







Free State, South Africa

Free State Gambling and Liquor Act, 2010

Free State Liquor Regulations, 2010

Provincial Notice 84 of 2010

Legislation as at 17 November 2017

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Free State Gambling and Liquor Act, 2010

Free State Liquor Regulations, 2010 Provincial Notice 84 of 2010

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Mr MA Dukwana, Member of the Executive Council responsible for Economic Development, Tourism and Environmental Affairs has, by virtue of the powers vested in him by section 71 of the Free State Liquor Act, 2007, made regulations which took effect on 10 June 2010. In terms of section 142(I)(d) of the Free State Gambling and Liquor Act, 2010, any regulations issued in terms of the Free State Liquor Act, 2007, and which may be issued in terms of the Free State Gambling and Liquor Act, 2010, are deemed to have been issued in terms of the latter Act. In order to promote certainty and assist with interpretation of the regulations, the regulations previously published have been aligned with the provisions of the Free State Gambling and Liquor Act, 2010, and are hereby republished as set out in the Schedule.

Chapter I Definitions

1. Definitions

In these regulations, unless the context otherwise indicates, a word or expression to which a meaning has been assigned in the Act, has the same meaning, and—

"Act" means the Free State Gambling and Liquor Act, 2010.

Chapter II

Application for a registration certificate in terms of section 27 read with section 31

2. Lodgement

An application envisaged in section $\underline{27}$ read with section $\underline{31}$ for a registration certificate must be lodged during office hours on the first working Friday of the month to the designated office of the Authority.

3. Form of application

- (1) An application for a registration certificate as contemplated in regulation $\underline{2}$ must be—
 - (a) lodged by submitting the original application and two copies thereof;
 - (b) in accordance with Form FSLA1 in Schedule 1;
 - (c) accompanied by relevant documents as contemplated in section 31(2) of the Act; and
 - (d) accompanied by a declaration under oath or truly affirmation at the end of the said form that the information contained therein is true.
- (2) The designated office must within seven (7) working days of receiving an application, submit the original and one copy thereof to the Head Office of the Authority.
- (3) For the purpose of preparation of a report in accordance with section <u>31</u>, the local municipality may inspect the premises to which the application relates and do any other investigation the local municipality may deem necessary in accordance with any other law.
- (4) The local municipality must within 30 days of receiving an application, submit the report envisaged in subregulation (3) to the Authority.
- (5) The Head Office of the Authority must within seven (7) working days of receipt of the application envisaged in regulation $\underline{2}$ from the designated office refer it to the persons envisaged in section 31(3).
- (6) If any information stated in the application envisaged in regulation 2 changes, the Authority must notify the local municipality in writing of such changes and the effect thereof prior to consideration of the application and allow the local municipality ten (10) working days to submit comments regarding such changes.

4. Notice of application

- (1) The applicant must ensure that the notice of application for registration envisaged in regulation $\underline{2}$ must be published in the *Provincial Gazette* and at least one newspaper normally circulated in the ward where the premises are situated on the day of submission of the application, substantially in the form of Form FSLA2 in Schedule 1.
- (2) Notice of application envisaged in subregulation (1) published in the *Provincial Gazette* and media must include the full names of the applicant, intended trading names, identity number or registration number of the applicant, full address and location of the premises, the type of registration certification applied for, names and nature of educational institutions, names of and distance to similar registered premises and places of worship, within 500 meter from the premises.
- (3) The notice contemplated in subregulation (1) must invite interested persons to lodge an objection in terms of section 33 of the Act.

5. Public inspection of documents

- (1) The application envisaged in regulation $\underline{2}$ or any document lodged in terms of the Act or these regulations with the application must also be open to public inspection at the designated office during office hours.
- (2) A person must be allowed to obtain copies of the application upon proof of payment of the relevant fees as prescribed in terms of the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000).

6. Objections

A person may lodge an objection to the application envisaged in regulation $\underline{2}$ to the Authority in the following manner:

- (a) The objection must be in writing;
- (b) The objection must comply with section 33 of the Act, which means that—
 - (i) full reasons for the objection must be stated;
 - (ii) the objection must clearly indicate the full name, identity number, residential address, postal address and telephone number, if any, and where applicable, its registration number and address of its office, of the objector; and
- (c) The objection must clearly identify the application concerned.

7. Filing of reports by a designated police officer and liquor inspector

- (1) Not later than ten (10) working days after the Authority requested a report envisaged in section 31(3) read with regulation 69(1) regarding an application in terms of regulation 2 from the South African Police Service, the designated police officer must submit, in duplicate, his or her written report to the Authority.
- (2) The Authority must within seven (7) working days of receipt of the report of the designated police officer refer it to the liquor inspector for the report envisaged in section 31(3).
- (3) Not later than ten (10) working days after the Authority requested a report envisaged in section $\underline{31(3)}$ read with regulation $\underline{69(2)}$ regarding an application envisaged in regulation $\underline{2}$ from a liquor inspector, he or she must submit his or her written report to the Authority.

8. Referral of reports to applicant

- (1) The Authority must provide copies of the reports of the local municipality, designated police officer and liquor inspector envisaged to the applicant for comments.
- (2) The comments envisaged in subregulation (1) must be submitted by the applicant within 14 working days to the Authority, which must clearly identify the relevant application.

9. Request of further information

Where the Authority required further information from the applicant in terms of section $\underline{28(1)}$ of the Act, the applicant must submit such further information within 14 working days from receiving the request for further information to the Authority.

10. Hearing of objections

Hearings contemplated in section 35 of the Act must be recorded and minutes must be kept of the proceedings.

11. Registration certificate

If any application for registration (excluding special events registration) is granted, a registration certificate, substantially in the form of Form FSLA3 in Schedule 1, must be issued.

Chapter III

Application in terms of section 54 for a special events registration certificate

12. Lodgement

An application for a Special Events Registration in terms of section $\underline{54}$ of the Act must be lodged with the designated office of the Authority.

13. Form of application

An application by an applicant referred to in section $\underline{54(1)}$ of the Act for a special event registration must be—

- (a) lodged by submitting the original application;
- (b) in accordance with Form FSLA4 of Schedule 1;
- (c) accompanied by comprehensive written representation in support of the application;
- (d) accompanied by proof of payment of the prescribed fees; and
- (e) accompanied by a declaration under oath or truly affirmation at the end of the said form that the information contained therein is true.

14. Procedure upon receipt of application

- (1) The Authority must consider the application for special events registration as envisaged in regulation <u>12</u> and may request comments from the relevant local municipality, any other municipality, designated police officer or liquor inspector when the Authority deems it necessary.
- (2) The relevant local municipality, any other municipality, designated police officer or liquor inspector must submit comments, if any, within seven (7) working days from receipt of such request.
- (3) If comments envisaged in subregulation (2) are negative, those comments must be referred to the applicant to submit his or her comments within seven (7) working days.

15. Procedure upon grant of application for special events

If the Authority grants approval for special events registration—

- (a) a registration certificate, substantially in the form of Form FSLA5 in Schedule 1, must be issued;
- (b) the Authority must inform the relevant designated police officer and relevant municipality of the registration.

Chapter IV

Application in terms of section 37 to vary conditions of registration

16. Lodgement of application

An application to vary conditions of registration in terms of section <u>37</u> of the Act must be lodged with the designated office of the Authority.

17. Form of application

Every application contemplated in regulation 16 must—

- (a) be lodged by submitting the original application;
- (b) be in accordance with Form FSLA6 in Schedule 1;
- (c) set out clearly which conditions are applicable;
- (d) be accompanied by comprehensive written representations in support of the application;
- (e) be accompanied by proof of payment of prescribed fees; and
- (f) be accompanied by a declaration under oath or truly affirmation at the end of the said form that the information contained therein is true.

18. Procedure upon receipt of application

- (1) The Authority must consider the application envisaged in regulation <u>16</u> and may request comments from the relevant local municipality or other municipality when the Authority deems it necessary.
- (2) When so requested, the relevant local or other municipality must submit its comments, if any, within 14 working days from receipt of such request.
- (3) The Authority may request reports as envisaged in section 31(3)(a) and (b) of the Act from the relevant designated police officer and the liquor inspector.

19. Filing of reports by designated police officer and liquor inspector

- (1) Not later than ten (10) working days after the Authority requested a report envisaged in regulation 18(3) read with regulation 69(1) regarding the application envisaged in regulation 16 from the South African Police Service, the designated police officer must submit, in duplicate, his or her written report to the Authority.
- (2) The Authority must within seven (7) working days of receipt of the report of the designated police officer envisaged in regulation (1) refer it to the liquor inspector for the report envisaged in regulation 18(3).
- (3) Not later than ten (10) working days after the Authority requested a report envisaged in regulation 18(3) read with regulation 69(2) with regard to the application to vary conditions of registration from a liquor inspector, he or she must submit his or her written report to the Authority.

20. Referral of reports to applicant

- (1) The Authority must provide copies of the reports and comments of the relevant municipality, designated police officer and liquor inspector with regard to the application envisaged in regulation 16 to the applicant for comments.
- (2) The comments envisaged in subregulation (1) of the applicant must be submitted within 14 working days to the Authority, which must clearly identify the relevant application.

21. Procedure upon grant of application to vary conditions

If an application to vary conditions of registration is granted, a written approval must be issued substantially in the form of Form FSLA7 in Schedule 1.

Chapter V Application in terms of section 38 to effect any structural alterations or an extension of registered premises

22. Lodgement of application

An application to effect any structural alteration or extension of registered premises in terms of section 38 of the Act must be lodged with the designated office of the Authority.

23. Form of application

Every application contemplated in regulation 22 must be—

- (a) lodged by submitting the original application;
- (b) in accordance with Form FSLA8 in Schedule 1;
- (c) accompanied by a plan of the applicable portion of such premises on which any proposed structural alteration or extension is indicated in red, clearly showing with reference thereto—
 - (i) the dimension of each room;
 - (ii) all doors, windows and counters (where applicable) and means of internal and external communication;
 - (iii) the street and places to which such means of communication leads;
 - (iv) how the applicable portion links up with the existing premises;
- accompanied by consent of the relevant municipality who approved the building plans for the proposed structural alteration, addition or reconstruction to the registered premises;
- (e) accompanied by a description of the applicable portion of the registered premises with reference to the construction, lay-out, furnishing, fixtures, fittings and floor covering, which description shall be contained in a separate document;
- (f) accompanied by comprehensive written representations in support of the application; and
- (g) accompanied by a declaration under oath or a truly affirmation at the end of the said form that the information contained therein is true.

24. Procedure upon receipt of application

- (1) The Authority must consider the application to effect any structural alterations or an extension of registered premises and may request comments from the relevant local municipality or any other municipality when the Board deems it necessary.
- (2) When so requested, the relevant local or other municipality must submit its comments, if any, within 14 working days from receipt of such request.
- (3) The Authority may request reports as envisaged in section 31(3)(a) and (b) of the Act from the relevant designated police officer and liquor inspector.

25. Filing of reports by designated police officer and liquor inspector

(1) Not later than ten (10) working days after the Authority requested a report envisaged in regulation 24(3) read with regulation 69(1) regarding an application envisaged in regulation 22 from the South African Police Service, the designated police officer must submit, in duplicate, his or her written report to the Authority.

- (2) The Authority must within seven (7) working days of receipt of the report of the designated police officer envisaged in subregulation (1) refer it to the liquor inspector for the report envisaged in regulation 24(3).
- Not later than ten (10) working days after the Authority requested a report envisaged in regulation $\underline{24(3)}$ read with regulation $\underline{69(2)}$ regarding an application envisaged in regulation $\underline{22}$ from a liquor inspector, he or she must submit, in duplicate, his or her written report to the Authority.

26. Referral of reports to applicant

- (1) The Authority must provide copies of the reports and comments of the relevant municipality, designated police officer and liquor inspector regarding an application envisaged in regulation $\underline{22}$ to the applicant for comments.
- (2) The comments envisaged in subregulation (1) of the applicant must be submitted within 14 working days to the Authority, which must clearly identify the relevant application.

27. Procedure upon grant of application

If an application envisaged in regulation <u>22</u> is granted, a written approval must be issued substantially in the form of Form FSLA9 in Schedule 1.

Chapter VI

Application in terms of section 39 for the transfer of registration

28. Lodgement of application

An application for the transfer of a registration certificate in terms of section <u>39</u> of the Act must be lodged with the designated Office.

29. Form of application

An application for the transfer of a registration certificate must be—

- (a) lodged by submitting the original application;
- (b) completed by the applicant as prospective holder and the registrant; and
- (c) in accordance with Form FSLA10 in Schedule 1;
- (d) accompanied by comprehensive written representations in support of the application;
- (e) accompanied by proof of payment of prescribed fees; and
- (f) accompanied by a declaration under oath or truly affirmation at the end of the said form that the information contained therein is true.

30. Procedure upon receipt of application

- (1) The Authority must consider the application for the transfer of registration and may request comments from the relevant local municipality or other municipality when the Authority deems it necessary.
- (2) When so requested, the relevant local or any other municipality must submit its comments, if any, within 14 working days from receipt of such request.
- (3) The Authority may request reports as envisaged in section 31(3)(a) and (b) of the Act from the relevant designated police officer and liquor inspector.

31. Filing of reports by designated police officer and liquor inspector

- (1) Not later than ten (10) working days after the Authority requested a report envisaged in regulation 30(3) read with regulation 69(1) regarding an application envisaged in regulation 28 from the South African Police Service, the designated police officer must submit, in duplicate, his or her written report to the Authority.
- (2) The Authority must within seven (7) working days of receipt of the report of the designated police officer envisaged in subregulation (1) refer it to the liquor inspector for the report envisaged in regulation 30(3).
- (3) Not later than ten (10) working days after the Authority requested a report envisaged in regulation 30(3) read with regulation 69(2) regarding an application envisaged in regulation 28 from a liquor inspector, he or she must submit his or her written report to the Authority.

32. Referral to applicant

- (1) The Authority must provide copies of the reports and comments of the relevant municipality, designated police officer and liquor inspector regarding an application envisaged in regulation $\underline{28}$ to the applicant for comments.
- (2) The comments envisaged in subregulation (1) of the applicant must be submitted within 14 working days to the Authority, which must clearly identify the relevant application.

33. Procedure upon grant of application

If the application envisaged in regulation <u>28</u> is granted, approval substantially in the form of Form FSLA11 in Schedule 1 must be issued.

Chapter VII

Notification in terms of section 39(3) for obtaining control over registrant

34. Lodgement of application

A person must inform the Authority about obtaining control over registered person as envisaged in section 39(3) of the Act.

35. Form of application

A notification regarding the obtaining of control over registrant must be—

- (a) completed by the registrant and the person obtaining control;
- (b) in accordance with Form FSLA12 in Schedule 1;
- (c) accompanied by proof of payment of prescribed fees; and
- (d) accompanied by a declaration under oath or truly affirmation at the end of the said form that the information contained therein is true.

36. Procedure upon receipt of notification

The Authority must consider the notification and, if necessary, take steps in terms of the Act or other legislation, which could include bringing it to the attention of the relevant authority in terms of the Competition Act, 1998 (Act No. 89 of 1998).

Chapter VIII Application in terms of section 40(3) for the appointment of person to conduct registered activities on an interim basis

37. Lodgement of application

An application for the appointment of a person to conduct registered activities on an interim basis as envisaged in section 40(3) of the Act must be lodged with the designated office of the Authority.

38. Form of application

An application as envisaged in regulation 37 must be—

- (a) lodged by submitting the original application;
- (b) in accordance with Form FSLA13 in Schedule 1;
- (c) accompanied by comprehensive written representations in support of the application;
- (d) accompanied by proof that notice was given as envisaged in section 40(4) of the Act;
- (e) accompanied by a confirmation that an administrator has not yet been appointed;
- (f) accompanied by proof of payment of prescribed fees; and
- (g) accompanied by a declaration under oath or truly affirmation at the end of the said form that the information contained therein is true.

39. Procedure upon receipt of application

- (1) The Authority must consider the application for the appointment of person to conduct registered activities on an interim basis as envisaged in the Act and may request comments from the relevant local municipality or any other municipality when the Authority deems it necessary.
- (2) When so requested, the relevant local or other municipality must submit its comments, if any, within 14 working days from receipt of such request.
- (3) The Authority may request reports as envisaged in section 31 (a) and (b) of the Act from the relevant designated police officer and liquor inspector.

40. Filing of reports by designated police officer and liquor inspector

- (1) Not later than ten (10) working days after the Authority requested a report envisaged in regulation 39(3) read with regulation 69(1) regarding an application envisaged in regulation 37 from the South African Police Service, the designated police officer must submit, in duplicate, his or her written report to the Authority.
- (2) The Authority must within seven (7) working days of receipt of the report of the designated police officer envisaged in subregulation (1), refer it to the liquor inspector for the report envisaged in regulation 39(3).
- (3) Not later than ten (10) working days after the Authority requested a report envisaged in regulation 39(3) read with regulation 69(2) from a liquor inspector, he or she must submit, in duplicate, his or her written report to the Authority.

41. Referral to applicant

- (1) The Authority must provide copies of the reports and comments of the local municipality, designated police officer and liquor inspector regarding an application envisaged in regulation <u>37</u> to the applicant for comments.
- (2) The comments envisaged in subregulation (1) of the applicant must be submitted within 14 working days to the Authority, which must clearly identify the relevant application.

42. Procedure upon grant of application

If the application for the appointment of a person to conduct registered activities on an interim basis is granted, approval substantially in the form of Form FSLA14 in Schedule 1 must be issued.

Chapter IX

Application in terms of section 41(2) for the temporary removal of registration

43. Lodgement of application

- (1) An application for the temporary removal of a registration must be lodged with the designated office of the Authority.
- (2) The notice of application for the temporary removal of a registration must be published in the *Provincial Gazette* and at least one newspaper circulated in the ward where the premises are to be removed to on the day of submission of the application, substantially in the form of Form FSLA15 in Schedule 1.

44. Form of application

An application for the temporary removal of a registration must be—

- (a) lodged by submitting the original application;
- (b) in accordance with Form FSLA16 in Schedule 1;
- (c) accompanied by comprehensive written representations in support of the application;
- (d) accompanied by proof of payment of prescribed fees; and
- (e) accompanied by a declaration under oath or truly affirmation at the end of the said form that the information contained therein is true.

45. Procedure upon receipt of application

- (1) The Authority must consider the application for the temporary removal of registration as envisaged in the Act and may request comments from the relevant local municipality or any other municipality when the Authority deems it necessary.
- (2) When so requested, the relevant local or other municipality must submit its comments, if any, within 14 working days from receipt of such request.
- (3) The Authority may request reports as envisaged in section 31(3)(a) and (b) of the Act from the relevant designated police officer and liquor inspector.

46. Filing of reports by designated police officer and liquor inspector

(1) Not later than ten (10) working days after the Authority requested a report envisaged in regulation 45(3) read with regulation 69(1) regarding an application envisaged in regulation 43 from the South

- African police Service, the designated police officer must submit, in duplicate, his or her written report to the Authority.
- (2) The Authority must within seven (7) working days of receipt of the report of the designated police officer envisaged in subregulation (1), refer it to the liquor inspector for the report envisaged in regulation 45(3).
- (3) Not later than ten (10) working days after the Authority requested a report envisaged in regulation 45(3) read with regulation 69(2) from a liquor inspector, he or she must submit, in duplicate, his or her written report to the Authority.

47. Referral to applicant

- (1) The Authority must provide copies of the objections received, comments and reports of the relevant municipality, designated police officer and liquor inspector regarding an application envisaged in regulation <u>43</u> to the applicant for comments.
- (2) The comments envisaged in subregulation (1) of the applicant must be submitted within 14 working days to the Authority, which must clearly identify the relevant application.

48. Procedure upon grant of application

If the application for the temporary removal is granted, approval substantially in the form of Form FSLA17 in Schedule 1 must be issued.

Chapter X Application in terms of section 27(2) for registration as a micro-manufacturer or authorised dealer of methylated spirits

[heading Chapter X previously Chapter IX renumbered by section 8 of Provincial Notice 230 of 2010]

49. Lodgement

An application for a registration as a micro-manufacturer or authorised dealer of methylated spirits in terms of section $\frac{27(2)}{2}$ of the Act must be lodged with the designated office of the Authority.

50. Form of application

An application by an applicant referred to in section <u>27(2)</u> of the Act for a micro-manufacturer or authorised dealer registration of methylated spirits must be—

- (a) lodged by submitting the original application;
- (b) in accordance with Form FSLA18 of Schedule 1;
- (c) accompanied by comprehensive written representation in support of the application;
- (d) accompanied by proof of payment of the prescribed fees; and
- (e) accompanied by a declaration under oath or truly affirmation at the end of the said form that the information contained therein is true.

51. Procedure upon receipt of application

(1) The Authority must consider the application as envisaged in regulation <u>49</u> and may request comments from the relevant local municipality, any other municipality, designated police officer or liquor inspector when the Authority deems it necessary.

- (2) When so requested, the relevant local municipality, any other municipality, designated police officer or liquor inspector must submit the comments, if any, within ten (10) working days from receipt of such request.
- (3) If comments envisaged in subregulation (2) are negative, those comments must be referred to the applicant to submit his or her comments within 14 working days.

52. Procedure upon grant of application for micro-manufacturer or authorised dealer of methylated spirits

If the Authority grants approval for registration envisaged in regulation <u>49</u>, a registration certificate, substantially in the form of Form FSLA19 in Schedule 1, must be issued.

Chapter XI Application in terms of section 42 for registration prior to lapsing

53.

Prior to lapsing of registration a registrant may apply for registration as envisaged in section $\underline{42}$ of the Act in the same manner and form applicable to registration of new premises as set out in regulations $\underline{2}$ to $\underline{11}$.

Chapter XII

Notification in terms of section 43 of voluntary cancellation of registration

54.

A registrant must inform the Authority about the voluntary cancellation in writing in which the following information must be submitted:

- (a) name of registrant;
- (b) certified copy of registration certificate;
- (c) reasons for cancellation;
- (d) date on which cancellation of registration will take effect.

Chapter XIII Notification in terms of section 44 of cancellation as consequence of liquidation; sequestration; winding-up or death

55.

- (1) The liquidator or trustee must inform the Authority in accordance with section <u>44(1)</u> of the Act in writing in which the following information must be submitted—
 - (a) name of registrant;
 - (b) certified copy of registration certificate;
 - (c) proof of appointment as liquidator or trustee.
- (2) The executor must inform the Authority in accordance with section <u>44(2)</u> of the Act in writing in which the following information must be submitted—
 - (a) name of registrant;

- (b) certified copy of registration certificate;
- (c) certified copy of death certificate.

Chapter XIV Notices

56. Form of notice

- (1) A notice referred to in section 115 must be substantially in the form of Form FSLA20 in Schedule 1.
- (2) The Authority may issue a notice to a person substantially in the form of Form FSLA21 contained in Schedule 1 to require such person to be present at the meeting of the Authority.

57. Issue of notice

Every notice must be issued by the Authority through the liquor inspector who must forward the original and one copy thereof to a designated police officer or inspector.

58. Service of notice

- (1) Every notice must be served by a police officer or inspector by delivering the original thereof to the person named therein or, if he or she cannot be found, by delivering it at his or her residence or place of employment or business to a person apparently over the age of 16 years and apparently residing or employed there.
- (2) A return by a police officer or inspector who served the notice on the copy thereof, that the service thereof has been effected in terms of subregulation (1), must, after service thereof, be forthwith forwarded to the Authority.
- (3) The notice must be served on the person mentioned therein so that he or she is in possession thereof at least 14 working days before the date upon which the meeting will take place.

Chapter XV Records

59. Record keeping by Authority

All records required to be kept by virtue of the Act, must be in writing and must be retained in accordance with provisions of the Provincial Archives Act, 1999 (Act No. 4 of 1999).

60. Records to be kept by certain holders of registration certificate

- (1) All holders of off-consumption registration certificates or special events registration certificates must keep records, substantially in the form of Form FSLA22 in Schedule 1, indicating in respect of every sale of liquor by that person to any one customer at any one time in a quantity of 150 litres or more—
 - (a) the date of sale;
 - (b) the name, identity number and address of the purchaser; and
 - (c) the quantity of each kind of liquor sold.
- (2) Entry of the particulars referred to in subregulation (1), must be made in such records immediately upon completion of any sale.

61. Appointment of natural person as manager

- (1) A person other than a natural person who is the holder of a registration, and a natural person who is a holder of a registration and who does not manage the business himself from day to day must appoint a natural person to manage and be responsible for the business and submit information regarding that appointment, substantially in the form of Form FSLA23 in Schedule 1 and must—
 - (a) furnish in the said Form such information as is solicited therein; and
 - (b) declare under oath or truly affirmation at the end of the said Form that the information contained therein, is true.
- (2) The holder of the registration must forthwith forward a copy of Form FSLA23 by registered post to or by delivery by hand to—
 - (a) the designated office of the Authority; and
 - (b) the relevant designated police officer.
- (3) The manager contemplated in subregulation (1) may also include an intended new owner of the business pending a decision of the Authority relating to the transfer of registration.
- (4) (a) If the holder of a licence or the only member of a company or close corporation which is the holder of a licence or registration certificate—
 - (i) has, in the opinion of the chairperson of the Board, left the licensed or registered premises concerned without making provision for the conduct thereon of the business to which the licence relates; or
 - (ii) becomes a person who is disqualified or otherwise incompetent in terms of this Act to hold the licence,

or if the holder of a licence or registration certificate which is a partnership, is dissolved, the chairperson of the Board may, on application by a person who has an interest in the business concerned, appoint any person he or she thinks fit to manage and be responsible for that business for a period of not more than 12 months, and a person so appointed shall, subject to paragraph (b)(ii), for the period of his or her appointment for all purposes be deemed to be the holder of the licence or registration certificate concerned.

- (b) An appointment under paragraph (a)—
 - (i) shall be subject to such conditions set out in the appointment as the chairperson of the Board may in his or her discretion impose;
 - (ii) shall not affect any right of a person who has an interest in the business concerned;
 - (iii) may at any time be withdrawn by the chairperson of the Board.

[regulation <u>61</u> substituted by section 1 of <u>Provincial Notice 230 of 2010</u>]

Chapter XVI General provisions

62. Form of application

Any written application, any document accompanying such application and any document lodged in terms of the Act or regulations (excluding plans which shall be clear and legible), must be in typescript on A4 standard paper.

63. Responsibility for correctness of notice

The applicant is solely responsible for the correctness of any notice submitted by him or her or his or her representative for publication in accordance with the provisions of these regulations.

64. Publications, advertisements and notices

The notice referred to in regulations $\underline{4}$ and $\underline{43(2)}$ must be deemed to be properly published in the *Provincial Gazette* if the Provincial Government Printer prints a notice in summary form, substantially in the form of Form FSLA2 or FSLA15, as the case may be, in Schedule land errors will not be the responsibility of the Authority.

65. Availability of approvals or authorities

Every approval or authority issued in terms of the Act must be filed together with the registration certificate in the manner envisaged in section 30(4) of the Act.

66. Certificate of appointment of liquor inspector

The certificate of appointment of a liquor inspector must be in writing and in accordance with Form FSLA24 in Schedule 1.

67. Times of business

The times of business in relation to different categories of business are set out in Schedule 4.

68. Complaints

Complaints of persons contemplated in section $\underline{132}$ of the Act must at least contain the following information —

- (a) description of type of business conducted at the premises about which complaint is submitted;
- (b) address of premises about which complaint is submitted; and
- (c) explanation of the facts on which complaint is based.

69. Matters to be included in report of designated police officer and liquor inspector

- (1) The report of the designated police officer must include—
 - (a) information in relation to the criminal record (if any) of applicant;
 - (b) crime patterns and/or statistics of the area in which the premises are situated if such information are available;
 - (c) proximity of premises to institutions of learning, places of worship and existing outlets;
 - (d) the number of registration certificates of the same kind already issued in the near vicinity of the premises;
 - (e) the suitability of the premises for the intended use thereof as envisaged in the Act;
 - (f) information from Home Affairs;
 - (g) any other matter which ought to be taken into consideration in respect of the application.
- (2) The report of the liquor inspector must indicate whether and to what extent he or she has—
 - (a) verified information submitted by the local municipality and designated police officer;

- (b) verified information submitted by the applicant;
- (c) checked issues of public interest which, *inter alia*, could include interviews with surrounding owners of premises and business;
- (d) any other matter which ought to be taken into consideration in respect of the application.

70. Guidelines regarding proximity and ratio of population

- (1) Premises may not be situated within a radius of 500 meters from institutions of learning and places of worship.
- (2) The ratio of population vis-a-vis the number of outlets in a ward is 50 households per 1 liquor outlet as envisaged by the Act.
- (3) Applicants whose applications will be in contravention of subregulation (1) or (2) must submit representations which specifically indicate the reason their applications should be allowed notwithstanding non-compliance with subregulations (1) and (2).

Chapter XVII Fees

71. Access to documents

The provisions of the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000), apply to fees for access to documents of the Authority.

72. Application fees

- (1) No application referred to in Part A of Schedule 2 may be lodged with the municipality or Authority or considered by the competent authority unless the fees set out in Part B of the said Schedule have been deposited into the account of the Authority.
- (2) No amount paid in terms of subregulation (1), or any part thereof, may be refunded to an applicant.

73. Fees payable in respect of the issue of a registration certificate

- (1) Within 60 days of the issue of a registration certificate (excluding a special events registration certificate) there must be deposited into the account of the Authority the fees set out in Part A of Schedule 3.
- (2) Whenever a registration certificate (excluding a special events registration certificate) is issued after 31 January of any year, the fees payable in respect of the issue of such a registration certificate must be reduced by one twelfth in respect of each completed calendar month which has passed since the preceding 31 December until the date of issue thereof, and if such registration certificate is issued after 30 June of any year, the annual fees in respect of such registration certificate for the whole of the next succeeding year must be paid together with the fees so reduced.

74. Fees payable in respect of the transfer or removal of a registration certificate

Within 60 days of the issue of a certificate of transfer or removal, there must be deposited into the account of the Authority the fees set out in Part B in Schedule 3.

75. Fees payable annually in respect of a registration certificate

Subject to Regulation <u>75C</u>, there must, for the year following the year during which the Act comes into operation and for every calendar year thereafter, be deposited into the account of the Authority, in respect of each registration certificate (excluding a special events registration certificate), the annual fees set out

in Part C of Schedule 3 and Part B of Schedule 6 on or before 31 December, annually: Provided that as a transitional measure, the annual fees in respect of Part B of Schedule 6 only applies to 2017/2018.

[regulation <u>75</u> substituted by section 2 of <u>Provincial Notice 230 of 2010</u>, by section 1 of <u>Provincial Notice 151 of 2011</u>, by section 1 of <u>Provincial Notice 111 of 2012</u>, by section 1 of <u>Provincial Notice 106 of 2013</u>, by section 1 of <u>Provincial Notice 103 of 2014</u>, by section 1 of <u>Provincial Notice 159 of 2015</u>, by section 1 of <u>Provincial Notice 215 of 2017</u>]

75A. Fees payable in respect of the conversion of licences or registration

- (1) Fees payable in respect of the conversion of licences or registration envisaged in section 142(3) (c) of the Free State Gambling and Liquor Act, 2010, are as set out in Schedule 5 of which Part A is payable in relation to the application submitted and Part B relates to payment for the issuing of a registration certificate.
- (2) No application referred to in Schedule 5 may be lodged with the municipality or Authority or considered by the competent authority, unless the fees set out in Part A of the Schedule have been deposited into the account of the Authority.
- (3) No amount paid in terms of subregulation (2) or any part thereof may be refunded to an applicant.
- (4) Within 60 days of the issue of a registration certificate there must be deposited into the account of the Authority the fees set out in Part B of Schedule 5.

[regulation <u>75A</u> added by section 3(1) of <u>Provincial Notice 230 of 2010</u>]

75B. Renewal certificate

The Authority may issue a renewal certificate substantially in the form of Form FSLA25: Provided that if such certificate is not send to or received by registrants, it does not exempt registrants from their responsibility to pay the renewal fees before or on 31 December, annually.

[regulation 75B] added by section 3(2) of Provincial Notice 230 of 2010]

75C. Transitional provision

- (1) The transfer and annual renewal fees and business hours of licences issued in terms of the Liquor Act, 1989 (Act No. 27 of 1989) are regulated in terms of Schedule 6 until these licences lapse as envisaged in terms of the Act, unless written proof is provided by the license holder regarding an extension of hours that was approved.
- (2) The annual renewal fees for 2017/2018 must be paid in the prescribed manner on or before 28 February 2018.

[subregulation (2) substituted by section 2 of <u>Provincial Notice 151 of 2011</u>, by section 2 of <u>Provincial Notice 111 of 2012</u>, by section 2 of <u>Provincial Notice 106 of 2013</u>, by section 2 of <u>Provincial Notice 103 of 2014</u>, by section 2 of <u>Provincial Notice 159 of 2015</u>, by section 2 of <u>Provincial Notice 277 of 2016</u> and by section 2 of <u>Provincial Notice 215 of 2017</u>]

[regulation <u>75C</u> added by section 3(3) of <u>Provincial Notice 230 of 2010</u>]

Chapter XVII Commencement of regulations

76. Short title and commencement

These regulations are called the Free State Liquor Regulations, 2010.

Schedule 1

[Schedule 1 amended by Provincial Notice 230 of 2010]

Form FSLA1 – Application in terms of section 27 read with section 31 for registration certificate/application for permanent removal in terms of section 41(1)

Date stamp	
For official use	
Amount R	
Reference No	
Date	

Free State Gambling and Liquor Act, 2010 Index **Description of document** Annexure (i) Application Form FSLA1 Building plan of the premises (ii) Α approved by municipality (iii) Detailed description of external В and internal features of premises C (iv) Comprehensive written representations with specific reference to section 31(2)(a) and Regulation 70 (if it is a permanent removal, provide also information on reasons for transfer and any other relevant matter) D (v) Proof of notices required by section 31(1)(d) (vi) Proof of payment of prescribed fee Е (vii) Certified copy of the identity F document or certified proof in the case of trust, consortium, partnership or other legal entity

Appl	lication	prepai	red by
Post	al addr	ess	
Tele	phone l	No	
1.	(a)	Full 1	names of applicant
	(b)	Age _	
	(c)	Ident	tity number or in the case of a company or close corporation, its registration number
	(d)	Resid	lential address or address of registered office
	(e)	Busir	ness address and location of the premises to which the application relates
	(f)	Posta	al address
	(g)	Busir	ness telephone number
		[Dele	te (b) if applicant is not a natural person]
2.	(a)	Is ap	plicant—
		(i)	a person who has been convicted of a contravention of this Act or any other liquor legislation within the three years immediately preceding the date of application?
			Yes No
		(ii)	a person who has been convicted, under applicable legislation, of an offence the elements of which are inconsistent with the objects and purposes of this Act, at any time—
			(a) after the coming into operation of this Act; and
			(b) within the three years immediately preceding the date of application.
			Yes No
		(iii)	an unrehabilitated insolvent?
			Yes No
	(b)		e applicant is a company, close corporation, partnership or trust, state whether a person emplated in subparagraph (a)—
		(i)	has a controlling interest in such a company, close corporation or trust
			Yes No
		(ii)	is a partner in such a partnership
			Yes No
		(iii)	is the main beneficiary under such a trust
			(Mark the applicable square)
			Yes No
	(c)	-	y of the questions in subparagraphs (\underline{a}) or (\underline{b}) have been replied to in the affirmative, provide letails
		(Use	an annexure if necessary)
3.	(a)		the names, identity number and address of each person, including the applicant, who will any financial interest in the business and in each case the nature and extent of such interest.

		Co-o such (if an instit	e applicant is a public company, statutory institution or a co-operative as contemplated in the perations Act, 1981 (Act 91 of 1981), it shall be sufficient if only the name and postal address of company, statutory institution or co-operative, as the case may be, the name of each director (y) thereof and the nature and extent of the financial interest of such company, statutory cution or co-operative are furnished and not also the interests of individual members of such cany, statutory institution or co-operative				
		(Use	an annexure if necessary)				
	(b)	appli mem	the financial interest in the liquor trade in the Province of the applicant and if the cant is a private company, close corporation, partnership or trust, also of every shareholder, ber or partner thereof or beneficiary thereunder. (If the applicant or the said shareholder, ber, partner or beneficiary has no such interest, this fact must be specifically mentioned)				
		(Use	an annexure if necessary)				
4.	(a)	State	kind of registration applied for				
	(b)		what applicant intends selling thereunder/what applicant intends to manufacture				
5.	If ap	plicatio	on is made for a micro-manufacturer's registration for the production of wine only—				
	(a)	Is applicant—					
		(i)	a person who engages in viticulture?				
			Yes No				
		(ii)	an association of person, the majority of the members of which engages in viticulture?				
			Yes No				
		(iii)	a co-operative society, which manufactures wine from grapes produced by members of the co-operative society and of which no other such co-operative society is a member?				
			Yes No				
	(b)		ribe the location of the premises where the liquor concerned is manufactured with reference to rf, street or farm number				
		(Dele	te paragraph <u>5</u> if not applicable)				
		(Mari	k the applicable square)				
6.	If ap	plicatio	on is made for a micro-manufacturer's registration—				
	(a)	is app	plicant a person who—				
		(i)	engages in viticulture?				
			Yes No				
		(ii)	manufactures any other fermented beverage?				
			Yes No				
	(b)		ribe the situation of the premises where the liquor concerned is manufactured with reference to rf, street or farm number				
		(Dele	te paragraph <u>6</u> if not applicable)				
		(Mari	k the applicable square)				

7.	Und	der what name is the business to be conducted?			
3.	(a)	Describe the location of the premises where the business is to be conducted with reference to the erf, street or farm number			
	(b)	In wł	nich municipality is the premises referred to in subparagraph (a), situated?		
9.	othe	r premi	ant have the right to occupy the premises referred to in paragraph <u>8</u> , including such place on ses upon which any approval is to be exercised, for the purposes of the registration applied <i>the applicable square</i>)		
	Yes _		_ No		
10.			of an application for an on-consumption registration, state in which portion of the premises iquor is to take place		
11.	(a)	Is ap	plication made in respect of premises which—		
		(i)	have not yet been erected?		
			Yes; or		
		(ii)	are already erected, but require additions or alterations to make them suitable for the purposes of the proposed business?		
			Yes; or		
		(iii)	are already erected and, in the applicant's opinion, do not require additions or alterations ir order to make them suitable for such purposes?		
			Yes No		
	(b)	If par	regraph 11(a)(i) or (ii) applies, state—		
		(i)	the date on which such erection, additions or alterations will be commenced with; and		
		(ii)	the period which will be required for the erection, additions or alterations		
12.			of a club liquor registration, attach a copy of the rules of the club, certified by the president, a secretary thereof		
	Anne	exure			
		clare/tru true.	ıly affirm that the information furnished in this application and in the documents attached to		
	Date	<u></u>			
	[Sign	nature o	f applicant or person authorized to sign application]		
	this		t this declaration has been signed and sworn to/affirmed before me at day of by the applicant/person authorized to sign application who led that—		
	(i)		ne knows and understands the contents of this declaration;		
	(ii)		ne has no objection to taking the prescribed oath/affirmation; and		
	()	110, 01	and the second s		

(iii) he/she considers the prescribed oath to be binding on his/her conscience,				
and that he/she uttered the following words:				
$^{\prime}$ I swear that the contents of this declaration are true, so help me God'./ $^{\prime}$ I truly affirm affirm that the contents of this declaration are true'.				
Commissioner of Oaths				
Full names				
Business address				
Designation				
Area for which appointment is held				
Office held if appointment is ex officio				
FCI A1 substituted by section 4(a) of Provincial Nation 270 of 20101				

[Form FSLA1 substituted by section 4(a) of Provincial Notice 230 of 2010]

Form FSLA2 – Notice of intention to apply in terms of section 27 read with section 31 for registration

	of section	27 read with s	ection 31 for r	egistration	
Free State Gaml	bling and Liquor A	act, 2010			
Notice is hereby particulars of wh	given that ich appear hereund		s to lodge an applic	ation on	,
1	2	3	4	5	6
Municipality	Full names, street and postal address of applicant and identity no. or registration no.	Kind of registration applied for	Kind of product to be sold/ manufactured	Name under which business is to be conducted and full address of premises	Name of, nature of and distance to institutions of learning, similar registered premises and places of worship
lodge in terms of s State Liquor Autho number, residentia number and addre relates. *The appli	vithin 21 days from ection 33 of the Fre ority (address set out address, postal acts of its office, of the cation may be inspected of the Liquor Auth	ee State Gambling a at hereunder). The ldress and telephor e objector. The objected at the offices	and Liquor Act, 2010 objection must clea ne number, if any, a ection must also id	rly indicate the ful nd where applicabl entify the applicati	riting to the Free I names, identity e, its registration on to which it

Place		
Signature of applicant or person autho	— rized to sign application	
Date		
[Form FSLA2 substituted by section 4(a)	of <u>Provincial Notice 230 of 2010</u>]	
Form	FSLA3 – Registration certif	icate
Reference No		
Free State Gambling and Liquor Act	, 2010	
Registration		
	gistered to sell/manufacture *	(state kind of
product) and to conduct under the name which has been approved, situated at _	e of	upon premises, the plan of
which has been approved, situated at _ such business as is, in accordance with be conducted under the abovemention	the conditions set out in terms of the	nicipality of e Act or any other law, authorized to
This registration shall be subject to the in terms of the Free State Gambling an conditions determined are set out in A	d Liquor Act, 2010, as well as condition	ons contained in said Act. The
Liquor not required for immediate sale	, shall be stored on the registered pre	mises.
This registration shall be of no force are bank account of the Free State Gamblin State Gambling and Liquor Authority. I undermentioned date of issue.	ng and Liquor Authority and proof the	ereof has been submitted to the Free
Date of issue	Prescribed fees	Payable on or before
Complete columns as follows:		
(1) Column 1State the local municipality in wh	ich the premises are situated.	
(2) Column 2State surname of applicant follow If the applicant is not a natural person, state the number.	The state of the s	
Column 3State the kind of registration applied it is intended to sell liquor for consumption on o		ase of sorghum beer registration, state whether
Column 4State kind of product to be sold/manu	afactured.	
Column 5State the name under which business be conducted with reference to the erf, street or exercised.		
Column 6State the name of, nature of and distanteer from the premises.	nnce to institutions of learning, similar register	red premises and places of worship within 500
Delete part which is not applicable		

Perso	on acti	ng under power of the Fre	e State Gambling and Liquor Authorit	ty
—— Date				
[Forn	n FSLA	3 substituted by section 4(a	a) of <u>Provincial Notice 230 of 2010</u>]	
			LA4 – Application in terms special events registrations	
 Date	stamp	_		
For o	official	l use		
Amo	unt R _			
Refe	rence N	No		
Date				
		Fr	ee State Gambling and Liquor Act,	2010
			Index	
			Description of document	
(i)			Application	Form FSLA4
(ii)			Comprehensive written representations	A
(iii))		Proof of payment of prescribed fees	В
Annl	ication	prepared by		
		ess		
		no		
1.	(a)			
	(b)	Age		
	(c)		he case of a company or close corpora	tion, its registration number
	(d)	Residential address or a	address of registered office	
	(e)	Business address and lo	ocation of the premises to which the a	pplication relates
	(f)	Postal address		

	(g)	Busir perso	ness telephone number[Delete (b) if applicant is not a natu on]			
2.		-	nt is not a natural person, state the names, identity number and address of each shareholder, partner or beneficiary			
3.	(a)		plicant a registrant in terms of the Free State Gambling and Liquor Act, 2010? <i>(Mark the cable square)</i> Yes No			
	(b)	If sub	pparagraph (a) has been replied to in the affirmative, state—			
		(i)	the kind of registration			
		(ii)	the kind of liquor which may be sold thereunder			
		(iii)	under what name the registered business is conducted			
		(iv)	describe the situation of the premises where the registered business is conducted with reference to the erf, street or farm number			
	(c)	speci	e case of an application by the holder of a club liquor registration certificate, state whether the all events registration certificate is required for a <i>bona fide</i> public function on the premises of lub in respect of which he or she is registered—			
		(i)	which is connected with any game, match, competition or social occasion which forms part of the activities normally taking place on the premises Yes No or			
		(ii)	for which no suitable facilities are reasonably available at any place other than the premises of the club in the near vicinity (<i>Delete the subparagraphs which are not applicable</i>) (<i>Mark the applicable square</i>)			
			Yes No			
4.	(a)	If app	olicant is not the holder of a registration certificate referred to in paragraph ${\underline 3}-$			
		(1)	on behalf of what or who does applicant apply?			
		(2)	what position does applicant hold in institution?			
	(b)	Is ap	plicant a person who—			
		(i)	a person who has been convicted of a contravention Act or any other liquor legislation within the three immediately preceding the date of application? Yes No			
		(ii)	a person who has been convicted, under applicable legislation, of an offence the elements of which are inconsistent with the objects and purposes of this Act, at any time—			
			(a) after the coming into operation of this Act; and			
			(b) within the three years immediately preceding the date of application. YesNo			
		(iii)	is an unrehabilitated insolvent? YesNo			
		(iv)	is a minor? Yes No			
	(c)		of the questions in subparagraph (b) have been replied to in the affimnative, provide full ls			
		(Use	an annexure if necessary)			
5.	State	the na	ture of the occasion in respect of which a special events registration certificate is required			

	t or farm number	
	applicant have the right to occupy the premises referred to in paragraph $\underline{6}$ for the purposes of the cration? (Mark the applicable square)	
Yes _	No	
(a)	Except in the case of an application by the holder of a club liquor registration certificate, has a special events registration certificate previously been granted to the applicant? Yes No	
(b)	If answer is yes in 8(a), state the number of days in respect of which such registration was granted since January of the relevant year	
Descr	cribe the place or places on the premises in which the sale of liquor is to take place	
State	the dates upon and the hours during which such sale will take place	
I decl	are/truly affirm that the information furnished in this application and in the documents attached to true.	
Date		
Signa	ture of applicant or person authorized to sign application	
I certi	ify that this declaration has been signed and sworn to/affirmed before me at this day of by the applicant/person authorized to sign application who acknowledged that—	
(i)	he/she knows and understands the contents of this declaration;	
(ii)	he/she has no objection to taking the prescribed oath/affirmation; and	
(iii)	he/she considers the prescribed oath to be binding on his/her conscience,	
and t	hat he/she uttered the following words:	
	ar that the contents of this declaration are true, so help me God'./'I truly affirm affirm that the onts of this declaration are true'.	
Comr	nissioner of Oaths	
Full r	names	
	ess address	
Desig	rnation	
	for which appointment is held	
	e held if appointment is ex officio	
	··· // // // // // // // // // // // //	
	Form FSLA5 – Special events registration certificate	
	Free State Gambling and Liquor Act, 2010	
nac N		
nce N	o is hereby registered to sell	
	being the as hereby registered to sell	

place(s) from where such liquor is to between	be sold at an	_ in the local municipality of d on the following
dates		<u> </u>
This certificate shall be subject to the in terms of the Free State Gambling a and the conditions set out in the said	e conditions determined by the Free St and liquor Act, 2010, annexed hereto a l Act.	ate Gambling and Liquor Authority s Annexure
R	and effect unless the prescribed registr , have been paid into the bank account as been submitted to the Free State Ga	of the Free State Gambling and
Place		
Person acting on behalf of the Free S	tate Gambling and Liquor Authority _	
Date of issue		
Form FSLA6 – Application Date stamp	in terms of section 37 to var	y conditions of registration
For official use		
Amount R		
Reference no		
Date		
Fr	ee State Gambling and Liquor Act, 2	2010
Index		
	Description of document	Annexure

	Description of document	Annexure
(i)	Application	Form FSLA6
(ii)	Copy of registration certificate and conditions of registration	A
(iii)	Description of the conditions of registration that should be varied	В
(iv)	Comprehensive written representations	С
(v)	Proof of payment of prescribed fees	D

Full names of registrant (applicant)

Appl	ication prepared by
Posta	al address
Telej	phone no
I dec true.	clare/truly affirm that the information furnished in this application and in the documents attached to it, is
Date	
Signa	ature of applicant or person authorized to sign application
	tify that this declaration has been signed and sworn to/affirmed before me at this day of the applicant/person authorized to sign application who acknowledged that—
(i)	he/she knows and understands the contents of this declaration;
(ii)	he/she has no objection to taking the prescribed oath/affirmation; and
(iii)	he/she considers the prescribed oath to be binding on his/her conscience,
and t	that he/she uttered the following words:
	ear that the contents of this declaration are true, so help me God'./'I truly affirm affirm that the contents of declaration are true'.
	missioner of Oaths
Full	names
Busi	ness address
Desig	gnation
Area	for which appointment is held
Offic	ee held if appointment is <i>ex officio</i>
	Form FSLA7 – Approval to vary conditions of registration
	Free State Gambling and Liquor Act, 2010
Date	: Reference No
Appr	roval is granted to (registrant) to vary conditions of registration in respect of
	new conditions of registration are attached hereto as Annexure
On b	ehalf of Free State Gambling and Liquor Authority
Date	
[Forn	n FSLA7 substituted by section 4(a) of <u>Provincial Notice 230 of 2010</u>]

Form FSLA8 – Application in terms of section 38 to effect structural alterations or an extension of registered premises

Date stamp		
For official use		
Amount R		
Reference no		
Date		
	Free State Gambling and Liquor Act, 2	2010
	Index	
	Description of document	Annexure
(i)	Application	Form FSLA8
(ii)	Plan of the premises as set out in Regulation 23	A
(iii)	Description of the applicable portion of the premises as set out in Regulation 23	В
(iv)	Comprehensive written representations	С
(v)	Copy of registration certificate	D
(vi)	Proof of payment of prescribed fees	Е
(vii)	Consent of relevant municipality as set out in Regulation 23	F
Full names of registrant (ap	plicant)	
Postal address		
Telephone no.		

I decl true.	are/truly affirm that the information furnished in this application and in the documents attached to it, is
Date	
Signa	ture of applicant or person authorized to sign application
I cert	ify that this declaration has been signed and sworn to/affirmed before me at this day of by the applicant/person authorized to sign application who acknowledged that—
(i)	he/she knows and understands the contents of this declaration;
(ii)	he/she has no objection to taking the prescribed oath/affirmation; and
(iii)	he/she considers the prescribed oath to be binding on his/her conscience,
and t	hat he/she uttered the following words:
	ear that the contents of this declaration are true, so help me God'./'I truly affirm affirm that the contents of leclaration are true'.
Comr	missioner of Oaths
Full r	names
Busin	ness address
Desig	mation
Area	for which appointment is held
Office	e held if appointment is <i>ex officio</i>
	Form FSLA9 – Approval to effect structural alternations or extension of registered premises Free State Gambling and Liquor Act, 2010
Date	Reference No
Appro	oval is granted to (registrant) to effect structural alterations to tered premises * in respect of
	tructural alterations to / extension* of the registered premises that are approved is attached hereto as xure
On be	ehalf of Free State Gambling and Liquor Authority
—— Date	
[Form	n FSLA9 substituted by section 4(a) of <u>Provincial Notice 230 of 2010</u>]
Delete	part which is not applicable
Delete	part which is not applicable

Form FSLA10 – Approval to effect structural alternations or extension of registered premises

Date	stamp			
For	officia	l use		
Amo	unt R			
Refe	rence l	No		
Date				
			Free State Gambling and Liquor Act,	2010
			Index	
			Description of document	Annexure
(i)			Application	Form FSLA10
(ii)			Comprehensive written representations	A
(iii)			Proof of payment of prescribed fees	В
Appl	icatior	n prepared by		
Post	al addr	ess		
Tele	phone	no		
		Part A – Informa	tion relating to the applicant	who is the registrant
1.	Full	names of registrant		
2.	If ap	plicant is not a natural	person, state the names, identity numbiary	
3.	Und	er what name is the reg	ristered business conducted?	
4.	(a) Describe the situation of the premises where the registered business is conducted with reference to the erf, street or farm number			
		(b) In which municipality is the premises referred to in subparagraph (a), situated?		

	lare/truly affirm that the information furnished in Part A and B of this application in so far as it es to me/the applicant on whose behalf I am authorized to sign the application, is true.
Date	
Sign	ature of applicant who is the holder of the registration or person authorized to sign application
I cer	tify that this declaration has been signed and sworn to/affirmed before me at day of by the applicant/person authorized to sign application
ackn	owledged that—
(i)	he/she knows and understands the contents of this declaration;
(ii)	he/she has no objection to taking the prescribed oath/affirmation; and
(iii)	he/she considers the prescribed oath to be binding on his/her conscience,
and '	that he/she uttered the following words:
	ear that the contents of this declaration are true, so help me God'./'I truly affirm affirm that the ents of this declaration are true'.
Com	missioner of Oaths
Full	names
Busi	ness address
Desi	gnation
Area	for which appointment is held
Offic	e held if appointment is ex officio
Part	B – Information relating to the applicant who is the prospective holder statement of applicant Age
(a) (b)	G
	Identity number or in the case of a company or close corporation, its registration number
(b)	
(b) (c)	Identity number or in the case of a company or close corporation, its registration number
(b) (c) (d)	Identity number or in the case of a company or close corporation, its registration number Residential address or address of registered office
(b) (c) (d) (e)	Identity number or in the case of a company or close corporation, its registration number Residential address or address of registered office Business address and location of the premises to which the application relates

3.	(a)	Is app	olicant a person who—
		(i)	a person who has been convicted of a contravention of this Act or any other liquor legislation within the three years immediately preceding the date of application? Yes No
		(ii)	a person who has been convicted, under applicable legislation, of an offence the elements of which are inconsistent with the objects and purposes of this Act, at any time—
			(a) after the coming into operation of this Act; and
			(b) within the three years immediately preceding the date of application. Yes No
		(iii)	an unrehabilitated insolvent? Yes No
		(iv)	is a minor? Yes No
	(b)		applicant is a company, close corporation, partnership or trust, state whether a person mplated in subparagraph (a)—
		(i)	has a controlling interest in such a company, close corporation or trust Yes No
		(ii)	is a partner in such a partnership Yes No
		(iii)	is the main beneficiary under such a trust (Mark the applicable square) Yes No
	(c)	If any full de	of the questions in subparagraphs (a) or (b) have been replied to in the affirmative, provide etails
		(Use a	an annexure if necessary)
4.	(a)	State	the names, identity number and address of each person—
		(i)	who, including the applicant, has any financial interest in the business to which the registration relates; and
		(ii)	who, including the applicant, will have such interest if the application is granted,
		institus shall lopera of the	n each case, the nature and extent of such interest. [In the case of a public company, statutory ution or a co-operative as contemplated in the Co-operatives Act, 1981 (Act 91 of 1981), it be sufficient if only the name and postal address of such company, statutory institution or cotive, as the case may be, the name of each director (if any) thereof and the nature and extent in financial interest of such company, statutory institution or cooperative are furnished and not the interests of individual members of such company, statutory institution or co-operative.]
		(Use a	an annexure if necessary)
	(b)	applio memb	the financial interest in the liquor trade in the Province of the applicant and if the cant is a private company, close corporation, partnership or trust, also of every shareholder, per or partner thereof or beneficiary thereunder. (If the applicant or the said shareholder, per, partner or beneficiary has no such interest, this fact must be specifically mentioned.)
		(Use a	an annexure if necessary)
	(c)		application relates to a liquor store registration, sorghum beer brewer's registration or um beer registration for off-consumption, is the applicant—
		(i)	a producer or his or her agent? Yes No

		(ii)	a manufacturer of beer or his or her agent? Yes No				
		(iii)	a person who has a financial interest in the business of a producer or a manufacturer of been or the agent of such a person? Yes No				
		(iv)	a company in which shareholders having a financial interest in the business of a manufacturer of beer, together hold a controlling interest, or the agent of such a company? Yes No				
		(v)	a company in which a company contemplated in subparagraph (\underline{e}) (iv) holds a controlling interest, or the agent of such a company? Yes No				
		(Dele	te subparagraph <u>(c)</u> if not applicable)				
		(Mar	k the applicable square)				
5.			on is made for the transfer of a micro-manufacturer's registration for the production of wine licant—				
	(i)	a per	son who engages in viticulture? Yes No				
	(ii)		sociation of persons the majority of the members of which engages in viticulture? Yes No				
	(iii)		operative society, which manufactures wine from grapes produced by members of the coative society and of which no other such co-operative society is a member? Yes No				
	(Dele	te para	graph <u>5</u> if not applicable)				
	(Mar	k the ap	pplicable square)				
6.	If app	olicatio	on is made for the transfer of a producer's registration, is applicant a person who—				
	(i)	enga	ges in viticulture? Yes No				
	(ii)	manı	ufactures any other fermented beverage? Yes No				
	(Dele	te para	graph <u>6</u> if not applicable)				
	(Mar	k the ap	pplicable square)				
7.	Unde	r what	name is the business to be conducted?				
8.	appli	cation,	ant have the right to occupy the premises referred to in paragraph 4(a) of Part A of the including such place on other premises upon which any approval or determination is or the purposes of the registration? (Mark the applicable square) Yes No				
	me/t		aly affirm that the information furnished in Part B of this application in so far as it relates to licant on whose behalf I am authorized to sign the application and in the documents attached				
	Date						
	Signa	ature of	f applicant who is the prospective hoider or person authorized to sign application				
	I cert	ify tha	t this declaration has been signed and sworn to/affirmed before me at				
		his day of by the applicant/person authorized to sign application who acknowledged that—					
	(i)	_	ne knows and understands the contents of this declaration;				
	(ii)		ne has no objection to taking the prescribed oath/affirmation; and				

(iii) he/she considers the	prescribed oath to be binding on his/her	conscience,
and that he/she uttered the	following words:	
'I swear that the contents of contents of this declaration		l'./'I truly affirm affirm that the
Commissioner of Oaths		on 39 for the transfer of registration Liquor Act, 2020 in respect of premises situated at adder which business is conducted under the name of the conducted registration fees have been paid into the sy and proof thereof has been submitted to the Free bed fees is to be made within sixty days after the
Full names		
Business address		
Designation		
Area for which appointmen	t is held	
Office held if appointment i	s ex officio	
Date Reference N	0	
Fi	ee State Gambling and Liquor Act,	2020
The registrati in the local munici , is hereby transfe	pality of, under which bus	spect of premises situated at iness is conducted under the name of
The business will in future be cond	lucted under the name of	
bank account of the Free State Gar	nbling and Liquor Authority and proof th	ereof has been submitted to the Free
Date of issue	Prescribed fees	Payable on or before
On behalf of Free State Gambling a	- and Liquor Authority	
Date		
[Form FSLA11 substituted by section	a 4(a) of <u>Provincial Notice 230 of 2010</u>]	

Form FSLA12 – Notification in terms of section 39(3) regarding procuring of a controlling interestover the registrant

	stamp			
	officia l ount R	use		
Date	<u></u>			
		Fre	ee State Gambling and Liquor Act,	2010
			Index	
			Description of document	Annexure
(i)			Notification	Form FSLA12
(ii))		Comprehensive written representations	A
(iii)		Proof of payment of prescribed fees	В
App	licatior	n prepared by		
Post	al addr	ess		
Tele	phone	no		
		Part A –	Information relating to the	registrant
1.	Full	names of registrant		
2.			rson, state the names, identity number	
3.	Und	er what name is the registo	ered business conducted?	
4.	(a)		of the premises where the registered b umber	usiness is conducted with reference to
	(b)	In which municipality is	s the premises referred to in subparag	raph (<u>a)</u> , situated?
			nformation furnished in Part A and B whose behalf I am authorized to sign	

1.

2.

3.

Date	?
_	ature of applicant who is the holder of the registration certificate or person authorized to sign ication
I cer	tify that this declaration has been signed and sworn to/affirmed before me at this this day of by the applicant/person authorized to sign application who
ackn	owledged that—
(i)	he/she knows and understands the contents of this declaration;
(ii)	he/she has no objection to taking the prescribed oath/affirmation; and
(iii)	he/she considers the prescribed oath to be binding on his/her conscience,
and	that he/she uttered the following words:
	ear that the contents of this declaration are true, so help me God'./'I truly affirm affirm that the ents of this declaration are true'.
Com	missioner of Oaths
Full	names
Busi	ness address
Desi	gnation
Area	for which appointment is held
Offic	ce held if appointment is <i>ex officio</i>
art	B – Information relating to the person who obtained control (applicant) Full names of applicant
(a) (b)	Age
` ,	Identity number or in the case of a company or close corporation, its registration number
(c)	
(d)	Residential address or address of registered office
(e)	Business address and location of the premises to which the application relates
(f)	Postal address
(g)	Business telephone number
	[Delete (b) if applicant is not a natural person]
	plicant is not a natural person, state the names, identity number and address of each shareholder, nber, partner or beneficiary
Wha	t other category of registration does applicant hold?
Wha	

4.	(a)	Is applicant a person who—
		(i) a person who has been convicted of a contravention of this Act or any other liquor legislation within the three years immediately preceding the date of application? Yes No
		(ii) a person who has been convicted, under applicable legislation, of an offence the elements of which are inconsistent with the objects and purposes of this Act, at any time—
		(a) after the coming into operation of this Act; and
		(b) within the three years immediately preceding the date of application. Yes No
		(iii) an unrehabilitated insolvent? Yes No
		(iv) is a minor? Yes No
	(b)	If the applicant is a company, close corporation, partnership or trust, state whether a person contemplated in subparagraph (a)—
		(i) has a controlling interest in such a company, close corporation or trust Yes No
		(ii) is a partner in such a partnership Yes No
		(iii) is the main beneficiary under such a trust (Mark the applicable square) Yes No
	(c)	If any of the questions in subparagraphs (a) or (b) have been replied to in the affirmative, provide full details (<i>Use an annexure if necessary</i>)
5.	(a)	State the names, identity number and address of each person—
		(i) who, including the applicant, has any financial interest in the business to which the registration relates; and
		(ii) who, including the applicant, will have such interest if the application is granted, and in each case, the nature and extent of such interest. [In the case of a public company, statutory institution or a co-operative as contemplated in the Co-operatives Act, 1981 (Act 91 of 1981), it shall be sufficient if only the name and postal address of such company, statutory institution or co-operative, as the case may be, the name of each director (if any) thereof and the nature and extent of the financial interest of such company, statutory institution or cooperative are furnished and not also the interests of individual members of such company, statutory institution or co-operative.]
		(Use an annexure if necessary)
	(b)	State the financial interest in the liquor trade in the Province of the applicant and if the applicant is a private company, close corporation, partnership or trust, also of every shareholder, member or partner thereof or beneficiary thereunder. (If the applicant or the said shareholder, member, partner or beneficiary has no such interest, this fact must be specifically mentioned.)
		(Use an annexure if necessary)
	(c)	If the application relates to a liquor store registration, sorghum beer brewer's registration or sorghum beer registration for off-consumption, is the applicant—
		(i) a producer or his or her agent? Yes No
		(ii) a manufacturer of beer or his or her agent? Yes No

	(iii)	a person who has a financial interest in the business of a producer or a manufacturer of beer, or the agent of such a person? Yes No
	(iv)	a company in which shareholders having a financial interest in the business of a manufacturer of beer, together hold a controlling interest, or the agent of such a company? Yes No
	(v)	a company in which a company contemplated in subparagraph (c)(iv) holds a controlling interest, or the agent of such a company? Yes No
	(Delet	e subparagraph <u>(c)</u> if not applicable)
	(Mark	the applicable square)
me/th		ly affirm that the information furnished in Part B of this application in so far as it relates to icant on whose behalf I am authorized to sign the application and in the documents attached
Date _		
Signa		applicant who is the proposed person or person authorized to sign application
this _		this declaration has been signed and sworn to/affirmed before me at day of by the applicant who is the proposed person/person o sign application who acknowledged that—
(i)	he/sh	e knows and understands the contents of this declaration;
(ii)	he/sh	e has no objection to taking the prescribed oath/affirmation; and
(iii)	he/sh	e considers the prescribed oath to be binding on his/her conscience,
and th	nat he/	she uttered the following words:
		the contents of this declaration are true, so help me God'./'I truly affirm affirm that the his declaration are true'.
Comn	nission	er of Oaths
Full n	ames _	
Busin	ess ado	lress
Desig	nation	
Area f	or whi	ch appointment is held
Office	held i	f appointment is ex officio

Form FSLA13 – Application in terms of section 40(3) for the appointment of a person to conduct registered activities pending appointment of administrator

Date stamp		
For official use Amount R		
Reference No	_	
Date		
	Free State Gambling and Liquor Act,	2010
	Index	
	Description of document	Annexure
(i)	Application	Form FSLA13
(ii)	Copy of registration certificate	A
(iii)	Comprehensive written representations	В
(iv)	Proof of notices required by section 40(4)(a)	С
(v)	Confirmation that an Administrator has not yet been appointed	D
(vi)	If proposed appointment is a registrant submit a separate sheet setting out details of such registration	E
(vii)	Proof of payment of prescribed fees	F
Application prepared by	·	
Postal address		
Telephone no		

1.

Full names of applicant ___

		plicant is not a natural person, state the names, identity number and address of each shareholder, ber, partner or beneficiary					
3.	(a)	Under what name is the registered business conducted?					
	(b)	(i) Will the name change? Yes No					
		(Mark applicable square)					
		(ii) If so, state new name					
4.	(a)	Describe the situation of the premises where the registered business is conducted with reference t the erf, street or farm number					
	(b)	Describe the situation of the premises where the business is to be conducted with reference to the erf, street or farm number?					
5.	State	for what period this approval is required					
	I dec it, is	lare/truly affirm that the information furnished in this application and in the documents attached to true.					
	Date						
	_	ature of applicant or person authorized to sign application					
	I cert	ify that this declaration has been signed and sworn to/affirmed before me at this this day of by the applicant/person authorized to sign application who					
	ackn	owledged that—					
	(i)	he/she knows and understands the contents of this declaration;					
	(ii)	he/she has no objection to taking the prescribed oath/affirmation; and					
	(iii)	he/she considers the prescribed oath to be binding on his/her conscience,					
	and t	and that he/she uttered the following words:					
		ear that the contents of this declaration are true, so help me God'./'I truly affirm affirm that the ents of this declaration are true'.					
	Com	missioner of Oaths					
	Full	names					
	Busii	ness address					
	Desig	gnation					
	Area	for which appointment is held					
	Offic	e held if appointment is <i>ex officio</i>					

Form FSLA14 – Approval in terms of section 40 (3) for the appointment of a person to conduct registered activities pending appointment of administrator

Reference No.
Free State Gambling and Liquor Act, 2010
Approval is granted that the registration in respect of premises situated at and upon which business is conducted under the name of, is hereby temporarily transferred to(name of person)
The appointment is permitted for the period
The determinations, consent, approvals and authorities which have been granted are set out in Annexure(s) hereto.
This approval shall be subject to the conditions determined by the Free State Gambling and Liquor Authority in terms of the Free State Gambling and Liquor Act, 2010 as set out in Annexure and any conditions set out in said Act.
On behalf of Free State Gambling and Liquor Authority
Date Date
[Form FSLA14 substituted by section 4(a) of <u>Provincial Notice 230 of 2010</u>]

Form FSLA15 – Notice of intention to apply in terms of section 41(2) for the temporary removal of registration

Notice is hereby g	,	i h appear hereunder,	ntends to lodge an a		
1	2	3	4	5	6
Address of designated office of the Free State Gambling and Liquor Authority in the area of the relevant district municipality	Full names, street and postal address of applicant	Kind of registration to be transferred	Kind of product to be sold/ manufactured	Full address of registered premises and local municipality in which situated	Name under which business is to be conducted and full address of other premises

in writing to the Free State Gambling and Liquidentity number, residential address, postal adregistration number and address of its office, or	or Authority. The ldress and telepho of the objector. Th cted at the offices	(date of publication in <i>Provincial Gazette</i> e objection must clearly indicate the full names, one number, if any, and where applicable, its he objection must also identify the application to s of the Free State Gambling and Liquor Authority
Objections must be submitted to:		
Place	-	
Signature of applicant or person authorized to	sign application	
Date		
*		
[Form FSLA15 substituted by section 4(a) of Prov	vincial Notice 230	of 2010]

Complete columns as follows:

- (i) Column 1.-State surname of applicant followed by his or her full first names, residential, business and postal address. If applicant is not a natural person, state the full names of such person followed by the address of its registered office.
- (ii) Column 2.-State the kind of registration to be removed with due regard to section $\underline{42}$, and in the case of a sorghum beer license, state whether liquor is sold for consumption on or off the registered premises.
- (iii) Column 3.-State the kind of product to be sold/manufactured.
- (iv) Column 4.-Describe the situation of the premises where the registered business is conducted with reference to the erf, street or farm number and state the local municipality in which it is situated.
- (v) Column 5.-State the name under which business is to be conducted and describe the situation of the premises where the business is to be conducted with reference to the erf, street or farm number, including such place on other premises upon which any approval or determination is to be exercised.

Form FSLA16 – Application in terms of section 43 for the temporary removal of registration

Date	stamp				
For	officia	l use			
Amo	ount R _				
Refe	rence N	No			
Date	<u></u>				
			Fr	ee State Gambling and Liquor Act,	2010
				Index	
				Description of document	Annexure
(i)				Application	Form FSLA16
(ii)				Plan of the premises	A
(iii)			Description of the premises	В
(iv))			Comprehensive written representations	С
(v)				Proof of notices required by section 43(2)	D
(vi)				Proof of payment of prescribed fees	Е
Appl	lication	ı prepa	red by		
1.					
2.	If applicant is not a natural person, state the names, identity number and address of each shareholder, member, partner or beneficiary				
3.	(a)	Und	er what name is the	registered business conducted	
	(b)	(i)	Will the name ch	ange as a result of the removal? Yes _	No
			(Mark applicable	square)	

		(ii)	If so, state new name
4.	(a)		ibe the situation of the premises where the registered business is conducted with reference to f, street or farm number
	(b)		ibe the situation of the premises where the business is to be conducted with reference to the reet or farm number
5.	(a)	Are th	he premises referred to in paragraph $\underline{4(a)}$ and $\underline{(b)}$ in the same municipality?
		(Mark	applicable square)
		Yes _	No
	(b)		the shortest distance by road from the premises referred to in paragraph $\underline{4(a)}$ to the premises ed to in paragraph $\underline{4(b)}$
6.	of th	e premi	f a micro-manufacturer's registration for the production of wine only, describe the situation ses where the liquor concerned is manufactured with reference to the erf, street or farm
7.			f a producer's registration, describe the situation of the premises where the liquor concerned ared with reference to the erf, street or farm number
8.	on of		It have the right to occupy the premises referred to in paragraph $4(b)$, including such place mises upon which any approval or determination is to be exercised, for the purposes of the
	(Mar	k applic	able square)
	Yes]	No
9.			f an application for the temporary removal of an on-consumption registration, state in which e premises the sale of liquor is to take piace
10.	(a)	is app	lication made in respect of premises which—
		(i)	have not yet been erected? Yes; or
		(ii)	are already erected, but require additions or alterations to make them suitable for the purposes of the proposed business?
			Yes; or
		(iii)	are already erected and, in the applicant's opinion, do not require additions or alterations in order to make them suitable for such purposes?
			Yes No
	(b)	if par	agraph <u>10(a)(i)</u> or <u>(ii)</u> applies, state—
		(i)	the date on which such erection, additions, or alterations will be commenced with; and
		(ii)	the period which will be required for the erection, additions or alterations

	I declare/truly affirm that the information furnished in this application and in the documents attached to it, is true.
	Date
	Signature of applicant or person authorized to sign application
	I certify that this declaration has been signed and sworn to/affirmed before me at this day of by the applicant/person authorized to sign application who
	acknowledged that—
	(i) he/she knows and understands the contents of this declaration;
	(ii) he/she has no objection to taking the prescribed oath/affirmation; and
	(iii) he/she considers the prescribed oath to be binding on his/her conscience,
	And that he/she uttered the following words:
	'I swear that the contents of this declaration are true, so help me God'./'I truly affirm affirm that the contents of this declaration are true'.
	Commissioner of Oaths
	Full names
	Business address
	Designation
	Area for which appointment is held
	Office held if appointment is ex officio
	[Please note: page 36 missing in the original.]
	[Form FSLA16 substituted by section 4(a) of <u>Provincial Notice 230 of 2010</u>]
	Form FSLA17 – Approval for temporary removal in terms of section 41 of registration
Refe	rence No
	Free State Gambling and Liquor Act, 2010
The	registration granted in respect of premises situated at and upon which business nducted under the name of, is hereby temporarily removed to premises situated at

in the local mun	icipality of	where business will be conducted under the
name of		
The temporary removal is permitted	for the period	
The determinations, consent, approved hereto.	als and authorities which have	e been granted are set out in Annexure(s)
		Free State Gambling and Liquor Authority tin Annexure and any
Liquor not required for immediate sal Annexure hereto.	le shall be stored on the regist	ered premises/at a place indicated in
bank account of the Free State Gambl	ling and Liquor Authority and	ed registration fees have been paid into the proof thereof has been submitted to the Free ees is to be made within sixty days after the
Date of issue	Prescribed fees	Payable on or before
On behalf of Free State Gambling and	l Liquor Authority	
Date		
[Form FSLA17 substituted by section 4((a) of <u>Provincial Notice 230 of 2</u>	<u>!010</u>]

Form FSLA18 – Application in terms of section 27(2) for micro-manufacturer or authorised dealer of methylated spirits registration certificate

Date stamp For official use		
Amount R		
Reference No		
Date		
	Free State Gambling and Liquor Act, 2	2010
	Index	
	Description of document	Annexure
(i)	Application	Form FSLA18
(ii)	Plan of the premises approved by the municipality	A
(iii)	Comprehensive written representations	В
(iv)	In the case of authorized dealer an indication where methylated spirits will be held	С
(v)	Proof of payment of prescribed fees	D
(vi)	Certified copy of the identity document or certified proof in the case of trust, consortium, partnership or other legal entity	F
Application prepared by		
Postal address		
Telephone No		
1. (a) Full names of ap	plicant	
(h) Ago		

	(d) Identity number or in the case of a company or close corporation, its registration num				
	(d)	Residential address or address of registered office			
	(e)	Busin	ess address and location of the premises to which the application relates		
	(f)	Posta	l address		
	(g)	Busin	ess telephone number		
		[Delet	e (b) if applicant is not a natural person]		
2.	(a)	Is app	olicant—		
		(i)	a minor? Yes No		
		(ii)	a person who has been convicted of a contravention of this Act or any other liquor legislation within the three years immediately preceding the date of application? YesNo		
		(iii)	a person who has been convicted, under applicable legislation, of an offence the elements of which are inconsistent with the objects and purposes of this Act, at any time—		
			(a) after the coming into operation of this Act; and		
			(b) within the three years immediately preceding the date of application.		
			Yes No		
		(iv)	an unrehabilitated insolvent? Yes No		
	(b)		applicant is a company, close corporation, partnership or trust, state whether a person mplated in subparagraph (\underline{a}) —		
		(i)	has a controlling interest in such a company, close corporation or trust Yes No		
		(ii)	is a partner in such a partnership Yes No		
		(iii)	is the main beneficiary under such a trust Yes No (Mark the applicable square)		
	(c)	If any full de	of the questions in subparagraphs $\underline{(a)}$ or $\underline{(b)}$ have been replied to in the affirmative, provide etails		
		(Use a	an annexure if necessary)		
3.	(a)	State the names, identity number and address of each person, including the applicant; who will have any financial interest in the business and in each case the nature and extent of such interest. [If the applicant is a public company, statutory institution or a co-operative as contemplated in the Co-operatives Act, 1981 (Act 91 of 1981), it shall be sufficient if only the name and postal address of such company, statutory institution or co-operative, as the case may be, the name of each director (if any) thereof and the nature and extent of the financial interest of such company, statutory institution or co-operative are furnished and not also the interests of individual members of such company, statutory institution or cooperative			
		(Use a	in annexure if necessary)		
	(b)	applio memb	the financial interest in the liquor trade in the Province of the applicant and if the cant is a private company, close corporation, partnership or trust, also of every shareholder, per or partner thereof or beneficiary thereunder. (If the applicant or the said shareholder, per, partner or beneficiary has no such interest, this fact must be specifically mentioned)		

	(Use	an annexure if necessary)			
State	kind o	f registration applied for			
If ap	plicatio	lication is made for a micro~manufacturer's registration—			
(a)	is app	plicant a person who—			
	(i)	engages in viticulture? Yes No			
	(ii)	manufactures any other fermented beverage? Yes No			
(b)		ribe the situation of the premises where the liquor concerned is manufactured with reference e erf, street or farm number			
(Dele	te para	graph <u>6</u> if not applicable)			
(Mar	k applic	cable square)			
Unde	er what	name is the business to be conducted?			
(a)		ribe the situation of the premises where the business is to be conducted with reference to the treet or farm number			
(b)	In wh	nich municipality is the premises referred to in subparagraph (a), situated?			
othe	r premi	nt have the right to occupy the premises referred to in paragraph 9, including such place on ses upon which any approval is to be exercised, for the purposes of the registration applied <i>he applicable square</i>)			
Yes _		No			
(a)	Is ap	plication made in respect of premises which—			
	(i)	have not yet been erected? Yes, No; or			
	(ii)	are already erected, but require additions or alterations to make them suitable for the purposes of the proposed business? Yes, No; or			
	(iii)	are already erected and, in the applicant's opinion, do not require additions or alterations in order to make them suitable for such purposes? Yes No			
(b)	If par	ragraph 9(a)(i) or (ii) applies, state—			
	(i)	the date on which such erection, additions or alterations will be commenced with; and			
	(ii)	the period which will be required for the erection, additions or alterations			
		Yes No			
	lare/tru true.	aly affirm that the information furnished in this application and in the documents attached to			
Date					
		f applicant or person authorized to sign application			
this		t this declaration has been signed and sworn to/affirmed before me at day of by the applicant/person authorized to sign application who led that—			
(i)	he/sh	ne knows and understands the contents of this declaration;			
(ii)	he/sh	ne has no objection to taking the prescribed oath/affirmation; and			

(iii) he/she considers the prescribed oath to be binding on his/her conscience,
and that he/she uttered the following words:
'I swear that the contents of this declaration are true, so help me God'./'I truly affirm affirm that the contents of this declaration are true'.
Commissioner of Oaths
Full names
Business address
Designation
Area for which appointment is held
Office held if appointment is ex officio
Reference No Free State Gambling and Liquor Act, 2010
Registration
is hereby registered to sell/manufacture methylated spirits and to conduct under the name of
Upon premises, the plan of which has been approved, situated at in the local municipality of such business as is, in accordance with the conditions set out in terms of the Act or any other law, authorized to be conducted under the abovementioned registration.
The determinations, consent, approvals and authorities which have been granted are set out in Annexure(s) hereto.
This registration shall be subject to the conditions determined by the Free State Gambling and Liquor Authority in terms of the Free State Gambling and Liquor Act, 2010, as well as conditions contained in said Act. The conditions determined are set out in Annexure hereto.
This registration shall be of no force and effect unless the prescribed registration fees have been paid into the bank account of the Free State Gambling and Liquor Authority and proof thereof has been submitted to the Free State Gambling and Liquor Authority. Payment of the prescribed fees is to be made within sixty days after the undermentioned date of issue.

	Date of issue		Prescribed fees	Payable or before	
Perso	n actii	ng under power of the Free	 e State Gambling and Liquor Authority		
Date					
[Form	r FSLA	19 substituted by section 4(a) of <u>Provincial Notice 230 of 2010</u>]		
		Foi	rm FSLA20 – Compliance not	tice	
		Free	State Gambling and Liquor Act,	2020	
Date _.		Reference No			
To: _					
1.	Please take notice that the inspector/police officer named below states that you have failed to comply with the following provisions of the Free State Gambling and Liquor Act, 2010 and its regulations as set out on attached sheet (Annexure).				
2.	The particulars of your failure to comply are as set out on the attached sheet (Annexure).				
3.	You are hereby required to take the actions, or cease the actions, set out in the attached sheet, within the time specified in respect of each of them (Annexure).				
4.	Failu	re to comply with this not	ice may result in any one or more of th	ne following penalties:	
	4.1	offence of failure to com	section 128(2)(e) of the Free State Gan aply with this notice, for which the pen a not exceeding 10 years, or to both a f	alty upon conviction is a fine or	
	4.2		ce in terms of section 128 of the Free Soon conviction is a fine or imprisonment.		
	4.3		istration held under registration numl in terms of section 42 of the Free Stat		
	Nam	e of Liquor Inspector or Pc	blice Officer		
	Date				
	[Forn	n FSLA20 substituted by sec	ction 4(a) of <u>Provincial Notice 230 of 201</u>	<u>[0]</u>	

Form FSLA21 – Notice in terms of regulation 52(2) of the Free State Gambling and Liquor Act, 2010, to be present at a meeting of the Free State Gambling and Liquor Authority

Free State Gambling and Liquor Act, 2010

Refe	rence No					
То:						
Naı	me:					
Ado	lress:					
Sex	:	Age:	Id no:			
you a	are hereby directed to be presen	Free State Gambling and Liquor Author at a meeting of the Free State Gambli and which will be he	ng and Liquor Authority which			
	Date	Time	Place			
Your	attention is drawn to the follow	ing:				
(i)	(i) It is compulsory for you to appear in person. If you are unable to appear in person you may appoint an advocate, attorney or any other person to appear on your behalf.					
(ii)	It is an offence not to be present and to remain in attendance, without you having appointed somebody to appear on your behalf.					
(iii)	ii) The Free State Gambling and Liquor Authority may require from you to give evidence or to produce any document or any other thing which is in your possession or custody or under your control.					
Place	e of issue Dat	e				
On b	ehalf of the Free State Gambling	g and Liquor Authority				

For Official use only

I certify that I have served this notice upon the said person by delivering a true copy to PERSONALLY; or	
Delivering as he/she could not be found, a true copy to apparently of the age of 16 years and apparently residing or employed at the place of RESIDENCE/EMPLOYMENT/BUSINESS the said	
At	
The nature and exigency of this notice was explained to the recipient thereof.	
Time Day Month 20	
Signature of Police Officer or Liquor Inspector	
Form FSLA22 – Record of liquor sales of 150 litres or more	
Name of registrant	

Free State Gambling and Liquor Act, 2010

To whom sold				Quantity sold in litres			ı litres
Names and identity no.	Address	Spirits	Fortified wine	Natural wine	Beer	Other	Date of sale

Form FSLA23 – Application in terms of regulation 61 of a natural person to manage and be responsible for the business to which the registration relates

	stamp						
TCTC	rence r						
			Free	State Gambling and L	iquor Act, 20	010	
				Index			
				Description of doc	ument		
(i)				Appointment		Form FSLA23	
Forn	n comp	leted b	I				
1.	Und	er what	name is the registere	ed business conducted?			
2.	In w	hich lo	al municipality is the	e premises referred to in	ı paragraph <u>1</u>	situated?	
3.	State	e the fo	llowing particulars of	person whose appointn	nent has bee	n terminated (if applicable	e):
	(a)	Full	names				
	(b)	Iden	ity number				
	(c)	Date	of termination of app	oointment		_	
4.	State	e the fo	lowing particulars of	person now appointme	nt:		
	(a)	Full	names				
	(b)	Age _					
	(c)	Iden	ity number				
	(d)	Relat	ionship between him	or her and the person v	vho is the ho	lder of the license	
	(e)	Is ap	olicant—				
		(i)	A minor? Yes	No			
		(ii)				this Act or any other liquon of application? Yes	
		(iii)		een convicted, under apent with the objects and		slation, of an offence the e this Act, at any time—	lements of
			(a) afier the con	ning into operation of th	nis Act; and		

(b) within the three years immediately preceding the date of application Yes	No
(iv) an unrehabilitated insolvent? Yes No	
(v) the spouse of a person contemplated in subparagraphs (ii), (iii) and (iv)? Yes No (Mark the applicable square)	
(vi) domiciled in the Republic of South Africa (Mark the applicable square) Yes No	
(f) If any of the questions in subparagraph (e) have been replied to in the affirmative, provide full details (<i>Use an annexure if necessary</i>))
(g) Date of appointment:	
I declare/truly affirm that the information furnished in this application and in the documents attached to it, is true.	
Date	
Signature of holder of the license or person authorized to sign Form	
I certify that this declaration has been signed and sworn to/affirmed before me at th day of by the applicant/person authorized to sign application who acknowledged that—	nis
(i) he/she knows and understands the contents of this declaration;	
(ii) he/she has no objection to taking the prescribed oath/affirmation; and	
(iii) he/she considers the prescribed oath to be binding on his/her conscience,	
and that he/she uttered the following words:	
'I swear that the contents of this declaration are true, so help me God'./'I truly affirm affirm that toontents of this declaration are true'.	the
Commissioner of Oaths	
Full names	
Business address	
Designation	
Area for which appointment is held	
Office held if appointment is ex officio	

Form FSLA24 - Inspector's certificate

Free State Gambling and Liquor Act, 2010

Oate Reference No				
The Free State Gambling and Liquor Authority	responsible for Economic Affairs hereby appoints			
in terms of the Act, to monitor and enforce com	State Gambling and Liquor Act, 2010, to investigate complaints appliance with the Act, and to perform any other functions and ector in terms of the Free State Gambling and Liquor Act, 2010.			
MEC responsible for Gambling and Liquor Matt	rers			
Date				
[Form FSLA24 substituted by section 4(a) of Provi	incial Notice 230 of 2010]			
Form FSLA	A25 – Renewal certificate			
Registration No.:				
Free State G	ambling and Liquor Act, 2010			
Bank account of Authority:				
Bank Name:				
Branch Code:				
Account No.:				
Advice of annual registration fees pa	yable in respect of a liquor licence for the year 20			
Name of the registrant and postal address:	Name and address of licensed premises:			
Kind of licence	Fees payable			

For official use by First National Bank

[Note: The fees must be paid before or on 31 December annually. Late payments are not allowed in terms of the Free State Gambling and Liquor Act, registration lapse if payments are not made before or on 31 December]

Amount received	Receipt no.	Bank stamp

[Form FSLA25 added by section 4(b) of Provincial Notice 230 of 2010]

Schedule 2

Fees payable in respect of applications

[Schedule 2 substituted by <u>Provincial Notice 230 of 2010</u>, by section 3 of <u>Provincial Notice 151 of 2011</u>, by section 3 of <u>Provincial Notice 111 of 2012</u> and by section 3 of <u>Provincial Notice 215 of 2017</u>]

Part A	Part B
Nature of application	Fees payable 2017/18 R
Application in terms of section 27 read with section 31 methylated spirits registration):	for registration (excluding a special event and
Accommodation establishment: Except guesthouse	1055
Accommodation establishment: Guesthouse	1055
Restaurant	2638
Club	1583
Tavern	1583
Night Club	2110
Gambling establishment	3165
Liquor store	2638
Grocer's wine	2638
Micro-manufacturing of liquor	2638
Application in terms of section 54 for special events registration	1055
Application in terms of section 37 for variation of conditions of registration	528
Application in terms of section 38 for alteration or extension of registered premises	528
Application in terms of section 39(3) to procure a controlling interest in the business to which the registration relates	528

Application in terms of section 39 or 41 for transfer or removal of registration:			
Accommodation establishment: Except Guesthouse	831		
Accommodation establishment: Guesthouse	791		
Restaurant	791		
Club	791		
Tavern	659		
Night Club	1319		
Gambling establishment	1319		
Liquor store	791		
Grocer's wine	396		
Micro-manufacturing of liquor	1319		
Application in terms of section 40(3) for the appointment of a person to conduct registered activities pending appointment of Administrator	528		
Application in terms of section 27(2) for registration as a micro-manufacturer of methylated spirits	791		
Application in terms of section 27(2) for registration as authorized dealer of methylated spirits	791		
Application in terms of regulation 61 of a natural person to manage and be responsible for the business to which the registration relates	528		

Schedule 3

Fees payable in respect of registration certificates

[Schedule 3 substituted by section 5 of <u>Provincial Notice 230 of 2010</u>, by section 4 of <u>Provincial Notice 151 of 2011</u>, by section 3 of <u>Provincial Notice 159 of 2015</u>, by section 3 of <u>Provincial Notice 277 of 2016</u> and by section 4 of <u>Provincial Notice 215 of 2017</u>]

Regist	tration	Part A	Part B	Part C
		Fees payable in respect of a new registration 2017/18	Fees payable in respect of the transfer of a registration 2017/18	Annual registration fees 2016/17
		R	R	R
Accommodation esta guesthouse	blishment, except	8 440	1 583	5 275
Accommodation esta Guesthouse	blishment:	8 440	1 846	3 693
Restaurant		15 825	1 055	3 165
Club		10 550	1 055	3 165
Tavern		10 550	1 055	2 638
Night Club		12 660	1 055	5 275
Gambling establishm	nent	21 100	2 110	10 550
Liquor store:				
(a)	Whole sale	15 825	2 637.50	5 275
(b)	Other liquor store	10 550	1 583.50	3 165
Authorized dealer of	methylated spirits	3 165	527	1 055
Grocer's wine		15 825	2 637	5 275
Micro-manufacturing of liquor/ methylated spirits		15 825	2 637	5 275
Special events registration		1 055 (thereafter 268 per day of event)	N/A	N/A

Schedule 4

Times of business

[Schedule 4 substituted by section 6 of <u>Provincial Notice 230 of 2010</u> and by section 5 of <u>Provincial Notice 151 of 2011</u>]

Type of business	Business hours	Business days during week	
Accommodation establishment	10:00 - 02:00	Monday to Sunday	
Restaurant	10:00 - 02:00	Monday to Sunday	
Tavern	10:00 - 02:00	Monday to Sunday	
Club	10:00 - 22:00	Monday to Sunday	
Night club	18:00 - 04:00	Monday to Sunday	
Gambling establishment (excluding casino)	10:00 - 04:00	Monday to Sunday	
Casino	08:00 - 06:00	Monday to Sunday	
Special event	As determined in registration certificate	As determined in registration certificate	
Liquor store:			
(a) Wholesale	08:00 - 20:00	Monday to Saturday and all public holidays excluding religious	
	08:00 -17:00	public holidays	
(b) Other liquor store	08:00 - 20:00	Monday to Saturday	
Grocer's wine	08:00 - 20:00	Monday to Saturday	

Schedule 5

Conversion of licence

[Schedule 5 added by section 7 of <u>Provincial Notice 230 of 2010</u>]

	Part A	Part B	
	R	R	
Application for conversion	500	500	

Schedule 6

Transitional clause

[Schedule 6 added by section 7 of <u>Provincial Notice 230 of 2010</u>, substituted by section 6 of <u>Provincial Notice 151</u> of 2011, by section 4 of <u>Provincial Notice 111 of 2012</u>, by section 3 of <u>Provincial Notice 103 of 2014</u>, by section 3 of <u>Provincial Notice 103 of 2014</u>, by section 3 of <u>Provincial Notice 159 of 2015</u>, by section 4 of <u>Provincial Notice 277 of 2016</u> and by section 5 of <u>Provincial Notice 215 of 2017</u>]

Fees payable in respect of registration certificates and business times applicable

Registration	Part A	Part B	Pa	rt C
	Fees payable in respect of the transfer of a registration 2017/18 R	Annual renewal fees for 2017/2018 R	Authorised business hours	Authorised days on which liquor may be sold
		On consumption		
Hotel Liquor Licence	2637	1392	10:00-02:00	Monday-Sunday
Wine House	1055	417	10:00-02:00	Monday–Sunday
Restaurant Liquor Licence	1583	696	10:00-02:00	Monday–Sunday
Club Liquor Licence	1583	557	10:00-02:00	Monday–Sunday
Sorghum beer (on consumption)	528	208	08:00-20:00	Monday–Sunday
Special (Employers)	1582	2087	10:00-02:00	Monday–Sunday
Special (Tavern)	1319	417	10:00-02:00	Monday–Sunday
Special (Accommodation)	1846	1183	10:00-02:00	Monday–Sunday
Special (Eating House)	1319	417	10:00-02:00	Monday–Sunday
Special (other)	1583	2087	10:00-02:00	Monday-Sunday
Sportsground	1583	1392	10:00-02:00	Monday–Sunday
Theatre Liquor	1583	1392	10:00-02:00	Monday–Sunday

Off consumption				
Brewer's licence	2637	4174	08:00-20:00	Monday–Saturday
Liquor store	1583	2087	08:00-20:00	Monday–Saturday
Grocer's wine	2638	1392	08:00-20:00	Monday-Saturday
Wine farmers'	1055	417	08:00-20:00	Monday–Saturday
Sorghum beer brewers	2537	4174	08:00-19:00	Monday-Sunday
Sorghum beer (off consumption)	1583	696	08:00-20:00	Monday–Saturday
Producers	1055	418	08:00-20:00	Monday–Saturday