISPOSE OF WINE OR
OTHER FERMENTED BEVERAGES AND INCI-
DENTAL MATTERS.—AMENDMENT OF GOVERN-
MENT NOTICE R. 798, DATED 29 MAY 1970

By virtue of the powers vested in him by section 173 of
the Liquor Act, 1928 (Act 30 of 1928), the Minister of
Justice has amended the regulations published under
Government Notice R. 798, dated 29 May 1970, by—

(i) the substitution in regulation 5 (1) for the words
"and representations referred to in regulation 2 (2) and
(3)" of the following:
"referred to in regulation 2 (2);"

(ii) in regulasie 6 die woorde "en vertoë in regulasie 2 (2) en (3) genoem" deur die volgende te vervang:
 "in regulasie 2 (2) genoem";
 (iii) na regulasie 15 die volgende regulasies in te voeg:

"Vorm van aanvraag om oordrag van skriftelike magtiging"

16. (1) 'n Houer van 'n skriftelike magtiging kragtens artikel 6A (4) verleen wat die oordrag daarvan verlang, moet by die Minister deur bemiddeling van die landdros van die distrik waarin die betrokke gebou geleë is, skriftelik in drievoud daarom aanvraag doen, wesenlik in die vorm van Vorm D vervat in die Aanhangsel, en in genoemde aanvraag die inligting verstrek wat in genoemde vorm gevra word.

(2) Elke sodanige aanvraag moet op die tydstip wanneer dit ingevalle artikel 6A (4A) (a) by die landdros ingedien word, vergesel gaan van—

(a) die oorspronklike of 'n juiste afskrif van die betrokke skriftelike magtiging tesame met enige aanhangsels daarvan; en

(b) skriftelike vertoë ter ondersteuning van die aanvraag.

Polisieverslag oor aanvraag om oordrag van skriftelike magtiging

17. (1) 'n Landdros wat 'n aanvraag kragtens regulasie 16 ontvang, moet onverwyld 'n afskrif daarvan stuur aan die aangewese offisier vir sy verslag ingevalle subregulasie (2).

(2) Ten opsigte van elke aanvraag wat ingevalle regulasie 16 by 'n landdros ingedien word, moet die aangewese offisier aan die landdros vir die inligting van die Minister verslag doen of die voorgestelde oordagnemer 'n geskikte persoon of vereniging is om 'n skriftelike magtiging te hou en moet die aandag van die Minister vestig op enige verdere aangeleenthede wat, na die mening van daardie offisier, by die oorweging van die aanvraag in aanmerking geneem behoort te word.

Deurstuur van aanvraag om oordrag van skriftelike magtiging aan die Sekretaris van Justisie

18. Die landdros moet by ontvangs van die polisieverslag in regulasie 17 bedoel, die aanvraag tesame met die dokumente in regulasie 16 (2) genoem en die genoemde polisieverslag aan die Sekretaris van Justisie stuur vir voorlegging aan die Minister, en moet sodanige verdere inligting en kommentaar met betrekking tot die aanvraag as wat hy nodig ag, verstrek.

Procedure by toestaan van aanvraag om oordrag van skriftelike magtiging

19. Indien 'n aanvraag om die oordrag van 'n skriftelike magtiging toegestaan word, word 'n sertificaat wesenlik in die vorm van Vorm E in die Aanhangsel vervat, aan die aanvraer uitgereik."; en

(iv) na Vorm C vervat in die Aanhangsel, die volgende vorms in te voeg:

"Vorm D"

DRANKWET. 1928

AANVRAAG INGEVOLGE ARTIKEL 6A (4A) (a) OM DIE OORDRAG VAN 'N SKRIFTELIKE MAGTIGING OM WYN/ANDER GEGISTE DRANK* TE VERKOOP OF VAN DIE HAND TE SIT

Die Minister van Justisie,

(Deur bemiddeling van die landdros van.....)

Ek,^(†), synde die houer van 'n skriftelike magtiging om wyn/ander gegiste drank* te verkoop of van die hand om te sit, doen hierby aanvraag die oordrag daarvan aan.....^(‡).

(ii) the substitution in regulation 6 for the words "and representations referred to in regulation 2 (2) and (3)" of the following:

"referred to in regulation 2 (2)";

(iii) the insertion after regulation 15 of the following regulations:

"Application for transfer of written authority"

16 (1) Any holder of a written authority granted under section 6A (4) desiring the transfer thereof shall make written application therefor, in triplicate, to the Minister through the magistrate of the district in which the premises concerned are situate, substantially in the form of Form D contained in the Annexure, and furnish in the said application such information as is solicited in the said form.

(2) Every such application shall, at the time it is lodged with the magistrate in terms of section 6A (4A) (a), be accompanied by—

(a) the original or a true copy of the written authority concerned together with any annexures thereto; and

(b) written representations in support of the application.

Police report on application for transfer of written authority

17. (1) A magistrate receiving an application under regulation 16 shall forthwith forward one copy thereof to the designated officer for his report in terms of sub-regulation (2).

(2) In respect of every application lodged with a magistrate in terms of regulation 16 the designated officer shall report to the magistrate, for the information of the Minister, whether the proposed transferee is a fit and proper person or association to hold a written authority and shall draw the attention of the Minister to any further matter which in the opinion of the said officer should be taken into account in the consideration of the application.

Forwarding of application for transfer of written authority to the Secretary for Justice

18. The magistrate shall, upon receipt of the police report referred to in regulation 17, forward the application, together with the documents referred to in regulation 16 (2) and the said police report, to the Secretary for Justice for submission to the Minister, and shall furnish such further information and comments in respect of the application as he deems fit.

Procedure upon grant of application for transfer of written authority

19. If an application for the transfer of a written authority is granted, a certificate substantially in the form of Form E contained in the Annexure shall be issued to the applicant."; and

(iv) the insertion after Form C contained in the Annexure of the following forms:

"Form D"

LIQUOR ACT, 1928

APPLICATION IN TERMS OF SECTION 6A (4A) (a) FOR THE TRANSFER OF A WRITTEN AUTHORITY TO SELL OR DISPOSE OF WINE/OTHER FERMENTED BEVERAGES*

The Minister of Justice,
 (Through the magistrate of.....)

I,^(†), being the holder of a written authority to sell or dispose of wine/other fermented beverages*, hereby apply for the transfer thereof to.....^(‡).

Ek sertificeer dat die inligting vervat in hierdie aanvraag en in die dokumente wat daarby aangeheg is, waar en juis is.
Plek.....

Datum..... Handtekening van aanvraer§

* Skrap wat nie van toepassing is nie.

† Meld volle name van die aanvraer en indien die aanvraag namens 'n vereniging van persone gedoen word, meld 'Ek, namens' gevolg deur die naam van die vereniging namens wie aanvraag gedoen word.

‡ Meld volle name van die voorgestelde oordragnemer.

§ Meld hoedanigheid waarin aanvraag geteken word indien dit geteken word namens 'n vereniging van persone.

DEEL A

INLIGTING AANGAANDE DIE OORDRAER

1. (i) Volle naam.....
(ii) Woon- en besigheidsadres.....
 2. Indien oordraer 'n vereniging van persone is, meld—
(i) Volle naam en adres van vereniging.....
(ii) die naam en adres van elke direkteur/vennoot.....
 3. Onder watter naam word die besigheid gedryf?
 4. Beskryf die ligging van die perseel waar die besigheid gedryf word, met inbegrip van die nommer en naam van die gebou en van die straat of weg en die nommer of ander beskrywing van die plaas, perseel of erf.....
 5. Om watter redes word oordrag van die skriftelike magtiging verlang? (Volledige besonderhede moet verstrek word. Gebruik 'n aanhangsel indien nodig).
- Aanhangesel.....

DEEL B

INLIGTING AANGAANDE VOORGESTELDE OORDRAGNEMER

1. (i) Volle naam.....
(ii) Woon- en besigheidsadres.....
(iii) Ouderdom..... Rassegroep..... Nasionaliteit.....
(iv) Is die oordragnemer kragtens artikel 65 onbevoeg om 'n dranklisensie te hou?
2. Indien die oordragnemer 'n vereniging van persone is, meld—
(i) volle naam en adres van vereniging.....
(ii) die naam, adres en rassegroep van elke direkteur/vennoot.....
3. Onder watter naam sal die besigheid gedryf word indien oordrag toegestaan word?
4. (i) Lé die oordragnemer hom toe op die wynbou?
(ii) Indien wel, waar?
(iii) Lé die oordragnemer hom toe op die produksie of vervaardiging van enige ander gegiste drank?
(iv) Indien wel, meld—
(a) die adres waar die oordragnemer hom aldus toelê
(b) die soort vrugte waaryan die ander gegiste drank geproduseer of vervaardig word
(c) of daardie vrugte verbou word op grond wat behoort aan of in die wettige besit is van die oordragnemer en, indien nie, meld of daardie vrugte of die sap van daardie vrugte elders gekoop of verkry word.
5. (i) Het die oordragnemer 'n geldelike belang in enige wynboerlisensie?
(ii) Indien wel, meld adres van betrokke gebou en die naam waaronder die besigheid gedryf word.
6. (i) Is die oordragnemer die houer van 'n skriftelike magtiging ingevolge artikel 6A?
(ii) Indien wel, meld adres waar daardie magtiging uitgeoefen word.
7. Waar gaan die oordragnemer sy wyn/ander gegiste drank opberg?

DEEL C

ALGEMENE INLIGTING

Is alle dokumente soos by regulasie voorgeskryf (vir sover hulle op hierdie aanvraag betrekking het) aangeheg?
Aanhangesels.....

I certify that the information contained in this application and in the documents attached to it is true and correct.
Place.....

Date..... Signature of applicant§

* Delete whichever is not applicable.

† State full names of the applicant and if the application is made by an association of persons state 'I, on behalf of', followed by the name of the association on behalf of which application is made.

‡ State full names of the proposed transferee.

§ State capacity in which application is signed if it is signed on behalf of an association of persons.

PART A

INFORMATION RELATING TO THE TRANSFEROR

1. (i) Full name.....
(ii) Residential and business addresses.....
 2. If transferor is an association of persons, state—
(i) full name and address of association.....
(ii) the name and address of each director/partner.....
 3. Under what name is the business carried on?
 4. Describe the situation of the site where the business is carried on, including the number and name of the premises and of the street or road and the number or other designation of the farm, lot or erf.....
 5. For what reasons is transfer of the written authority desired? (Full particulars must be furnished. Use an annexure if necessary).
- Annexure.....

PART B

INFORMATION RELATING TO THE PROPOSED TRANSFeree

1. (i) Full name.....
(ii) Residential and business addresses.....
(iii) Age..... Race group..... Nationality.....
(iv) Is the transferee disqualified under section 65 from holding a liquor licence?
2. If the transferee is an association of persons, state—
(i) full name and address of association.....
(ii) the name, address and race group of each director/partner.....
3. Under what name is the business to be carried on if transfer is granted?
4. (i) Is the transferee engaged in viticulture?
(ii) If so, where?
(iii) Is the transferee engaged in the production or manufacture of any other fermented beverage?
(iv) If so, state—
(a) the address where the transferee is so engaged.....
(b) the kind of fruit from which the other fermented beverage is produced or manufactured.....
(c) whether such fruit is grown on land owned or lawfully occupied by the transferee and if not, state whether such fruit or the juice of such fruit is purchased or procured elsewhere.
5. (i) Does the transferee have a financial interest in any wine farmer's licence?
(ii) If so, state address of premises concerned and the name under which the business is carried on.
6. (i) Is the transferee the holder of a written authority in terms of section 6A?
(ii) If so, state address where that authority is exercised:
7. Where will the transferee store his/its wine/other fermented beverage?

PART C

GENERAL INFORMATION

Are all documents prescribed by regulation (in so far as they are applicable to this application) attached?

Annexures.....

Vorm E

DRANKWET, 1928

OORDRAG VAN SKRIFTELKE MAGTIGING INGEVOLGE ARTIKEL 6A OM WYN/ANDER GEGISTREERDE DRANK* TE VERKOOP OF VAN DIE HAND TE SIT

Die skriftelike magtiging om wyn/ander gegiste drank* te verkoop of van die hand te sit in 'n gebou geleë te.....†,
die oorspronklike/n juiste afskrif* waarvan hierby aangeheg is,
gehou deur.....‡,
word hierby oorgedra aan.....§.

Plek..... Persoon wat op gesag van die
Datum..... Minister van Justisie handel

* Skrap wat nie van toepassing is nie.

† Meld volledig die ligging van die betrokke gebou.

‡ Meld naam van oordraer.

§ Meld naam van oordragnemer".

Form E

LIQUOR ACT, 1928

TRANSFER OF WRITTEN AUTHORITY IN TERMS OF SECTION 6A TO SELL OR DISPOSE OF WINE/OTHER FERMENTED BEVERAGES*

The written authority to sell or dispose of wine/other fermented beverages* upon premises situate at.....†,
the original/a true copy* of which is annexed hereto, held by.....‡,
is hereby transferred to.....§.

Place..... Person acting under the directions
Date..... of the Minister of Justice

* Delete whichever is not applicable.

† Describe fully the situation of the premises concerned.

‡ State name of transferor.

§ State name of transferee".

No. R. 1699

5 September 1975

REGULASIES KRAGTENS ARTIKEL 173 VAN DIE DRANKWET, 1928

AANVRAE OM DIE VERLENING, VERNUWING, OORDRAG OF VERPLASING VAN DRANKLISENSIES EN ANDER ALGEMENE AANGELEENTHEDES—WYSIGING VAN GOEWERMITSKENNISGEWING R. 920 VAN 26 JUNIE 1964

Kragtens die bevoegdheid hom verleen by artikel 173 van die Drankwet, 1928 (Wet 30 van 1928), het die Minister van Justisie die regulasies, afgekondig by Goewermitskennisgewing R. 920 van 26 Junie 1964, met ingang van 15 September 1975 gewysig deur—

(i) item XXIII in die Inhoudsopgawe deur die volgende te vervang:

"XXIII. Aanvraag deur die houer van 'n dranklisensie om magtiging ingevolge artikel 102A (1) om vrouspersone in diens te hê by of in verband met die verkoop van drank in sy gelisensieerde gebou. 97-99";

(ii) die volgende items by die Inhoudsopgawe te voeg:

"XXIV. Aanvraag deur die houer van 'n wyn-en-bierlisensie om 'n bepaling ingevolge artikel 75 (2) (fB) van ander ure vir die verkoop of aflewing van drank. 100-104

XXV. Aanvraag deur die houer van 'n groothandelaars-dranklisensie om magtiging ingevolge artikel 76A (1) om regstreeks met die publiek handel te dryf. 105-109

XXVI. Aanvraag deur die houer van 'n groothandelaarsdranklisensie of 'n bierbrouerslisensie om goedkeuring ingevolge artikel 79ter (2) (i), van 'n plek vir die opberg van drank. 110-111

XXVII. Aanvraag deur die houer van 'n binneverbruik-lisensie om magtiging ingevolge artikel 81 (3) om drank, verversings, maaltye of akkommodasie in sy gebou aan iemand wat nie 'n Blanke is nie, te verkoop of te verstrek en om enige sodanige persoon as 'n gas in sy gebou toe te laat. 112-119";

(iii) regulasie 90 deur die volgende te vervang:

"90. (1) Die houer van 'n dranklisensie wat magtiging ingevolge artikel 103A (1) verlang om vrouspersone van die ouderdom van 18 jaar of ouer of sodanige vrouspersone sowel as persone onder die ouderdom van 18 jaar toe te laat om in 'n bepaalde beperkte gedeelte van sy gelisensieerde gebou te wees, moet skriftelik aanvraag daarom doen deur bemiddeling van die landdros van die distrik waarin die gelisensieerde gebou geleë is, wesenlik in die vorm van Vorm 56 vervat in die Aanhengsel, en in genoemde aanvraag die inligting verstrek wat in genoemde vorm gevra word.

No. R. 1699

5 September 1975

REGULATIONS UNDER SECTION 173 OF THE LIQUOR ACT, 1928

APPLICATIONS FOR THE GRANT, RENEWAL, TRANSFER OR REMOVAL OF LIQUOR LICENCES AND OTHER GENERAL MATTERS.—AMENDMENT OF GOVERNMENT NOTICE R. 920, DATED 26 JUNE 1964

By virtue of the powers vested in him by section 173 of the Liquor Act, 1928 (Act 30 of 1928), the Minister of Justice has with effect from 15 September 1975 amended the regulations published under Government Notice R. 920, dated 26 June 1964, by—

(i) the substitution for item XXIII in the Index of the following:

"XXIII. Application by the holder of a liquor licence for authority in terms of section 102A (1) to employ females in or in connection with the sale of liquor in his licensed premises; 97-99";

(ii) the addition to the Index of the following items:

"XXIV. Application by the holder of a wine and malt liquor licence for a determination in terms of section 75 (2) (fB) of other hours for the sale or delivery of liquor. 100-104

XXV. Application by the holder of a wholesale liquor licence for authority in terms of section 76A (1) to deal directly with the public. 105-109

XXVI. Application by the holder of a wholesale liquor licence or a brewer's licence for approval in terms of section 79ter (2) (i) of a place for the storage of liquor. 110-111

XXVII. Application by the holder of an on-consumption licence for authority in terms of section 81 (3) to sell or supply liquor, refreshments, meals or accommodation on his premises to any person who is not a European and to admit any such person as a guest to his premises. 112-119";

(iii) the substitution for regulation 90 of the following:

"90. (1) The holder of a liquor licence desiring authority in terms of section 103A (1) to permit females of the age of 18 years or more or such females as well as persons under the age of 18 years to be in a specified restricted portion of his licensed premises shall make written application therefor, through the magistrate of the district in which the licensed premises are situated, substantially in the form of Form 56 contained in the Annexure, and furnish in the said application such information as is solicited in the said form.

(2) Elke sodanige aanvraag deur die houer van 'n lisensie wat nie 'n hoteldranklisensie is nie, moet in drievoud gedoen word en moet op die tydstip wanneer dit ingevolge subregulasie (1) by die landdros ingedien word, vergesel wees van—

(a) 'n beskrywing van die gelisensieerde gebou en van die beperkte gedeelte ten opsigte waarvan aanvraag gedoen word;

(b) 'n plan van die gelisensieerde gebou, volgens skaal geteken, waarop die volgende duidelik aangedui word:

(i) Elke vertrek en die beperkte gedeelte ten opsigte waarvan aanvraag gedoen word asook die ligging van daardie beperkte gedeelte in verhouding tot die naaste kleekamers vir mans en vir vrouens;

(ii) die afmetings van elke vertrek en ook die vloeroppervlakte in vierkante voet van die betrokke beperkte gedeelte;

(iii) die inrigting van die betrokke beperkte gedeelte (alle rakke, toonbanke, sitgeriewe, ens.) tesame met alle deure, vensters en binne- en buiteverbinding; en

(iv) die strate en plekke waarheen sodanige buiteverbinding lei;

(c) 'n aanduiding van die naam wat aan die betrokke beperkte gedeelte toegeken is of sal word;

(d) afdoende bewys dat kennis van die voorneme om sodanige aanvraag te doen, gegee is soos by regulasie 91 (1) vereis; en

(e) skriftelike vertoe ter ondersteuning van die aanvraag.

(3) Elke sodanige aanvraag deur die houer van 'n hotel-dranklisensie, moet in viervoud gedoen word en moet op die tydstip wanneer dit ingevolge subregulasie (1) by die landdros ingedien word, vergesel wees van—

(a) 'n beskrywing van die beperkte gedeelte ten opsigte waarvan aanvraag gedoen word;

(b) 'n plan volgens skaal geteken waarop die volgende duidelik aangedui word:

(i) Die ligging van die betrokke beperkte gedeelte in verhouding tot alle aangrensende vertrekke en tot die naaste kleekamers vir mans en vir vrouens;

(ii) die afmetings en die vloeroppervlakte in vierkante voet van die betrokke beperkte gedeelte;

(iii) die inrigting van die betrokke beperkte gedeelte (alle rakke, toonbanke, sitgeriewe, ens.) tesame met alle deure, vensters en binne- en buiteverbinding;

(iv) die strate en plekke waarheen sodanige buiteverbinding lei;

(c) 'n aanduiding van die naam wat aan die betrokke beperkte gedeelte toegeken is of sal word; en

(d) die dokumente in subregulasie (2) (d) en (e) bedoel.”;

(iv) in regulasie 94 die uitdrukking “regulasie 90 (2)” deur die volgende te vervang:

“regulasie 90 (2) of (3)”;

(v) die opskrif van Hoofstuk XXIII deur die volgende te vervang:

“AANVRAAG DEUR DIE HOUER VAN 'N DRANKLISENSIE OM MAGTIGING INGEVOLGE ARTIKEL 102A (1) OM VROUPERSONE IN DIENS TE HÊ BY OF IN VERBAND MET DIE VERKOOP VAN DRANK IN SY GELISENSIEERDE GEBOU”;

(vi) regulasie 97 deur die volgende te vervang:

“Vorm van aanvraag”

97. (1) Die houer van 'n dranklisensie wat magtiging ingevolge artikel 102A (1) verlang om vroupersonne van die ouderdom van 18 jaar of ouer in diens te hê

(2) Every such application by the holder of a licence which is not a hotel liquor licence shall be made in triplicate and shall, at the time it is lodged with the magistrate in terms of subregulation (1), be accompanied by—

(a) a description of the licensed premises and of the restricted portion in respect of which application is made;

(b) a plan of the licensed premises, drawn to scale, clearly showing the following:

(i) Each room and the restricted portion in respect of which application is made as well as the situation of that restricted portion in relation to the nearest cloakrooms for men and for women;

(ii) the dimensions of each room and also the floor area in square feet of the restricted portion concerned;

(iii) the arrangement of the relevant restricted portion (all shelves, counters, seating accommodation, etc.) together with all doors, windows and means of internal and external communications; and

(iv) the streets and places to which such means of external communication lead;

(c) an indication of the name allotted or which will be allotted to the restricted portion concerned;

(d) conclusive proof that notice of the intention to make such application has been given as required by regulation 91 (1); and

(e) written representations in support of the application.

(3) Every such application by the holder of a hotel liquor licence shall be made in quadruplicate and shall, at the time it is lodged with the magistrate in terms of subregulation (1), be accompanied by—

(a) a description of the restricted portion in respect of which application is made;

(b) a plan drawn to scale, clearly showing the following:

(i) The situation of the restricted portion concerned in relation to all adjoining rooms and to the nearest cloakrooms for men and for women;

(ii) the dimensions and the floor area in square feet of the restricted portion concerned;

(iii) the arrangement of the relevant restricted portion (all shelves, counters, seating accommodation, etc.) together with all doors, windows and means of internal and external communication;

(iv) the streets and places to which such means of external communication lead;

(c) an indication of the name allotted or which will be allotted to the restricted portion concerned; and

(d) the documents referred to in subregulation (2) (d) and (e).”;

(iv) the substitution in regulation 94 for the expression “regulation 90 (2)” of the following:

“regulation 90 (2) or (3)”;

(v) the substitution for the superscription to Chapter XXIII of the following:

“APPLICATION BY THE HOLDER OF A LIQUOR LICENCE FOR AUTHORITY IN TERMS OF SECTION 102A (1) TO EMPLOY FEMALES IN OR IN CONNECTION WITH THE SALE OF LIQUOR IN HIS LICENSED PREMISES”;

(vi) the substitution for regulation 97 of the following:

“Form of application”

97. (1) The holder of a liquor licence desiring authority in terms of section 102A (1) to employ females of the age of 18 years or more in or in connection with

by of in verband met die verkoop van drank in 'n bepaalde beperkte gedeelte van sy gebou of in enige ander gedeelte van sy gebou wat nie 'n beperkte gedeelte is nie, moet skriftelik in drievoud aanvraag daarom doen deur bemiddeling van die landdros van die distrik waarin die gelisensieerde gebou geleë is, wesenlik in die vorm van Vorm 58 vervat in die Aanhangsel, en in genoemde aanvraag die inligting verstrek wat in genoemde vorm gevra word.

(2) Elke sodanige aanvraag moet op die tydstip wanneer dit ingevolge subregulasie (1) by die landdros ingedien word, vergesel wees van—

(a) 'n beskrywing van die gedeelte ten opsigte waarvan aanvraag gedoen word; en

(b) skriftelike vertoe ter ondersteuning van die aanvraag.”;

(vii) na regulasie 99 die volgende Hoofstukke in te voeg:

“HOOFSTUK XXIV

AANVRAAG DEUR DIE HOUER VAN 'N WYN-EN-BIER-LISENSIE OM 'N BEPALING INGEVOLGE ARTIKEL 75 (2) (fB) VAN ANDER URE VIR DIE VERKOOP OF AFLEWERING VAN DRANK

Vorm van aanvraag

100. (1) Die houer van 'n wyn-en-bier-lisensie wat 'n bepaling ingevolge artikel 75 (2) (fB) verlang van ander ure vir die verkoop of aflewering van drank, moet skriftelik in drievoud aanvraag daarom doen deur bemiddeling van die landdros van die distrik waarin die gelisensieerde gebou geleë is, wesenlik in die vorm van Vorm 59 vervat in die Aanhangsel, en in genoemde aanvraag die inligting verstrek wat in genoemde vorm gevra word.

(2) Elke sodanige aanvraag moet op die tydstip wanneer dit ingevolge subregulasie (1) by die landdros ingedien word, vergesel wees van—

(a) afdoende bewys dat kennis van die voorneme om sodanige aanvraag te doen, gegee is soos by regulasie 101 (1) vereis; en

(b) skriftelike vertoe ter ondersteuning van die aanvraag.

Kennisgiving van voorneme om aanvraag te doen

101. (1) Elke houer van 'n wyn-en-bier-lisensie wat ingevolge regulasie 100 aanvraag doen, moet minstens 14 dae voor die datum waarop die aanvraag by die landdros ingedien sal word, kennis van sy voorneme om dit te doen, gee in Afrikaans en in Engels in 'n tweetalige koerant of in 'n Afrikaanse en 'n Engelse koerant in omloop in die distrik waarin die betrokke gelisensieerde gebou geleë is, wesenlik in die vorm van Vorm 60 vervat in die Aanhangsel.

(2) Die bepalings van regulasie 91 (2) is *mutatis mutandis* van toepassing ten opsigte van die kennismetting in subregulasie (1) bedoel.

Polisieverslag omtrent aanvraag

102. Die bepalings van regulasie 92 is *mutatis mutandis* van toepassing ten opsigte van 'n aanvraag ingevolge regulasie 100 gedoen.

Besware, petities en vertoe

103. Die bepalings van regulasie 93 is *mutatis mutandis* van toepassing ten opsigte van 'n aanvraag ingevolge regulasie 100 gedoen.

Deurstuur van Aanvraag aan die Sekretaris van Justisie

104. Nie vroeër nie as 14 dae vanaf die datum van ontvangs van 'n aanvraag ingevolge regulasie 100, moet die landdros dit tesame met die dokumente in regulasie

the sale of liquor in a specified restricted portion of his premises or in any other portion of his premises which is not a restricted portion shall make written application therefor, in triplicate, through the magistrate of the district in which the licensed premises are situated, substantially in the form of Form 58 contained in the Annexure, and furnish in the said application such information as is solicited in the said form.

(2) Every such application shall, at the time it is lodged with the magistrate in terms of subregulation (1), be accompanied by—

(a) a description of the portion in respect of which application is made; and

(b) written representations in support of the application.”;

(vii) the insertion after regulation 99 of the following Chapters:

“CHAPTER XXIV

APPLICATION BY THE HOLDER OF A WINE AND MALT LIQUOR LICENCE FOR A DETERMINATION IN TERMS OF SECTION 75 (2) (fB) OF OTHER HOURS FOR THE SALE OR DELIVERY OF LIQUOR

Form of application

100. (1) The holder of a wine and malt liquor licence desiring a determination in terms of section 75 (2) (fB) of other hours for the sale or delivery of liquor, shall make written application therefor, in triplicate, through the magistrate of the district in which the licensed premises are situated, substantially in the form of Form 59 contained in the Annexure, and furnish in the said application such information as is solicited in the said form.

(2) Every such application shall, at the time it is lodged with the magistrate in terms of subregulation (1), be accompanied by—

(a) conclusive proof that notice of the intention to make such application has been given as required by regulation 101 (1); and

(b) written representations in support of the application.

Notice of intention to apply

101. (1) Every holder of a wine and malt liquor licence who makes application in terms of regulation 100 shall, at least 14 days before the date upon which the application will be lodged with the magistrate, notify his intention to do so by notice in Afrikaans and in English in a bilingual newspaper or in an Afrikaans and English newspaper circulating in the district in which the licenced premises concerned are situated, substantially in the form of Form 60 contained in the Annexure.

(2) The provisions of regulation 91 (2) shall *mutatis mutandis* apply in respect of the notice referred to in subregulation (1).

Police report upon application

102. The provisions of regulation 92 shall *mutatis mutandis* apply in respect of an application made in terms of regulation 100.

Objections, petitions and representations

103. The provisions of regulation 93 shall *mutatis mutandis* apply in respect of an application made in terms of regulation 100.

Forwarding of application to the Secretary for Justice

104. The magistrate shall, not earlier than 14 days from the date of receipt of an application in terms of regulation 100, forward it, together with the documents

100 (2) bedoel, asook enige skriftelike beswaar, petisie, vertoe en antwoord daarop en die polisieverslag in regulasie 102 bedoel, aan die Sekretaris van Justisie stuur vir voorlegging aan die Nasionale Raad en die Minister, en moet sodanige verdere inligting met betrekking tot die aanvraag as wat hy nodig ag, verstrek.

HOOFTUK XXV

AANVRAAG DEUR DIE HOUER VAN 'N GROOT-HANDELAARSDRANKLISENSIE OM MAGTING INGEVOLGE ARTIKEL 76A (1) OM REGSTREEKS MET DIE PUBLIEK HANDEL TE DRYF

Vorm van aanvraag

105. (1) Die houer van 'n groothandelaars-dranksensie wat magtiging ingevolge artikel 76A (1) verlang om regstreeks met die publiek handel te dryf, moet skriftelik in drievoed aanvraag daarom doen deur bemiddeling van die landdros van die distrik waarin die gelisensierte gebou geleë is, wesenlik in die vorm van Vorm 61 vervat in die Aanhangesel, en in genoemde aanvraag die inligting verstrek wat in genoemde vorm gevra word.

(2) Elke sodanige aanvraag moet op die tydstip wanneer dit ingevolge subregulasie (1) by die landdros ingedien word, vergesel wees van—

(a) 'n beskrywing van die gebou;
(b) 'n plan van die gebou, volgens skaal geteken, waarop die volgende duidelik aangedui word:

(i) Alle voorgenome aanbouings of veranderings ten einde die gebou geskik te maak vir doeleindes van regstreekse handeldryf met die publiek;

(ii) die afmetings van elke vertrek en die vloeroppervlakte in vierkante voet van elke bedieningsgebied;

(iii) die inrigting van die binnegebou tesame met alle deure, vensters, toonbanke, rakke en binne- en buiteverbindings; en

(iv) die strate en plekke waarheen sodanige buiteverbindings lei;

(c) 'n beëdigde verklaring deur die aanvraer of 'n persoon wat kennis van die besondere feite het—

(i) waarin uiteengesit word, die naam, rassegroep en adres van elke persoon (insluitende die aanvraer) wat 'n geldelike belang, van watter aard ook al, in die besigheid het en die aard en omvang van daardie belang: Met dien verstande dat—

(aa) indien die aanvraer of sy prinsipaal of nomineerde 'n publieke maatskappy is of indien 'n publieke maatskappy enige sodanige geldelike belang in die besigheid het, dit voldoende is indien slegs die naam en adres van daardie maatskappy en die aard en omvang van sy belang in die betrokke besigheid, verstrek word; en

(bb) indien geen ander persoon as die aanvraer enige geldelike belang in die besigheid het nie, daardie feit spesifiek in bedoelde beëdigde verklaring gemeld moet word; en

(ii) waarin die huidige belange in die drankhandel in die Republiek van die aanvraer, sy prinsipaal of nomineerde en, indien sodanige prinsipaal of nomineerde 'n vennootskap of 'n private maatskappy is, ook van die individuele vennote of aandeelhouers daarvan, volledig uiteengesit word;

(d) 'n volmag deur sy prinsipaal of nomineerde verleen indien die aanvraer aanvraag doen in die hoedanigheid van 'n agent of benoemde;

(e) afdoende bewys dat kennis van die voorneme om sodanige aanvraag te doen, gegee is soos by regulasie 106 (1) vereis; en

(f) skriftelike vertoe ter ondersteuning van die aanvraag.

referred to in regulation 100 (2) as well as any written objection, petition, representations and reply thereto and the police report referred to in regulation 102, to the Secretary for Justice for submission to the National Board and the Minister, and shall furnish such further information in respect of the application as he deems fit.

CHAPTER XXV

APPLICATION BY THE HOLDER OF A WHOLESALE LIQUOR LICENCE FOR AUTHORITY IN TERMS OF SECTION 76A (1) TO DEAL DIRECTLY WITH THE PUBLIC

Form of application

105. (1) The holder of a wholesale liquor licence desiring authority in terms of section 76A (1) to deal directly with the public shall make written application therefor, in triplicate, through the magistrate of the district in which the licensed premises are situated, substantially in the form of Form 61 contained in the Annexure, and furnish in the said application such information as is solicited in the said form.

(2) Every such application shall, at the time it is lodged with the magistrate in terms of subregulation (1), be accompanied by—

(a) a description of the premises;

(b) a plan of the premises, drawn to scale, clearly showing the following:

(i) All proposed additions or alterations in order to make the premises suitable for purposes of dealing directly with the public;

(ii) the dimensions of each room and the floor area in square feet of each serving area;

(iii) the arrangements of the internal structure together with all doors, windows, counters, shelves and means of internal and external communication; and

(iv) the streets and places to which such means of external communication lead;

(c) an affidavit by the applicant or a person having knowledge for the particular facts—

(i) setting forth the name, race group and address of each person (including the applicant) who has any financial interest whatsoever in the business and the nature and extent of such interest: Provided that—

(aa) if the applicant or his principal or nominator is a public company or if a public company has any such financial interest in the business, it shall be sufficient if only the name and address of such company and the nature and extent of its interest in the business concerned are furnished; and

(bb) if no person other than the applicant has any financial interest in the business, such fact shall be specifically stated in such affidavit; and

(ii) setting forth in full the present interest in the liquor trade in the Republic of the applicant, his principal or nominator and, if such principal or nominator is a partnership or a private company, also of the individual partners or shareholders thereof;

(d) a power of attorney granted by his principal or nominator if the applicant applies in the capacity of an agent or a nominee;

(e) conclusive proof that notice of the intention to make such application has been given as required by regulation 106 (1); and

(f) written representations in support of the application.

Kennisgewing van voorneme om aanvraag te doen

106. (1) Elke houer van 'n groothandelaars-dranksensie wat ingevolge regulasie 105 aanvraag doen, moet minstens 14 dae voor die datum waarop die aanvraag by die landdros ingedien sal word, kennis van sy voorneme om dit te doen, gee in Afrikaans en in Engels in 'n tweetalige koerant of in 'n Afrikaanse en 'n Engelse koerant in omloop in die distrik waarin die betrokke gelisensieerde gebou geleë is, wesenlik in die vorm van Vorm 62 vervat in die Aanhangesel.

(2) Die bepalings van regulasies 19 (1) (b) en 91 (2) is *mutatis mutandis* van toepassing ten opsigte van die kennisgewing in subregulasie (1) bedoel.

Polisieverslag omtrent aanvraag

107. Die bepalings van regulasie 92 is *mutatis mutandis* van toepassing ten opsigte van 'n aanvraag ingevolge regulasie 105 gedoen.

Besware, petisies en vertoe

108. Die bepalings van regulasie 93 is *mutatis mutandis* van toepassing ten opsigte van 'n aanvraag ingevolge regulasie 105 gedoen.

Deurstuur van aanvraag aan die Sekretaris van Justisie

109. Nie vroeër nie as 14 dae vanaf die datum van ontvangs van 'n aanvraag ingevolge regulasie 105, moet die landdros dit tesame met die dokumente in regulasie 105 (2) bedoel, asook enige skriftelike beswaar, petisie, vertoe en antwoord daarop en die polisieverslag in regulasie 107 bedoel, aan die Sekretaris van Justisie stuur vir voorlegging aan die Nasionale Raad en die Minister, en moet sodanige verdere inligting met betrekking tot die aanvraag as wat hy nodig ag, verstrek.

HOOFTUK XXVI**AANVRAAG DEUR DIE HOUER VAN 'N GROOTHANDELAARSDRANKLISENSIE OF 'N BIERBROUERSLISENSIE OM GOEDKEURING INGEVOLGE ARTIKEL 79TER (2) (i), VAN 'N PLEK VIR DIE OPBERGING VAN DRANK***Vorm van aanvraag*

110. (1) Die houer van 'n groothandelaars-dranksensie of 'n bierbrouerslisenste wat goedkeuring ingevolge artikel 79ter (2) (i) verlang van 'n plek vir die opberging van drank in genoemde artikel bedoel en geleë in 'n ander distrik as dié waarin sy gelisensieerde gebou geleë is, moet skriftelik in tweevoud aanvraag daarom doen by die landdros van die distrik waarin bedoelde plek geleë is, wesenlik in die vorm van Vorm 63 vervat in die Aanhangesel, en in genoemde aanvraag die inligting verstrek wat in genoemde vorm gevra word.

(2) Elke sodanige aanvraag moet op die tydstip wanneer dit ingevolge subregulasie (1) by die landdros ingedien word, vergesel wees van—

(a) 'n juiste afskrif van die betrokke dranksensie en enige aanhangsels daarvan, wat deur die aanvraer gehou word;

(b) 'n beskrywing van die plek ten opsigte waarvan aanvraag gedoen word;

(c) 'n plan van bedoelde plek, volgens skaal geteken, waarop die volgende duidelik aangedui word:

(i) Die afmetings van elke vertrek en ook die vloeroppervlakte daarvan in vierkante voet;

(ii) die inrigting van die binnegebou met alle deure, vensters, toonbanke, rakke en binne en buiteverbindings; en

(iii) die strate en plekke waarheen sodanige buiteverbindings lei; en

(d) skriftelike vertoe ter ondersteuning van die aanvraag.

Notice of intention to apply

106. (1) Every holder of a wholesale liquor licence who makes application in terms of regulation 105 shall, at least 14 days before the date upon which the application will be lodged with the magistrate, notify his intention to do so by notice in Afrikaans and in English in a bilingual newspaper or in an Afrikaans and an English newspaper circulating in the district in which the licensed premises concerned are situated, substantially in the form of Form 62 contained in the Annexure.

(2) The provisions of regulations 19 (1) (b) and 91 (2) shall *mutatis mutandis* apply in respect of the notice referred to in subregulation (1).

Police report upon application

107. The provisions of regulation 92 shall *mutatis mutandis* apply in respect of any application made in terms of regulation 105.

Objections, petitions and representations

108. The provisions of regulation 93 shall *mutatis mutandis* apply in respect of any application made in terms of regulation 105.

Forwarding of application to the Secretary for Justice

109. The magistrate shall, not earlier than 14 days from the date of receipt of an application in terms of regulation 105 forward it, together with the documents referred to in regulation 105 (2) as well as any written objection, petition, representations and reply thereto and the police report referred to in regulation 107, to the Secretary for Justice for submission to the National Board and the Minister, and shall furnish such further information in respect of the application as he deems fit.

CHAPTER XXVI**APPLICATION BY THE HOLDER OF A WHOLESALE LIQUOR LICENCE OR A BREWER'S LICENCE FOR APPROVAL IN TERMS OF SECTION 79TER (2) (i) OF A PLACE FOR THE STORAGE OF LIQUOR***Form of application*

110. (1) The holder of a wholesale liquor licence or a brewer's licence desiring approval in terms of section 79ter (2) (i) of a place for the storage of liquor referred to in the said section and situated in a district other than that in which his licensed premises are situated shall make written application therefor, in duplicate, to the magistrate of the district in which such place is situated, substantially in the form of Form 63 contained in the Annexure, and furnish in the said application such information as is solicited in the said form.

(2) Every such application shall, at the time it is lodged with the magistrate in terms of subregulation (1), be accompanied by—

(a) a true copy of the relevant liquor licence and any annexures thereto held by the applicant;

(b) a description of the place in respect of which application is made;

(c) a plan of such place, drawn to scale, clearly showing the following:

(i) The dimensions of each room and also the floor area thereof in square feet,

(ii) the arrangements of the internal structure together with all doors, windows, counters, shelves and means of internal and external communication; and

(iii) the streets and places to which such means of external communication lead; and

(d) written representations in support of the application.

Polisieverslag omtrent aanvraag

111. Die bepalings van regulasie 92 is *mutatis mutandis* van toepassing ten opsigte van 'n aanvraag ingevolge regulasie 110 gedoen.

HOOFSTUK XXVII

AANVRAAG DEUR DIE HOUER VAN 'N BINNEVERBRUIK-LISENSIE OM MAGTIGING INGEVOLGE ARTIKEL 81 (3) OM DRANK, VERVERSINGS, MAALTYE OF AKKOMMODASIE IN SY GEBOU AAN IEMAND WAT NIE 'N BLANKE IS NIE, TE VERKOOP OF TE VERSTREK EN OM ENIGE SODANIGE PERSOON AS 'N GAS IN SY GEBOU TOE TE LAAT

Vorm van aanvraag

112. (1) Die houer van 'n binneverbruik-lisensie wat magtiging ingevolge artikel 81 (3) verlang om drank, verversings, maaltye of akkommodesie in sy gebou aan iemand wat nie 'n Blanke is nie, te verkoop of te verstrek en om enige sodanige persoon as 'n gas in sy gebou toe te laat, moet skriftelik in drievoud aanvraag daarom doen, wesenlik in die vorm van Vorm 64 vervat in die Aanhansel, en in genoemde aanvraag die inligting verstrek wat in genoemde vorm gevra word.

(2) Elke sodanige aanvraag moet op die tydstip wanneer dit by die landdros van die betrokke distrik ingevolge artikel 81 (3) (b) ingedien word, vergesel wees van—

(a) 'n volmag deur sy nomineerde verleen indien die aanvraer die betrokke dranklisensie in die hoedanigheid van 'n benoemde hou;

(b) 'n juiste afskrif van die betrokke dranklisensie en enige aanhangsels daarvan deur die aanvraer gehou;

(c) afdoende bewys dat kennis van die voorneme om sodanige aanvraag te doen, gegee is soos by regulasie 113 (1) vereis; en

(d) 'n skriftelike opsomming van die vertoë ter ondersteuning van die aanvraag wat die aanvraer voornemens is om ingevolge regulasie 117 aan die Nasionale Raad voor te dra.

Kennisgewing van voorneme om aanvraag te doen

113. (1) Elke houer van 'n dranklisensie wat ingevolge regulasie 112 aanvraag doen, moet minstens 14 dae voor die datum waarop die aanvraag by die landdros ingedien sal word, kennis van sy voorneme om dit te doen, gee in Afrikaans en in Engels in 'n tweetalige koerant of in 'n Afrikaanse en 'n Engelse koerant in omloop in die distrik waarin die betrokke gelisensieerde gebou geleë is, wesenlik in die vorm van Vorm 65 vervat in die Aanhansel.

(2) Die bepalings van regulasie 91 (2) is *mutatis mutandis* van toepassing ten opsigte van die kennisgewing in subregulasie (1) bedoel.

Polisieverslag omtrent aanvraag

114. Die bepalings van regulasie 92 is *mutatis mutandis* van toepassing ten opsigte van 'n aanvraag ingevolge regulasie 112 gedoen.

Besware, petisies en vertoë

115. Die bepalings van regulasie 93 is *mutatis mutandis* van toepassing ten opsigte van 'n aanvraag ingevolge regulasie 112 gedoen.

Deurstuur van aanvraag aan die Sekretaris van Justisie

116. Nie vroeër nie as 14 dae vanaf die datum van ontvangs van 'n aanvraag ingevolge regulasie 112, moet die landdros dit tesame met die dokumente in regulasie 112 (2) bedoel, asook enige skriftelike beswaar, petisie, vertoë en antwoord daarop en die polisieverslag in regulasie 114 bedoel, aan die Sekretaris van Justisie

Police report upon application

111. The provisions of regulation 92 shall *mutatis mutandis* apply in respect of an application made in terms of regulation 110.

CHAPTER XXVII

APPLICATION BY THE HOLDER OF AN ON-CONSUMPTION LICENCE FOR AUTHORITY IN TERMS OF SECTION 81 (3) TO SELL OR SUPPLY LIQUOR, REFRESHMENTS, MEALS OR ACCOMMODATION ON HIS PREMISES TO ANY PERSON WHO IS NOT A EUROPEAN AND TO ADMIT ANY SUCH PERSON AS A GUEST TO HIS PREMISES

Form of application

112. (1) The holder of an on-consumption licence desiring authority in terms of section 81 (3) to sell or supply liquor, refreshments, meals or accommodation on his premises to any person who is not a European and to admit any such person as a guest to his premises shall make written application therefor, in triplicate, substantially in the form of Form 64 contained in the Annexure, and furnish in the said application such information as is solicited in the said form.

(2) Every such application shall, at the time it is lodged with the magistrate of the district concerned in terms of section 81 (3) (b), be accompanied by—

(a) a power of attorney granted by his nominator if the applicant holds the liquor licence concerned in the capacity of a nominee;

(b) a true copy of the relevant liquor licence and any annexures thereto held by the applicant;

(c) conclusive proof that notice of the intention to make such application has been given as required by regulation 113 (1); and

(d) a written summary of the representations in support of the application which the applicant intends presenting to the National Board in terms of regulation 117.

Notice of intention to apply

113. (1) Every holder of a liquor licence who makes application in terms of regulation 112 shall, at least 14 days before the date upon which the application will be lodged with the magistrate, notify his intention to do so by notice in Afrikaans and in English in a bilingual newspaper or in an Afrikaans and an English newspaper circulating in the district in which the licensed premises concerned are situated, substantially in the form of Form 65 contained in the Annexure.

(2) The provisions of regulation 91 (2) shall *mutatis mutandis* apply in respect of the notice referred to in subregulation (1).

Police report upon application

114. The provisions of regulation 92 shall *mutatis mutandis* apply in respect of an application made in terms of regulation 112.

Objections, petitions and representations

115. The provisions of regulation 93 shall *mutatis mutandis* apply in respect of an application made in terms of regulation 112.

Forwarding of application to the Secretary for Justice

116. The magistrate shall, not earlier than 14 days from the date of receipt of an application in terms of regulation 112, forward it, together with the documents referred to in regulation 112 (2) as well as any written objection, petition, representations and reply thereto and the police report referred to in regulation 114, to the Secretary for Justice for submission to the National

stuur vir voorlegging aan die Nasionale Raad en die Minister, en moet sodanige verdere inligting met betrekking tot die aanvraag as wat hy nodig ag, verstrek.

Vergaderings van die nasionale raad vir doeleindes van navrae en ondersoek aangaande aanvrae ingevolge artikel 81 (3)

117. (1) Die bepalings van artikel 118ter, met uitsondering van subartikels (1), (11) en (14), is *mutatis mutandis* van toepassing ten opsigte van enige navraag en ondersoek deur die Nasionale Raad aangaande enige aanvraag kragtens regulasie 112 gedoen.

(2) By so 'n navraag en ondersoek aangaande enige bedoelde aanvraag moet die betrokke aanvraer persoonlik of deur bemiddeling van 'n advokaat of prokureur voor die Nasionale Raad verskyn om sy aanvraag voor te dra.

Skriftelike magtiging

118. Indien 'n aanvraag ingevolge artikel 81 (3) toegestaan word, word 'n skriftelike magtiging wesenlik in die vorm van Vorm 66 in die Aanhangsel vervat, aan die aanvraer uitgereik.

119. 'n Licensiehouer aan wie 'n skriftelike magtiging in regulasie 118 bedoel, uitgereik is, moet dit en enige aanhangsel daarvan te alle tye gedurende die geldigheidsduur daarvan in sy kantoor in die gelisensieerde gebou beskikbaar hê vir polisie-insae.";

(viii) item 58 in die lys van vorms vervat in die Aanhangsel deur die volgende te vervang:

"58. Aanvraag deur die houer van 'n dranklisensie om magtiging ingevolge artikel 102A (1) om vrouspersonne van die ouderdom van 18 jaar of ouer in diens te hê by of in verband met die verkoop van drank in sy gelisensieerde gebou.";

(ix) die volgende items tot genoemde lys van vorms by te voeg:

"59. Aanvraag deur die houer van 'n wyn-en-bierlisensie om 'n bepaling ingevolge artikel 75 (2) (FB) van ander ure vir die verkoop of aflewering van drank."

60. Kennisgewing van voorneme deur die houer van 'n wyn-en-bier-lisensie om by die Minister van Justisie aanvraag te doen om 'n bepaling ingevolge artikel 75 (2) (FB) van ander ure vir die verkoop of aflewering van drank.

61. Aanvraag deur die houer van 'n groothandelaars-drinklisensie om magtiging ingevolge artikel 76A (1) om regstreeks met die publiek handel te dryf.

62. Kennisgewing van voorneme deur die houer van 'n groothandelaars-drinklisensie om by die Minister van Justisie aanvraag te doen om magtiging ingevolge artikel 76A (1) om regstreeks met die publiek handel te dryf.

63. Aanvraag deur die houer van 'n groothandelaars-drinklisensie of 'n bierbroerslisensie om goedkeuring ingevolge artikel 79ter (2) (i), van 'n plek vir die opberging van drank.

64. Aanvraag deur die houer van 'n binneverbruiklisensie om magtiging ingevolge artikel 81 (3) om drank, verversings, maaltye of akkommodasie in sy gebou aan iemand wat nie 'n Blanke is nie, te verkoop of te verstrek en om enige sodanige persoon as 'n gas in sy gebou toe te laat.

65. Kennisgewing van voorneme deur die houer van 'n drinklisensie om by die Minister van Justisie aanvraag te doen om magtiging ingevolge artikel 81 (3) om drank, verversings, maaltye of akkommodasie in sy gebou aan iemand wat nie 'n Blanke is nie, te verkoop of te verstrek en om enige sodanige persoon as 'n gas in sy gebou toe te laat.

Board and the Minister, and shall furnish such further information in respect of the application as he deems fit.

Meetings of the National Board for purposes of enquiries and investigations concerning applications in terms of section 81 (3)

117. (1) The provisions of section 118ter, with the exception of subsections (1), (11) and (14), shall *mutatis mutandis* apply in respect of any enquiry and investigation by the National Board concerning any application made in terms of regulation 112.

(2) At such an enquiry and investigation concerning any such application, the applicant concerned shall appear before the National Board personally or by counsel or attorney to present his application.

Written authority

118. If an application in terms of section 81 (3) is granted, a written authority substantially in the form of Form 66 contained in the Annexure shall be issued to the applicant.

119. A licensee to whom a written authority referred to in regulation 118 has been issued shall at all times during the currency thereof have it and any annexures thereto available in his office on the licensed premises for police inspection.";

(viii) the substitution for item 58 in the list of forms contained in the Annexure of the following:

"58. Application by the holder of a liquor licence for authority in terms of section 102A (1) to employ females of the age of 18 years or more in or in connection with the sale of liquor in his licensed premises";

(ix) the addition to the said list of forms of the following items:

"59. Application by the holder of a wine and malt liquor licence for a determination in terms of section 75 (2) (FB) of other hours for the sale or delivery of liquor.

60. Notice of intention by the holder of a wine and malt liquor licence to apply to the Minister of Justice for a determination in terms of section 75 (2) (FB) of other hours for the sale or delivery of liquor.

61. Application by the holder of a wholesale liquor licence for authority in terms of section 76A (1) to deal directly with the public.

62. Notice of intention by the holder of a wholesale liquor licence to apply to the Minister of Justice for authority in terms of section 76A (1) to deal directly with the public.

63. Application by the holder of a wholesale liquor licence or a brewer's licence for approval in terms of section 79ter (2) (i) of a place for the storage of liquor.

64. Application by the holder of an on-consumption licence for authority in terms of section 81 (3) to sell or supply liquor, refreshments, meals or accommodation on his premises to any person who is not a European and to admit any such person as a guest to his premises.

65. Notice of intention by the holder of a liquor licence to apply to the Minister of Justice for authority in terms of section 81 (3) to sell or supply liquor, refreshments, meals or accommodation on his premises to any person who is not a European and to admit any such person as a guest to his premises.

66. Magtiging ingevolge artikel 81 (3) om drank, versings, maaltye of akkommodasie in 'n gelisensieerde gebou aan iemand wat nie 'n Blanke is nie, te verkoop of te verstrek en om enige sodanige persoon as 'n gas in bedoelde gebou toe te laat.”;

(x) item 3 van Vorm 1 vervat in die Aanhangel deur die volgende te vervang:

“3. (i) Vermeld klas lisensie verlang (kyk artikel 8)

(ii) In die geval van 'n binneverbruik-lisensie, meld of die betrokke gebou bedoel is vir besetting deur, of die gerief van, Blankes (kyk artikel 81)

(xi) Vorm 5 vervat in die Aanhangel deur die volgende te vervang:

“Vorm 5

NUWE LISENSIE

DRANKWET, 1928

SERTIFIKAAT VIR DIE UITREIKING VAN 'N DRANKLISENSIE DEUR DIE MINISTER VAN JUSTISIE GEMAGTIG Die Ontvanger van Inkomste,

Hierby word gesertifiseer dat die Minister van Justisie die uitreiking van 'n lisensie aan (hieronder die lisensiehouer genoem) gemagtig het ten opsigte van 'n gebou genoem te word en geleë te in 'n gebied en wat bedoel is vir besetting deur, of die gerief van, Blankes,* waarby gemelde lisensiehouer gemagtig word om in gemelde gebou sodanige besigheid te dryf as wat ooreenkomsdig die voorwaarde en vereistes van die Drankwet, 1928 (Wet 30 van 1928), of enige ander wetsbepaling, kragtens gemelde lisensie gedryf mag word of uitgevoer moet word.

Die tydperk waarin die lisensiehouer gemagtig is om gemelde besigheid te dryf, is vanaf die dag waarop die lisensie uitgereik word tot die dag van 19.....

† Die tydperk waarin die lisensiehouer ingevolge artikel 79bis van die Wet nie gemagtig is om gemelde besigheid te dryf nie, is vanaf die dag van 19..... dag van 19..... tot die dag van 19.....

Daar is ingevolge artikel 79ter(1) van die Wet bepaal dat die lisensiehouer sy drank moet opberg in

Die lisensiehouer is voorts ingevolge artikel 69 van die Wet en behoudens nakoming van die bepalings van die Wet op Lisensies, 1962 (Wet 44 van 1962), of enige ander wetsbepaling wat op die aangeleentheid betrekking het, gemagtig om die besigheid van in die gelisensieerde gebou te dryf of toe te laat dat dit daaroor gedryf word.

Gemelde lisensie is voorts onderworpe aan die volgende voorwaarde, beperkings en voorregte:

Voorwaarde en beperkings:

Voorregte:

Plek: Minister van Justisie of persoon wat op gesag van die Minister van Justisie handel

Datum: 19.....

* Skrap 'en wat Blankes' in die geval van 'n buiteverbruik-lisensie, of indien nie van toepassing nie in die geval van 'n binneverbruik-lisensie. [Kyk item 3 (ii) van Vorm 1].
† Skrap indien nie van toepassing nie.”;

(xii) Vorm 7 vervat in die Aanhangel deur die volgende te vervang:

“Vorm 7

NUWE LISENSIE/VERNUWING*

DRANKWET, 1928

DRANKLISENSIE

Kantoor van die Ontvanger van Inkomste,

'n Lisensie word hierby verleen aan (a), om in 'n gebou genoem (b), en geleë te (c), en wat bedoel is vir besetting deur, of die gerief van, Blankes, die besigheid te dryf wat ooreenkomsdig die voorwaarde en vereistes van die Drankwet, 1928 (Wet 30 van 1928), of enige ander wetsbepaling, gedryf mag word of uitgevoer moet word, kragtens 'n (e) lisensie.

66. Authority in terms of section 81 (3) to sell or supply liquor, refreshments, meals or accommodation on licensed premises to any person who is not a European and to admit any such person as a guest to such premises.”;

(x) the substitution for item 3 of Form 1 contained in the Annexure of the following:

“3. (i) State class of licence required (see section 8)

(ii) In the case of an on-consumption licence, state whether the premises concerned are intended for occupation by, or the convenience of, Europeans (see section 81)

(xi) the substitution for Form 5 contained in the Annexure of the following:

NEW LICENCE

LIQUOR ACT, 1928

“Form 5

CERTIFICATE FOR THE ISSUE OF A LIQUOR LICENCE AUTHORISED BY THE MINISTER OF JUSTICE
The Receiver of Revenue,

It is hereby certified that the Minister of Justice has authorised the issue of licence to (hereinafter called the licensee) in respect of premises to be styled and situate at in area and intended for occupation by or the convenience of, Europeans, *authorising the said licensee to carry on upon the said premises such business as is, in accordance with the conditions and requirements of the Liquor Act, 1928 (Act 30 of 1928), or any other law, authorised to be carried on or required to be carried out under the said licence.

The period during which the licensee is authorised to carry on the said business is from the day upon which the licence is issued to the day of 19.....

† The period during which the licensee is in terms of section 79bis of the Act not authorised to carry on the said business is from the day of 19..... to the day of 19.....

It has in terms of section 79ter(1) of the Act been determined that the licensee shall store his liquor in

The licensee is further in terms of section 69 of the Act and subject to compliance with the provisions of the Licences Act, 1962 (Act 44 of 1962), or any other law governing the matter, authorised to carry on or to permit to be carried on upon the licensed premises the business of

The said licence is further subject to the following conditions, restrictions and privileges:

Conditions and restrictions:

Privileges:

Place:

Date: Minister of Justice or person acting under the directions of Minister of Justice

* Delete 'and intended Europeans' in the case of an off-consumption licence or if not applicable in the case of an on-consumption licence. [See item 3 (ii) of Form 1].

† Delete if not applicable.”;

(xii) the substitution for Form 7 contained in the Annexure of the following:

NEW LICENCE/RENEWAL*

LIQUOR ACT, 1928

LIQUOR LICENCE

Office of the Receiver of Revenue,

“Form 7

Licence is hereby granted to (a), to carry on upon the premises styled (b), and situate at (c), and intended for occupation by, or the convenience of, Europeans, (d) such business as is, in accordance with the conditions and requirements of the Liquor Act, 1928 (Act 30 of 1928), or any other law, authorised to be carried on or required to be carried out under (e) licence.

Die tydperk waarin die licensiehouer gemagtig is om gemelde besigheid te dryf, is vanaf die dag van 19 tot die dag van 19 van.

* Die tydperk waarin die licensiehouer ingevolge artikel 79bis van die Wet nie gemagtig is om gemelde besigheid te dryf nie, is vanaf die dag van 19 tot die dag van 19

Die licensiehouer moet sy drank opberg in (f).

Genoemde licensiehouer word voorts gemagtig om, behoudens nakoming van die bepalings van die Wet op Licensies, 1962 (Wet 44 van 1962), of enige ander wetsbepaling wat op die aangeleentheid betrekking het, die besigheid van (g) in gemelde gebou te dryf of toe te laat dat dit daarin gedryf word.

Genoemde licensie is voorts onderworpe aan die volgende voorwaarde, beperkings en voorregte:

Voorwaarde en beperkings:

Voorregte:

Die bedrag van , synde die voorgeskrewe gelde ten opsigte van hierdie licensie, is aan my betaal. R.

Ontvanger van Inkomste

* Skrap indien nie van toepassing nie.

(a) Indien die licensie aan hom as agent of benoemde van 'n ander persoon of assosiasie van persone verleen is, meld daardie feit en die naam van die prinsepsiaat.

(b) Vermeld naam van besigheid.

(c) Beskryf ligging in die besonder.

(d) Skrap in die geval van 'n buiteverbruik-licensie, of indien nie van toepassing nie in die geval van 'n binneverbruik-licensie.

(e) Vermeld klas licensie.

(f) Gee volledige beskrywing van plek—kyk artikel 10 (2) (d).

(g) Vermeld aard van besigheid gemagtig.;

(xiii) item 3 van Vorm 8 vervat in die Aanhangesel deur die volgende te vervang:

"3. (i) Vermeld klas licensie waarvan vernuwing verlang word.

(ii) In die geval van 'n binneverbruik-licensie, meld of die betrokke gebou bedoel is vir besetting deur, of die gerief van, Blanke (kyk artikel 81)

(xiv) Vorm 10 vervat in die Aanhangesel deur die volgende te vervang:

VERNUWING

"Vorm 10

DRANKWET, 1928

SERTIFIKAAT VIR DIE VERNUWING VAN 'N DRANK-
LISENSIE DEUR DIE LISENSIERAAD GEMAGTIG

Die Ontvanger van Inkomste,

Hierby word gesertifiseer dat die licensieraad die uitreiking van 'n (a),
licensie aan (b),
(hieronder die licensiehouer genoem) gemagtig het ten opsigte van
'n gebou genoem (c)
en geleë te (d)
in 'n (e) gebied (e) en
wat bedoel is vir besetting deur, of the gerief van, Blanke, (f)
waarby gemelde licensiehouer gemagtig word om in gemelde gebou sodanige besigheid te dryf as wat ooreenkomsdig die voorwaarde en vereistes van die Drankwet, 1928 (Wet 30 van 1928), of enige ander wetsbepaling, kragtens gemelde licensie gedryf mag word of uitgevoer moet word.

Die tydperk waarin die licensiehouer gemagtig is om gemelde besigheid te dryf, is vanaf die dag van 19 tot die dag van 19

Die tydperk waarin die licensiehouer ingevolge artikel 79bis van die Wet nie gemagtig is om gemelde besigheid te dryf nie, is vanaf die dag van 19 tot die dag van 19 (g).

Die licensieraad het ingevolge artikel 79ter(1) van die Wet bepaal dat die licensiehouer sy drank moet opberg in (h).

Die licensiehouer is voorts ingevolge artikel 69 van die Wet en behoudens nakoming van die bepalings van die Wet op Licensies, 1962 (Wet 44 van 1962), of enige ander wetsbepaling wat op die aangeleentheid betrekking het, gemagtig om 'n besigheid van (i) in die gelisensierte gebou te dryf of toe te laat dat dit daarin gedryf word.

Gemelde licensie is voorts onderworpe aan die volgende voorwaarde, beperkings en voorregte:

Voorwaarde en beperkings:

The period during which the licensee is authorised to carry on the said business is from the day of 19 to the day of 19

* The period during which the licensee is in terms of section 79bis of the Act not authorised to carry on the said business is from the day of 19 to the day of 19

The licensee shall store his liquor in (f).

The said licensee is further authorised, subject to compliance with the provisions of the Licences Act, 1962 (Act 44 of 1962), or any other law governing the matter, to carry on or to permit to be carried on upon the said premises the business of (g).

The said licence shall further be subject to the following conditions, restrictions and privileges:

Conditions and restrictions:

Privileges:

The sum of , being the prescribed fee in respect of this licence, has been paid to me. R.

Receiver of Revenue

* Delete if not applicable.

(a) If the licence was granted to him as agent or nominee of another person or association of persons, state such fact and the name of the principal.

(b) State name of business.

(c) Describe situation particularly.

(d) Delete in the case of an off-consumption licence or if not not applicable in the case of an on-consumption licence.

(e) State classe of licence.

(f) Give full description of place [See section 10 (2) (d)].

(g) State nature of business authorised.;"

(xiii) the substitutions for item 3 of Form 8 contained in the Annexure of the following:

"3 (i) State class of licence, the renewal of which is desired

(ii) In the case of an on-consumption licence, state whether the premises concerned are intended for occupation by, or the convenience of, Europeans (see section 81)"

(xiv) the substitution for Form 10 contained in the Annexure of the following:

"Form 10

RENEWAL

LIQUOR ACT, 1928

CERTIFICATE FOR THE RENEWAL OF A LIQUOR LICENCE AUTHORISED BY THE LICENSING BOARD

The Receiver of Revenue,

It is hereby certified that the licensing board has authorised the issue of a (a) licence to (b)

(hereinafter called the licensee) in respect of premises styled (c) and situate at (d)

in (e) area (e) and intended for occupation by, or the convenience of, Europeans, (f) authorising the said licensee to carry on upon the said premises such business as is, in accordance with the conditions and requirements of the Liquor Act, 1928 (Act 30 of 1928), or any other law, authorised to be carried on or required to be carried out under the said licence.

The period during which the licensee is authorised to carry on the said business is from the day of 19 to the day of 19

The period during which the licensee is in terms of section 79bis of the Act not authorised to carry on the said business is from the day of 19 to the day of 19

The licensing board has in terms of section 79ter(1) of the Act determined that the licensee shall store his liquor in (h).

The licensee is further in terms of section 69 of the Act and subject to compliance with the provisions of the Licences Act, 1962 (Act 44 of 1962), or any other law governing the matter, authorised to carry on or permit to be carried on on the licensed premises the business of (i).

The said licence is further subject to the following conditions, restrictions and privileges:

Conditions and restrictions:

Voorregte:
Plek Datum Voorstander/Sekretaris van die Dranklisensieraad van die Dranklisensiegebied No.

- (a) Vermeld klas lisensie—kyk artikel 8.
 - (b) Vermeld naam en indien lisensie aan hom as agent of benoemde van 'n ander persoon of assosiasie van persone verleen is, meld daardie feit en die naam van die prinsipaal.
 - (c) Vermeld naam waaronder die besigheid gedryf word.
 - (d) Beskryf ligging van gebou in die besonder en vermeld nommer straat, erf, ens.
 - (e) Vermeld 'stads-' of 'plattelandse', na gelang van die geval—kyk artikel 175.
 - (f) Skrap in die geval van 'n buiteverbruik-lisensie, of indien nie van toepassing nie in die geval van 'n binneverbruiklisensie [kyk item 3 (ii) van Vorm 8].
 - (g) Skrap indien nie van toepassing op die betrokke klas lisensie nie of indien nie verlang nie.
 - (h) Beskryf plek in die besonder.
 - (i) Beskryf volledig die aard van die besigheid.”;
 - (xv) Vorm 37 vervat in die Aanhangsel deur die volgende vorm te vervang:

DRANKWET 1028

"Vorm 37

DRANKWET, 1928

AANVRAAG INGEVOLGE ARTIKEL 32TER OM 'N
NAGTELIKE GELEENTHEIDSLISENSIE
Die Landdros.

Ek doen hierby aanvraag om die verlening van bovermelde lisensie aan my en sertifiseer dat die inligting hieronder verstrek waar en huis is.

Plek.....	Handtekening van aanvraer
Datum.....	
1. Volle naam van aanvraer.....	
2. Woon- en besigheidsadres.....	
3. (i) Watter dranklisensie in artikel 66 (5) genoem, word deur die aanvraer gehou?.....	
(ii) Is die aanvraer die houer van 'n magtiging verleen of vernuwe ingevolge artikel 100bis of 100sex tot die verkoop of verstrekking van drank vir verbruik binne die in die magtiging omskoue gebou?..... Indien wel, meld betrokke artikel en die klas persone waaraan drank kragtens daardie magtiging verkoop of verstrek mag word.....	
4. Onder watter naam word die besigheid ingevolge die lisensie/magtiging in item 3 genoem, gedryf?.....	
5. Beskryf die ligging van die gebou waar besigheid ingevolge die genoemde lisensie/magtiging gedryf word.....	
6. Op watter datum word die nagtelike geleenthedslisensie verlang?.....	
7. Gedurende watter ure word dit verlang?.....	
8. Beskryf die aard van die funksie waarvoor die lisensie verlang word.....	
9. Hoeveel nagtelike geleenthedslisensies is aan die aanvraer uitgereik vir die kalenderweek waarin die lisensie waarom nou aanvraag gedoen word, verlang word? (Kvk artikel 73 (2))	

DEEFL B

SERTIFKAAT INGEVOLGE ARTIKEL 11 WAARBY DIE
UITREIKING VAN 'N NAGTELIKE GELEENTHEIDS-
LISENSIE GEMAGTIG WORD

Ek sertifiseer hierby dat bogenoemde aanvraag na oorlegpleging met die polisie-offisier wat ingevalle artikel 136 aangewys is, toegestaan is en dat die uitreiking van 'n nagtelike geleenthedslisensie aan die aanvraer ten opsigte van die gebou en ooreenkomsdig met die besonderhede in Deel A hierbo vermeld, gemagtig is onderworpe aan die volgende voorwaarde of beperkings:

Privileges: _____

Place..... Chairman/Secretary of the Liquor
Date..... Licensing Board for Liquor
Licensing Area No.....

- (a) State class of licence—see section 8.
 - (b) State name and if licence was granted to him as agent or nominee of another persons or association of persons, state such fact and also the name of the principal.
 - (c) State name under which business is carried on.
 - (d) Describe situation of premises particularly, giving number of street, erf, etc.
 - (e) State 'an urban' or 'a rural', as the case may be—see section 175.
 - (f) Delete in the case of an off-consumption licence or if not applicable in the case of an on-consumption licence. (See item 3 (ii) or Form 8).
 - (g) Delete if not applicable to classe of licence in question or if not required.
 - (h) Describe place particularly.
 - (i) Describe fully the nature of the business.”;
 - (xv) the substitution for Form 37 contained in the Annexure of the following form:

LIQUOR ACT 1928

**APPLICATION UNDER SECTION 32TER FOR A 'LATE
HOURS OCCASIONAL' LICENCE**

H

"Form 37

I hereby apply for the grant to me for the above-mentioned licence and certify that the information furnished hereunder is true and correct.

True a
Place

Signature of applicant

- | | |
|--|------------------------|
| Date..... | Signature of applicant |
| 1. Full name of applicant..... | |
| 2. Residential and business addresses..... | |
| 3. (i) What liquor licence referred to in section 66 (5) is held by the applicant?..... | |
| (ii) Is the applicant the holder of any authority granted or renewed in terms of section 100bis or 100sex for the sale or supply of liquor for consumption on the premises described in such authority?..... If so, state the relevant section and the class of persons to whom liquor may be sold or supplied under that authority..... | |
| 4. Under what name is the business carried on under the licence/authority referred to in item 3?..... | |
| 5. Describe the situation of the premises where business is carried on under the said licence/authority..... | |
| 6. On which date is the late hours occasional licence required?..... | |
| 7. During which hours is it required?..... | |
| 8. Describe the nature of the function for which the licence is required..... | |
| 9. How many late hours occasional licences have been issued to the applicant for the calendar week in which the licence now applied for is required? [See section 73 (2)]...... | |

PART B

**CERTIFICATE IN TERMS OF SECTION 11 AUTHOURISING
THE ISSUE OF A LATE HOURS OCCASIONAL LICENCE**

I hereby certify that the above application has, after consultation with the commissioned officer of police designated in terms of section 136, been granted and that the issue of a late hours occasional licence in favour of the applicant in respect of the premises and in accordance with the particulars stated in Part A above has been authorised subject to the following conditions or restrictions:

Place..... Magistrate/Additional Magistrate
Date..... Assistant Magistrate of the District
of..... ";

(xvi) Vorm 38 vervat in die Aanhangsel, deur die volgende vorm te vervang;

"Vorm 38

DRANKWET, 1928

NAGTELIKE GELEENTHEIDSLISENSIE

Kantoor van die Ontvanger van Inkomste,

'n Licensie word hierby verleen aan....., die houer van 'n(a) dranklisensie/'n binnewerbruikmagtig kragtens artikel 100bis/100sex* ten opsigte van 'n gebou genoem.....(b) en geleë te....., om in gemelde gebou tussen die ure.....nm. op die.....dag van.....19.....en.....nm./vm. op die.....dag van.....19.....die besigheid te dryf wat ooreenkomsdig die voorwaardes en vereistes van die Drankwet, 1928 (Wet 30 van 1928), of enige ander wetsbepaling, kragtens 'n nagtelike geleentheidslisensie gedryf mag word of uitgevoer moet word.

Die licensie is verder onderworpe aan die volgende voorwaardes of beperkings:

(i) Drank mag slegs verstrek word aan persone wat bona fide die funksie waarvoor die licensie verleent is, bywoon.

(ii)

Die bedrag van....., synde die voorgeskrewe gelde ten opsigte van hierdie licensie, is aan my betaal. R.....

Ontvanger van Inkomste

* Skrap wat nie van toepassing is nie.

(a) Vermeld klas licensie—kyk artikel 66 (5).

(b) Vermeld naam van besigheid.;

(xvii) Vorm 39 vervat in die Aanhangsel deur die volgende vorm te vervang:

"Vorm 39

DRANKWET, 1928

DEEL A

AANVRAAG INGEVOLGE ARTIKEL 32TER OM 'N TYDELIKE DRANKLISENSIE

Die Landdros,

Ek doen hierby aanvraag om die verlening van bovermelde licensie aan my en sertifiseer dat die inligting hieronder verstrek, waar en juis is.

Plek..... Handtekening van aanvraer
Datum.....

1. Volle naam van aanvraer.....

2. Woon- en besigheidsadres.....

3. *(i) Watter dranklisesies, as daar is, word deur die aanvraer gehou?.....

(ii) Is die aanvraer die houer van 'n magtiging verleent of vernuwe ingevolge artikel 100bis of 100sex tot die verkoop of verstrekking van drank vir verbruik binne die in die magtiging omskreve gebou?..... Indien wel, meld die betrokke artikel en die klas persone waaraan drank kragtens daardie magtiging verkoop of ver trek mag word.....

(iii) Indien van toepassing, meld onder watter naam die besigheid gedryf word ingevolge die lisensie(s)/migtiging in subitems (i) en (ii) bedoel.....

(iv) Beskryf die ligging van die gebou waar besigheid kragtens genoemde lisensie(s)/migtiging gedryf word.....

4. Indien die aanvraer nie die houer van 'n dranklisenie of hierbo bedoelde magtiging is nie—

(i) kragtens watter kwalifikasies word aanvraag gedoen? [kyk artikel 66 (4)].

(ii) is die aanvraer kragtens artikel 65 onbevoeg om 'n lisensie te hou?.....

5. Indien die aanvraer die sekretaris van 'n bona fide-landbou-tentoonstelling is, meld of slegs wyn soos omskryf in artikel 6A kragtens die tydelike dranklisenie verkoop of verstrek sal word [kyk artikels 104 (2) (c) en 117 (2) (c)].

6. Beskryf volledig die doel en aard van die funksie waarvoor die lisensie nodig is. (Dui in die besonder aan of die funksie vir die breë publiek toeganklik sal wees).
.....

7. Indien aanvraer die houer is van 'n hierbo bedoelde magtiging, meld klas persone waaraan drank kragtens die tydelike dranklisenie verkoop of verstrek sal word (kyk artikel 83A).
.....

(xvi) the substitution for Form 38 contained in the Annexure of the following form:

"Form 38

LIQUOR ACT, 1928

LATE HOURS OCCASIONAL LICENCE

Office of the Receiver of Revenue,

Licence is hereby granted to....., the holder of.....(a) liquor licence/an on-consumption authority under section 100bis/100sex* in respect of premises styled.....(b) and situated at....., to carry on upon the said premises between the hours of.....p.m. on the.....day of.....19.....and.....p.m./a.m. on the.....day of.....19.....such business as is, in accordance with the conditions and requirements of the Liquor Act, 1928 (Act 30 of 1928), or any other law, authorised to be carried on or required to be carried out under a late hours occasional licence.

The licence is further subject to the following conditions or restrictions:

(i) Liquor shall be supplied only to persons bona fide attending the function in respect of which the licence was granted.

(ii) The sum of....., being the prescribed fee in respect of this licence, has been paid to me. R.....

Receiver of Revenue

* Delete whichever not applicable.

(a) State classe of licence—see section 66 (5).

(b) State name of business.";

(xvii) the substitution for Form 39 contained in the Annexure of the following form:

"Form 39

LIQUOR ACT, 1928

PART A

APPLICATION UNDER SECTION 32TER FOR A TEMPORARY LIQUOR LICENCE

The Magistrate,

I hereby apply for the grant to me of the above-mentioned licence and certify that the information furnished hereunder is true and correct.

Place.....

Signature of applicant

Date.....

1. Full name of applicant.....

2. Residential and business addresses.....

3. *(i) What liquor licences, if any, are held by the applicant?

(ii) Is the applicant the holder of any authority granted or renewed in terms of section 100bis of 100sex for the sale or supply of liquor for consumption on the premises described in such authority?

If so, state the relevant section and the class of persons to whom liquor may be sold or supplied under that authority.....

(iii) If applicable, state under what name the business is carried on under the licence(s)/authority referred to in subitems (i) and (ii).....

(iv) Describe the situation of the premises where business is carried on under the said licence(s)/authority.....

4. If the applicant is not the holder of a liquor licence or authority referred to above—

(i) under what qualifications is application made? [see section 66 (4)].

(ii) is the applicant disqualified under section 65 from holding a licence?.....

5. If the applicant is the secretary of a bona fide agricultural show, state whether only wine as defined in section 6A will be sold or supplied under the temporary liquor licence [see sections 104 (2) (c) and 117 (2) (c)].

6. Describe fully the purpose and nature of the function for which the licence is required. (Indicate particularly whether the function will be open to the general public).
.....

7. If the applicant is the holder of an authority referred to above, state class of persons to whom liquor will be sold or supplied under the temporary liquor licence (see section 83A).

Ek sertifiseer dat die inligting vervat in hierdie aanvraag en in die dokumente wat daarby aangeheg is, waar en juis is.

Plek..... Handtekening van aanvraer
Datum.....

* Skrap indien nie van toepassing nie.

1. (i) Volle naam van aanvraer.....
(ii) Besigheidsadres.....
2. Meld klas dranklisensie wat deur aanvraer gehou word.....
3. Onder watter naam word die gelisensieerde besigheid gedryf?
4. Meld adres van die gelisensieerde gebou.....
5. Meld of besigheid kragtens die betrokke lisensie met Blankes of Nie-Blankes gedoen word en, in laasgenoemde geval, meld betrokke rassegroep(e).....
6. (i) Ten opsigte van watter gedeelte van die gelisensieerde gebou word magtiging verlang?
(ii) Wat is die naam van daardie gedeelte (as daar is)?
(iii) Waar in die gelisensieerde gebou is dit geleë? (Gebruik 'n aanhangsel indien nodig).
(iv) Is dit 'n beperkte gedeelte?
(v) Indien dit 'n beperkte gedeelte is, meld of magtiging kragtens artikel 103A (1) ten opsigte daarvan gehou word, en indien wel, meld ook die datum waarop daardie magtiging verleen is.....
7. (i) Is die aanvraer die houer van 'n magtiging ingevolge artikel 102A (1) om vrouspersone in diens te hê by of in verband met die verkoop van drank in enige ander gedeelte van sy gelisensieerde gebou?
(ii) Indien wel, identifiseer die betrokke gedeelte en meld die datum waarop bedoelde magtiging uitgereik is.....
8. Is alle dokumente by regulasie voorgeskryf (vir sover hulle op hierdie aanvraag betrekking het) aangeheg?.....; en Aanhangsels.....

(xx) na Vorm 58 vervat in die Aanhangsel die volgende vorms in te voeg:

"Vorm 59

DRANKWET, 1928

AANVRAAG DEUR DIE HOUER VAN 'N WYN- EN BIER-LISENSIE OM 'N BEPALING INGEVOLGE ARTIKEL 75 (2) (FB) VAN ANDER URE VIR DIE VERKOOP OF AFLEWERING VAN DRANK

Die Minister van Justisie,

(Deur bemandeling van die landdros van.....)

Ek doen hierby aanvraag om 'n bepaling ingevolge artikel 75 (2) (fb) van die Drankwet, 1928, van ander ure vir die verkoop of aflewering van drank.

Ek sertifiseer dat die inligting vervat in hierdie aanvraag en in die dokumente wat daarby aangeheg is, waar en juis is.

Plek..... Handtekening van aanvraer

Datum.....

1. (i) Volle naam van aanvraer.....
(ii) Besigheidsadres.....
 2. Onder watter naam word die gelisensieerde besigheid gedryf?
 3. Meld adres van die gelisensieerde gebou.....
 4. (i) Is die betrokke dranklisensie na 14 Julie 1964 verleen?
(ii) Indien wel, meld die datum waarop die voorwaardelike magtiging tot die lisensie uitgereik is en die departementele verwysingsnommer daarvan. (a) (b) 145/.....
 5. Verskaf die gelisensieerde gebou woonakkommelasse vir gaste?.....
 6. Wat is die ure ten opsigte waarvan aanvraag gedoen word?
 7. Is alle dokumente by regulasie voorgeskryf (vir sover hulle op hierdie aanvraag betrekking het) aangeheg?.....
- Aanhangsels.....

Vorm 60

DRANKWET, 1928

KENNISGEWING VAN VOORNEME DEUR DIE HOUER VAN 'N WYN- EN BIER-LISENSIE OM BY DIE MINISTER VAN JUSTISIE AANVRAAG TE DOEN OM 'N BEPALING INGEVOLGE ARTIKEL 75 (2) (FB) VAN ANDER URE VIR DIE VERKOOP OF AFLEWERING VAN DRANK

Ek, die houer van 'n wyn- en bier-lisensie wat uitgereik is ten opsigte van 'n gebou geleë te....., en waarkragtens besigheid gedryf word onder die naam van....., gee hierby kennis dat ek van voorneme is oon op diedag van..... 19..... by die landdros van die

I certify that the information contained in this application and in the documents attached to it is true and correct.

Place..... Date..... Signature of applicant

- * Delete if not applicable.
- 1. (i) Full name of applicant.....
(ii) Business address.....
- 2. State class of liquor licence held by applicant.....
- 3. Under what name is the licensed business carried on?.....
- 4. State address of the licensed premises.....
- 5. State whether business under the relevant licence is done with Whites or Non-Whites and in the latter case, state race group(s) concerned.....
- 6. (i) In respect of which portion of the licensed premises is authority desired?
(ii) What is the name of that portion (if any)?
(iii) Where is it situated in the licensed premises? (Use an annexure if necessary)
(iv) Is it a restricted portion?
(v) If it is a restricted portion, state whether authority under section 103A(1) is held in respect thereof, and if so, also state the date upon which such authority was issued.
- 7. (i) Is the applicant the holder of an authority in terms of section 102A(1) to employ females in or in connection with the sale of liquor in any other portion of his licensed premises?
(ii) If so, identify the portion concerned and state date upon which such authority was issued.....
- 8. Are all documents prescribed by regulation (in so far as they are applicable to this application) attached?.....; and Annexures.....

(xx) the insertion after Form 58 contained in the Annexure of the following forms:

"Form 59

LIQUOR ACT, 1928

APPLICATION BY THE HOLDER OF A WINE AND MALT LIQUOR LICENCE FOR A DETERMINATION IN TERMS OF SECTION 75 (2) (FB) OF OTHER HOURS FOR THE SALE OR DELIVERY OF LIQUOR

The Minister of Justice,

(Through the magistrate of.....)

I hereby apply for a determination in terms of section 75 (2) (fb) of the Liquor Act, 1928, of the other hours for the sale or delivery of liquor.

I certify that the information contained in this application and in the documents attached to it is true and correct.

Place..... Date..... Signature of applicant

1. (i) Full name of applicant.....
(ii) Business address.....
 2. Under what name is the licensed business carried on?.....
 3. State address of the licensed premises.....
 4. (i) Was the liquor licence concerned granted after 14 July 1964?
(ii) If so, state date upon which the conditional authority for the licence was issued and the departmental reference number thereof. (a) (b) 145/.....
 5. Do the licensed premises provide residential accommodation for guests?.....
 6. What are the hours in respect of which application is made?.....
 7. Are all documents prescribed by regulation (in so far as they are applicable to this application) attached?.....
- Annexures.....

Form 60

LIQUOR ACT, 1928

NOTICE OF INTENTION BY THE HOLDER OF A WINE AND MALT LIQUOR LICENCE TO APPLY TO THE MINISTER OF JUSTICE FOR A DETERMINATION IN TERMS OF SECTION 75 (2) (FB) OF OTHER HOURS FOR THE SALE OR DELIVERY OF LIQUOR.

I, the holder of a wine and malt liquor licence which has been issued in respect of premises situated at..... and under which business is carried on under the name of....., hereby give notice that I intend lodging an application with the magistrate of the District

distrik..... 'n aanvraag in te dien om
'n bepaling ingevolge artikel 75 (2) (FB) van die Drankwet, 1928,
om drank gedurende die volgende ander ure te verkoop of af te
lever:

Gedateer te..... op hede die..... dag
van..... 19.....

Aanvraer

Vorm 61

DRANKWET, 1928

AANVRAAG DEUR DIE HOUER VAN 'N GROOTHANDELAARS-DRANKLISENSIE OM MAGTIGING INGEVOLGE ARTIKEL 76A (1) OM REGSTREEKS MET DIE PUBLIEK HANDEL TE DRYF

Die Minister van Justisie,

(Deur bemiddeling van die landdros van.....)

Ek doen hierby aanvraag om magtiging ingevolge artikel 76A (1) van die Drankwet, 1928, om regstreeks met die publiek handel te dryf.

Ek sertifiseer dat die inligting vervat in hierdie aanvraag en in die dokumente wat daarby aangeheg is, waar en juis is.

Plek.....

Datum.....

Handtekening van aanvraer
(Meld hoedanigheid waarin hierdie aanvraag geteken word indien dit geteken word namens 'n assosiasie van persone)

1. (i) Volle naam van aanvraer.....
(ii) Woon- en besigheidsadres.....
(iii) Rassegroep..... Nasionaliteit.....
2. Indien aanvraer aanvraag doen as 'n benoemde, meld—
(i) volle naam en adres van nomineerde.....
(ii) verhouding waarin aanvraer tot nomineerde staan.....
(iii) in die geval van 'n aanvraag as benoemde van 'n assosiasie van persone, die naam, adres en rassegroep van elke direkteur/vennoot.....
3. Indien die aanvraer 'n assosiasie van persone is, meld die naam, adres en rassegroep van elke direkteur/vennoot.....
4. (i) Onder watter naam word die besigheid gedryf?
(ii) Sal die naam verander word indien hierdie aanvraag slaag? (Indien wel, meld nuwe naam).
5. (i) Beskryf die ligging van die perseel waar die gelisensierde besigheid gedryf word met inbegrip van die nommer of naam (as daar is) van die gebou en die straat of weg en die nommer of ander beskrywing van die perseel of erf.....
(ii) Dui aan of die gebou in (i) genoem, in 'n plattelandse gebied of 'n stadsgebied soos in artikel 175 omskryf, geleë is.....
(iii) (a) Is die perseel van die gebou geleë in 'n verbode streek soos in artikel 53 (5) omskryf?
(b) Indien die antwoord op (a) bevestigend is, verstrek die naam van die lokasie, dorp of gebied waarna in gemelde artikel 53 (5) verwys word en die nommer van die Wet, proklamasie of ander wetsbepaling waarkragtens dit vir okkupasie deur 'n besondere rassegroep opsy gesit is en vermeld of gemelde perseel in sodanige lokasie, dorp of gebied of binne 'n besondere afstand (wat verstrek moet word) vanaf die grens daarvan geleë is.....
6. Is alle dokumente by regulasie voorgeskryf (vir sover hulle op hierdie aanvraag betrekking het) aangeheg?..... Aanhangsels.....
7. (i) Het die gelisensierde gebou aanbouings of veranderingers nodig ten einde dit vir doeleindes van regstreekse handeldryf met die publiek geskik te maak?
(ii) Indien wel, verstrek volledige besonderhede met verwysing na die plan in regulasie 105 (2) (b) bedoel (gebruik 'n aanhangsel).
Aanhangsel.....
8. (i) Het enige produsent, vervaardiger, bierbrouer, agent, genomineerde, persoon of maatskappy in artikel 114ter bedoel, hoegenaamd enige geldelike belang in die betrokke besigheid?
(ii) Indien die antwoord op (i) bevestigend is, verstrek volledige besonderhede.
Aanhangsel.....

of..... on the..... day
of..... 19..... for a determination in terms of section 75 (2) (FB) of the Liquor Act, 1928, to sell or deliver liquor during the following other hours:

Dated at..... this..... day
of..... 19.....

Applicant

Form 61

LIQUOR ACT, 1928

APPLICATION BY THE HOLDER OF A WHOLESALE LIQUOR LICENCE FOR AUTHORITY IN TERMS OF SECTION 76A(1) TO DEAL DIRECTLY WITH THE PUBLIC

The Minister of Justice,

(Through the magistrate of.....)

I hereby apply for authority in terms of section 76A(1) of the Liquor Act, 1928, to deal directly with the public.

I certify that the information contained in this application and in the documents attached to it is true and correct.

Place.....

Date.....

Signature of applicant
(State capacity in which this application is signed if it is signed on behalf of an association of persons)

1. (i) Full name of applicant.....
(ii) Residential and business addresses.....
(iii) Race group..... Nationality.....
2. If applicant applies as a nominee, state—
(i) full name and address of nominator.....
(ii) relationship in which applicant stands to nominator.....
(iii) in the case of an application as a nominee of an association of persons, the name, address and race group of each director/partner.....
3. If the applicant is an association of persons, state the name, address and race group of each director/partner.....
4. (i) Under what name is the business carried on?
(ii) Will the name be changed if this application succeeds? (If so, state new name).
5. (i) Describe the situation of the site where the licensed business is carried on including the number or name (if any) of the premises and of the street or road and the number or other designation of the lot or erf.....
(ii) Indicate whether the premises referred to in (i) are situated in a rural or an urban area as defined in section 175.....
(iii) (a) Is the site of the premises situated in a prohibited area as defined in section 53 (5)?
(b) If the reply to (a) is in the affirmative, furnish the name of each location, village or area referred to in the said section 53 (5), and the number of the Act, proclamation or other legal provision by virtue of which it has been set apart for the occupation of a particular race group, and state whether the said site is situated in such location, village or area or within a particular distance (to be given) of the boundary thereof.....
6. Are all documents prescribed by regulation (in so far as they are applicable to this application) attached?..... Annexures.....
7. (i) Do the licensed premises require additions or alterations in order to make them suitable for purposes of dealing directly with the public?
(ii) If so, furnish detailed particulars with reference to the plan referred to in regulation 105 (2) (b) (Use an annexure) Annexure.....
8. (i) Does any producer, manufacturer, brewer, agent, nominee, person or company referred to in section 114ter have any financial interest whatsoever in the business concerned?
(ii) If the reply to (i) is in the affirmative, furnish full particulars.
Annexure.....

9. (i) Word die gelisensieerde besigheid gedryf op dieselfde perseel as, of tegelyk met 'n besigheid wat ingevolge 'n hotel-dranklisensie of 'n wyn- en bierlisensie waaraan 'n reg van buiteverbruik-verkoop verbonden is of 'n botteldranklisensie, gedryf word?.....
 (ii) Indien wel, verstrek volledige besonderhede (Gebruik 'n aanhangsel.....)
10. (i) Op watter datum is die betrokke lisensie verleen?.....
 (ii) Op wie se naam is die lisensie verleen? (Indien as benoemde, meld ook die naam van die nomineerde).....
11. (i) Is drank kragtens die betrokke lisensie regstreeks aan die publiek verkoop gedurende die twee kalenderjare wat die datum van hierdie aanvraag voorafgaan?.....
 (ii) Indien die antwoord op (i) bevestigend is, verstrek volledige besonderhede in 'n aanhangsel.....
 Aanhangsel.....

DRANKWET, 1928

Vorm 62

KENNISGEWING VAN VOORNEME DEUR DIE HOUER VAN 'N GROOTHANDELAARS-DRANKLISENSIE OM BY DIE MINISTER VAN JUSTISIE AANVRAAG TE DOEN OM MAGTIGING INGEVOLGE ARTIKEL 76A (1) OM REGSTREEKS MET DIE PUBLIEK HANDEL TE DRYF

Ek, (1) die houer van 'n groothandelaarsdranklisensie wat uitgereik is ten opsigte van 'n gebou geleë te (2) en waarkragtens besigheid gedryf word onder die naam van , gee hierby kennis dat ek/genoemde maatskappy/vereniging/vennootskap/assosiasie van persone* van voorneme is om op die dag van 19 by die landdros van die distrik 'n aanvraag in te dien om magtiging ingevolge artikel 76A (1) van die Drankwet, 1928, om regstreeks met die publiek handel te dryf.

Gedateer te 19 op hede die dag van.....

Aanvraer

(1) Meld volle name van die aanvraer en indien die aanvraag deur 'n maatskappy, vereniging, vennootskap of ander assosiasie van persone gedoen gaan word, meld 'Ek, namens ' gevog deur die naam van die maatskappy, vereniging, vennootskap of ander assosiasie van persone namens wie kennis gegee word.

(2) Beskryf die ligging van die gebou volledig.

* Skrap wat nie van toepassing is nie.

DRANKWET, 1928

Vorm 63

AANVRAAG DEUR DIE HOUER VAN 'N GROOTHANDELAARS-DRANKLISENSIE OF 'N BIERBROUERSLISENSIE OM GOEDKEURING INGEVOLGE ARTIKEL 79TER (2) (i), OM GOEDKEURING INGEVOLGE ARTIKEL 79TER (2) (i), VAN 'N PLEK VIR DIE OPBERGING VAN DRANK

Die landdros van.....

Ek doen hierby aanvraag om u goedkeuring ingevolge artikel 79ter (2) (i), van die Drankwet, 1928, van 'n plek vir die opberging van drank in genoemde artikel bedoel, en geleë in u distrik.

Ek sertifiseer dat die inligting vervat in hierdie aanvraag en in die dokumente wat daarby aangehou is, waar en juis is.

Plek..... Handtekening van aanvraer

Datum.....

1. (i) Volle naam van aanvraer.....
 (ii) Besigheidsadres.....
2. (i) Meld of die aanvraer die houer is van 'n groothandelaarsdranklisensie of 'n bierbrouerslisensie.....
 (ii) Indien bedoelde lisensie as 'n benoemde gehou word, meld volle naam en adres van nomineerde.....
3. Onder watter naam word die gelisensieerde besigheid gedryf?.....
4. (i) Beskryf die ligging van die perseel waar die voorgestelde plek vir die opberging van drank geleë is, met inbegrip van die nommer of naam (as daar is) van die betrokke gebou en van die straat of weg en die nommer of ander beskrywing van die perseel of erf.....
 (ii) Is toestemming kragtens enige ander wetsbepaling* nodig om die voorgestelde plek te gebruik of te okkuper vir doelendes van die opberging van drank en die ander besigheid wat in artikel 79ter (2) bedoel word?.....
 * Kyk opmerking onderaan vorm.
- (iii) Indien die antwoord op (ii) bevestigend is, vermeld die betrokke wetsbepaling en heg 'n afskrif van die nodige toestemming aan
 Aanhangsel.....

9. (i) Is the licensed business conducted on the same premises as or together with a business conducted under an hotel liquor licence or a wine and malt liquor licence to which a right of off-sale is attached or a bottle liquor licence?.....
 (ii) If so, furnish full particulars (Use an annexure if necessary). Annexure.....
10. (i) On what date was the relevant licence granted?.....
 (ii) In whose name was the licence granted? (If as a nominee also state name of the nominator).....
11. (i) Has liquor been sold under the relevant licence directly to the public during the two calendar years preceding the date of this application?.....
 (ii) If the reply to (i) is in the affirmative, furnish full particulars in an annexure.
 Annexure.....

Form 62

LIQUOR ACT, 1928

NOTICE OF INTENTION BY THE HOLDER OF A WHOLESALE LIQUOR LICENCE TO APPLY TO THE MINISTER OF JUSTICE FOR AUTHORITY IN TERMS OF SECTION 76A(1) TO DEAL DIRECTLY WITH THE PUBLIC

I, (1) the holder of a wholesale liquor licence which has been issued in respect of premises situated at (2) and under which business is carried on under the name of hereby give notice that I/the said company/society/partnership/association of persons* intend(s) lodging an application with the magistrate of the District of on the day of 19 for authority in terms of section 76A(1) of the Liquor Act, 1928, to deal directly with the public.

Dated at this day of 19.....

Applicant

(1) State full names of the applicant and if the application will be made by a company, society, partnership or other association of persons, state 'I, on behalf of' followed by the name of the company, society, partnership or other association of persons of behalf of which notice is given.

(2) Describe the situation of the premises in full.

* Delete whichever is not applicable.

Form 63

LIQUOR ACT, 1928

APPLICATION BY THE HOLDER OF A WHOLESALE LIQUOR LICENCE OR A BREWER'S LICENCE FOR APPROVAL IN TERMS OF SECTION 79TER (2) (i) OF A PLACE FOR THE STORAGE OF LIQUOR

The Magistrate of.....

I hereby apply for your approval in terms of section 79ter (2) (i) of the Liquor Act, 1928, of a place for the storage of liquor referred to in the said section and situated within your district.

I certify that the information contained in this application and in the documents attached to it is true and correct.

Place.....

Signature of applicant

Date.....

1. (i) Full name of applicant.....
 (ii) Business address.....
2. (i) State whether the applicant is the holder of a wholesale liquor licence or a brewer's licence.....
 (ii) If such licence is held as a nominee, state full name and address of nominator.....
3. Under what name is the licensed business carried on?.....
4. (i) Describe the situation of the site where the proposed place for the storage of liquor is situated including the number or name (if any) of the premises concerned and of the street or road and the number or other designation of the lot or erf.....
 (ii) Is permission required under any other legal provision* to utilize or occupy the proposed place for the purposes of storing liquor and the other business referred to in section 79ter(2)?.....
 * See note at foot of form.
- (iii) If the reply to (ii) is in the affirmative, state the relevant legal provision and attach a copy of the necessary permission.....
 Annexure.....

5. (i) Kragtens watter reg sal die aanvraer of sy nomineerde die betrokke plek okkypeer?
(ii) Indien nie as eienaar nie, verstrek bewys van bedoelde reg.
Aanhangsel.....
6. Sal drank in die gebou gebottel word?
7. Is alle dokumente by regulasie voorgeskryf (vir sover hulle op hierdie aanvraag betrekking het) aangeheg?
Aanhangsel.....

Opmerking.—Byvoorbeeld:

- (i) Die Wet op Groepsgebiede, 1966;
- (ii) Die Wet op Fisiese Beplanning en Benutting van Hulpbronne, 1967;
- (iii) Die Wet op Adverteer langs en Toebou van Paaie, 1940;
- (iv) Die Wet op Opheffing van Beperkings, 1967;
- (v) Die Ordonnansie op die Verdeling van Grond, 1957 (Tvl);
- (vi) Die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Tvl).

Vorm 64

DRANKWET, 1928

AANVRAAG DEUR DIE HOUER VAN 'N BINNEVERBRUIK-LISENSIE OM MAGTIGING INGEVOLGE ARTIKEL 81 (3) OM DRANK, VERVERSINGS, MAALTYE OF AKKOMMODASIE IN SY GEBOU AAN IEMAND WAT NIE 'N BLANKE IS NIE, TE VERKOOP OF TE VERSTREK EN OM ENIGE SODANIGE PERSOON AS 'N GAS IN SY GEBOU TOE TE LAAT

Die Minister van Justisie,

(Deur bemiddeling van die landdros van.....)

Ek doen hierby aanvraag om magtiging ingevolge artikel 81 (3) van die Drankwet, 1928, om drank, verversings, maaltye of akkommodesie in my gebou aan iemand wat nie 'n Blanke is nie, te verkoop of te verstrek en om enige sodanige persoon as 'n gas in my gebou toe te laat.

Ek sertifiseer dat die inligting vervat in hierdie aanvraag en in die dokumente wat daarby aangeheg is, waar en juis is.

Plek.....

Handtekening van aanvraer

Datum.....

1. (i) Volle naam van aanvraer.....
(ii) Besigheidsadres.....
2. Meld klas dranklisensie wat deur aanvraer gehou word.....
3. Onder watter naam word die gelisensieerde besigheid gedryf?
4. Is 'n klassifikasiesertifikaat ingevolge artikel 71bis ten opsigte van die gelisensieerde gebou uitgereik?
5. (i) Is die gebou ingevolge die Wet op Hotelle, 1965 (Wet 70 van 1965), gegradeer?
(ii) Indien wel, meld graad en groep.....
6. Meld adres van gelisensieerde gebou.....
7. (i) Is die gelisensieerde gebou geleë in 'n gebied wat kragtens die Wet op Groepsgebiede, 1966 (Wet 36 van 1966), verklaar is as 'n gebied vir okkupasie deur lede van die Blanke groep?
(ii) Indien die antwoord op (i) ontkennend is, meld die aard van die betrokke gebied met inagneming van die bepalings van genoemde Wet.....
8. Is die gelisensieerde gebou bedoel, en word dit uitsluitlik of hoofsaaklik gebruik, vir besetting deur, of die gerief van, Blanke?
9. (i) Word drank vir binneverbruik verstrek aan persone wat nie Blanke is nie in 'n plek/plekke in die gelisensieerde gebou wat spesial vir daardie klas van persone afgesonder is ingevolge 'n voorwaarde wat kragtens artikel 78 (1) (b) (i) opgelê is?
(ii) Indien die antwoord op (i) bevestigend is, identifiseer die betrokke plek(ke) en beskryf waar dit/hulle in die gelisensieerde gebou geleë is. (Gebruik 'n aanhangsel indien nodig).
Aanhangsel.....
10. (i) Is enige drank, verversings of maaltye gedurende die 12 maande wat die datum van hierdie aanvraag voorafgaan, aan iemand wat nie 'n Blanke is nie en wat nie 'n persoon is soos in die voorbehoudsbepaling by artikel 81 (1) bedoel nie, verkoop of verstrek vir verbruik op 'n ander plek in die gelisensieerde gebou as dié in item 9 of genoemde voorbehoudsbepaling bedoel?
(ii) Is enige bednagte gedurende vermelde tydperk aan enige sodanige persoon verkoop of verstrek?

5. (i) Under what right will the applicant or his nominator occupy the place concerned?
(ii) If not as the owner, furnish proof of such right.....
Annexure
6. Will liquor be bottled on the premises?
7. Are all documents prescribed by regulation (in so far as they are applicable to this application) attached?
Annexures.....

Note—For example:

- (i) The Group Areas Act, 1966;
- (ii) The Physical Planning and Utilization of Resources Act, 1967;
- (iii) The Advertising on Roads and Ribbon Development Act, 1940;
- (iv) The Removal of Restrictions Act, 1967;
- (v) The Division of Land Ordinance, 1957 (Tvl);
- (vi) The Town-Planning and Townships Ordinance, 1965 (Tvl).

Form 64

LIQUOR ACT, 1928

APPLICATION BY THE HOLDER OF AN ON-CONSUMPTION LICENCE FOR AUTHORITY IN TERMS OF SECTION 81 (3) TO SELL OR SUPPLY LIQUOR, REFRESHMENTS, MEALS OR ACCOMMODATION ON HIS PREMISES TO ANY PERSON WHO IS NOT A EUROPEAN AND TO ADMIT ANY SUCH PERSON AS A GUEST TO HIS PREMISES

The Minister of Justice,

(Through the magistrate of.....)

I hereby apply for authority in terms of section 81 (3) of the Liquor Act, 1928, to sell or supply liquor, refreshments, meals or accommodation on my premises to any person who is not a European and to admit any such person as a guest to my premises.

I certify that the information contained in this application and in the documents attached to it is true and correct.

Place.....

Signature of applicant

Date.....

1. (i) Full name of applicant.....
(ii) Business address
2. State class of liquor licence held by applicant.....
3. Under what name is the licensed business carried on?.....
4. Has a certificate of classification been issued in terms of section 71bis in respect of the licensed premises?
5. (i) Have the premises been graded in terms of the Hotels Act, 1965 (Act 70 of 1965)?
(ii) If so, state grade and group.....
6. State address of the licensed premises.....
7. (i) Are the licensed premises situated in an area declared under the Group Areas Act, 1966 (Act 36 of 1966), to be an area for occupation by members of the White group?
(ii) If the reply to (i) is in the negative, state the nature of the area concerned with regard to the provisions of the said Act.....
8. Are the licensed premises intended and exclusively or primarily used for occupation by, or the convenience of, Europeans?
9. (i) Is liquor supplied for on-consumption to persons who are not Europeans in a place/places upon the licensed premises specially set apart for that class of persons in terms of a condition imposed under section 78 (1) (b) (i)?
(ii) If the reply to (i) is in the affirmative, identify the place(s) concerned and describe where it is/they are situated in the licensed premises. (Use an annexure if necessary).
Annexure
10. (i) Was/were any liquor, refreshments or meals sold or supplied during the twelve months preceding the date of this application to any person who is not a European and who is not a person referred to in the proviso to section 81 (1) for consumption on the licensed premises other than in a place referred to in item 9 or the said proviso?
(ii) Were any bed-nights sold or supplied to any such person during the said period?.....

- (iii) Indien enige van die antwoorde op (i) of (ii) bevestigend is, meld die getal bedoelde persone aan wie drank, verversings, maaltye of bednagte aldus verkoop of verstrek is gedurende bedoelde tydperk en verstrek die volgende statistieke ten opsigte van elke betrokke rassegroep:
- (a) Getal bedoelde persone aan wie drank, verversings of maaltye verkoop of verstrek is:
- | |
|-----------------|
| Bantoe..... |
| Kleurlinge..... |
| Asiate..... |
- (b) Getal bedoelde persone aan wie bednagte verkoop of verstrek is:
- | |
|-----------------|
| Bantoe..... |
| Kleurlinge..... |
| Asiate..... |
11. (i) Is enige seminaré, vergaderings, konferensies, huweliksonthale, bankette en ander soortgelyke funksies wat deur Nie-Blanke persone bygewoon is, in die gelisensieerde gebou gehou gedurende die 12 maande wat die datum van hierdie aanvraag voorafgaan?
- (ii) Indien die antwoord op (i) bevestigend is, verstrek in 'n aanhangsel besonderhede van elke sodanige funksie en meld die getal Nie-Blanke wat elke sodanige funksie bygewoon het asook die rassegroep waartoe hulle behoort.
- Aanhangsel.....
12. Verstrek die volgende statistieke ten opsigte van die gelisensieerde gebou:
- (a) Slaapakkommodesie vir gaste:
- | |
|---|
| (i) Getal kamerstelle..... |
| (ii) Getal slaap-sitkamers..... |
| (iii) Getal slaapkamers met badkamers..... |
| (iv) Getal slaapkamers met storte..... |
| (v) Getal gewone slaapkamers..... |
| (vi) Totale getal beddens beskikbaar vir gaste..... |
- (b) Eetkamers/Restourante:
- | |
|---------------------------------|
| (i) Getal gewone eetkamers..... |
| (ii) Getal restaurante..... |
- (c) Kroëe:
- | |
|---|
| (i) Getal publieke kroëe (uitgesondert die plekke in item 9 bedoel). |
| (ii) Getal private kroëe..... |
| (iii) Getal dameskroëe wat kragtens artikel 71bis(7) (c) (iii) of 103A gemagtig is..... Meld ook (gebruik 'n aanhangsel indien nodig) die naam en beskryf die ligging van elke sodanige kroeg bv. 'Die Blompot'—Grondverdieping—langs sitkamer. |
| Aanhangsel..... |
- (d) Swembaddens op die gelisensieerde perseel:
- Meld getal en waar geleë.....

Vorm 65

DRANKWET, 1928

KENNISGEWING VAN VOORNEME DEUR DIE HOUER VAN 'N DRANKLISENSIE OM BY DIE MINISTER VAN JUSTISIE AANVRAAG TE DOEN OM MAGTIGING INGEVOLGE ARTIKEL 81 (3) OM DRANK, VERVERSINGS, MAALTYE OF AKKOMMODASIE IN SY GEBOU AAN IEMAND WAT NIE 'N BLANKE IS NIE, TE VERKOOP OF TE VERSTREK EN OM ENIGE SODANIGE PERSOON AS 'N GAS IN SY GEBOU TOE TE LAAT

Ek, die houer van 'n dranklisensie* wat uitgereik is ten opsigte van 'n gebou geleë te en waarkragtens besigheid gedryf word onder die naam van gee hierby kennis dat ek van voorneme is om op die dag van 19..... by die landdros van die distrik 'n aanvraag in te dien om magtiging ingevolge artikel 81 (3) van die Drankwet, 1928, om drank, verversings, maaltye of akkommodesie in my gebou aan iemand wat nie 'n Blanke is nie, te verkoop of te verstrek en om enige sodanige persoon as 'n gas in my gebou toe te laat.

Gedateer te op hede die dag van 19.....

Aanvraer

(iii) If the reply to (i) or (ii) or both is in the affirmative, state the number of such persons refreshments, to whom liquor, meals or bed-nights were so sold or supplied during the said period and furnish the following statistics in respect of each race group concerned:

(a) Number of such persons to whom liquor, refreshments or meals were sold or supplied:

Bantu.....

Coloureds.....

Asiatics.....

(b) Number of such persons to whom bed-nights were sold or supplied:

Bantu.....

Coloureds.....

Asiatics.....

11. (i) Were any seminars, meetings, conferences, wedding receptions, banquets and other similar functions held on the licensed premises during the twelve months preceding the date of this application which were attended by persons who are not Europeans?

(ii) If the reply to (i) is in the affirmative, furnish in an annexure particulars of each such function and state the number of Non-Europeans who attended each such function as well as the race group to which they belong.

Annexure.....

12. Furnish the following statistics in respect of the licensed premises:

(a) Sleeping accommodation for guests:

(i) Number of suites.....
(ii) Number of bed-sitting rooms.....
(iii) Number of bedrooms with bathrooms.....
(iv) Number of bedrooms with showers.....
(v) Number of ordinary bedrooms.....
(vi) Total number of beds available for guests.....

(b) Dining-room/Restaurants:

(i) Number of ordinary dining-rooms.....
(ii) Number of restaurants.....

(c) Bars:

(i) Number of public bars (other than the places referred to in item 9).....
(ii) Number of private bars.....
(iii) Number of ladies' bars authorised in terms of section 71bis(7) (c) (iii) or 103A..... Also state (use an annexure if necessary) the name and describe the situation of each such bar, e.g. 'The Flowerpot'—Ground floor—adjoining lounge.

Annexure.....

(d) Swimming baths on the licensed premises:

State number and where situated.....

Form 65

LIQUOR ACT, 1928

NOTICE OF INTENTION BY THE HOLDER OF A LIQUOR LICENCE TO APPLY TO THE MINISTER OF JUSTICE FOR AUTHORITY IN TERMS OF SECTION 81 (3) TO SELL OR SUPPLY LIQUOR, REFRESHMENTS, MEALS OR ACCOMMODATION ON HIS PREMISES TO ANY PERSON WHO IS NOT A EUROPEAN AND TO ADMIT ANY SUCH PERSON AS A GUEST TO HIS PREMISES

I, the holder of a/an liquor licence* which has been issued in respect of premises situated at and under which business is carried on under the name of hereby give notice that I intend lodging an application with the magistrate of the District of on the day of 19..... for authority in terms of section 81 (3) of the Liquor Act, 1928, to sell or supply liquor, refreshments, meals or accommodation on my premises to any person who is not a European and to admit any such person as a guest to my premises.

Dated at , this day of 19.....

Applicant

* State class of licence.

Vorm 66
DRANKWET, 1928

MAGTIGING INGEVOLGE ARTIKEL 81 (3) OM DRANK, VERVERSINGS, MAALTYE OF AKKOMMODASIE IN 'N GELISENSIEERDE GEBOU AAN IEMAND WAT NIE 'N BLANKE IS NIE, TE VERKOOP OF TE VERSTREK EN OM ENIGE SODANIGE PERSOON AS 'N GAS IN BEDOELEDE GEBOU TOE TE LAAT.

Kragtens artikel 81 (3) van die Drankwet, 1928, word magtiging hierby verleen aan die houer van diedranklisensie* wat uitgereik is ten opsigte van 'n gebou geleë teen waarkragtens besigheid gedryf word onder die naam vanom drank, verversings, maaltye of akkommadasie in genoemde gebou aan iemand wat nie 'n Blanke is nie, te verkoop of te verstrek en om enige sodanige persoon as 'n gas in bedoelde gebou toe te laat.

Hierdie magtiging is onderworpe aan die voorwaardes en beperkings in Aanhengsel hiervan vervat.

Ingevolge paragraaf (e) van bedoelde artikel, is hierdie magtiging nie van krag nie tensy 'n bedrag gelyk aan die bedrag wat ten opsigte van 'n vernuwing van die betrokke lisensie betaalbaar is, aan die betrokke ontvanger van inkomste ten opsigte van hierdie magtiging betaal is.

Ingevolge paragraaf (c) van bedoelde artikel verval hierdie magtiging op die 30ste Junie 19.....

Plek.....

Persoon wat op gesag van die Minister van Justisie handel

Datum..... * Meld klas lisensie".

Form 66
LIQUOR ACT, 1928

AUTHORITY IN TERMS OF SECTION 81 (3) TO SELL OR SUPPLY LIQUOR, REFRESHMENTS, MEALS OR ACCOMMODATION ON LICENSED PREMISES TO ANY PERSON WHO IS NOT A EUROPEAN AND TO ADMIT ANY SUCH PERSON AS A GUEST TO SUCH PREMISES

In terms of section 81 (3) of the Liquor Act, 1928, authority is hereby granted to the holder of theliquor licence* which has been issued in respect of premises situated atand under which business is carried on under the name ofto sell or supply liquor, refreshments, meals or accommodation on the said premises to any person who is not a European and to admit any such person as a guest to such premises.

This authority shall be subject to the conditions and restrictions contained in Annexure hereto.

In terms of paragraph (e) of the said section, this authority shall be of no force and effect unless there has been paid to the receiver of revenue concerned in respect of this authority an amount equal to the amount payable in respect of a renewal of the licence concerned.

In terms of paragraph (c) of the said section this authority shall expire on the 30th of June, 19.....

Place.....

Person acting under the directions of the Minister of Justice

Date.....

* State class of licence".

AGROPLANTAE

Hierdie publikasie is 'n voortsetting van die Suid-Afrikaanse Tydskrif vir Landbouwetenskap Jaargang 1 tot 11, 1958-1968 en bevat artikels oor Akkerbou, Ekologie, Graskunde, Genetika, Landbouplantkunde, Landskapbestuur, Onkruidmiddels, Plantfisiologie, Plantproduksie en -tegnologie, Pomologie, Tuinbou, Weiding en Wynbou. Vier dele van die tydskrif word per jaar gepubliseer.

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