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## GOEWERMENTSKENNISGEWING

## GOVERNMENT NOTICE

### Departement van Handel en Nywerheid

No. R.709

2 April 1990

### REGULASIES KRAGTENS ARTIKEL 182 VAN DIE DRANKWET, 1989 (WET NO. 27 VAN 1989)

Die Minister van Handel en Nywerheid en Toerisme het kragtens die bevoegdheid hom verleen by artikel 182 van die Drankwet, 1989 (Wet No. 27 van 1989), die regulasies gemaak wat in die Bylae hiervan uiteengesit is.

### BYLAE

### INHOUDSOPGawe

#### Departement van Handel en Nywerheid

#### GOEWERMENTSKENNISGEWING

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### Department of Trade and Industry

No. R.709

2 April 1990

### REGULATIONS IN TERMS OF SECTION 182 OF THE LIQUOR ACT, 1989 (ACT NO. 27 OF 1989)

The Minister of Trade and Industry and Tourism has, by virtue of the powers vested in him by section 182 of the Liquor Act, 1989 (Act No. 27 of 1989), made the regulations set out in the Schedule hereto.

### SCHEDULE

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#### Department of Trade and Industry

#### GOVERNMENT NOTICE

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## HOOFSTUK I

### OMSKRYWINGS

1. In hierdie regulasies en in die vorms in die Aanhangsel daarby vervat, tensy uit die samehang anders blyk, behou enige woord of uitdrukking waaraan 'n betekenis in die Drankwet, 1989 (Wet No. 27 van 1989), toegedig is, daardie betekenis en daarbenewens beteken—

“aansoeker” 'n persoon wat aansoek ingevolge hierdie regulasies doen;

“die Wet” die Drankwet, 1989 (Wet No. 27 van 1989), en ook enige regulasie wat daarkragtens gemaak is;

“geldelike belang” ook—

(a) enige sodanige belang wat in 'n besigheid verkry is en regstreeks of onregstreeks verband hou met die winsgewendheid, met inbegrip van die omset, van die besigheid;

(b) enige belang wat ontstaan uit 'n voorskot van geld by wyse van 'n lening aan die aansoeker om 'n lisensie of aan sy prinsipaal of nomineerde, vir doeleindes wat regstreeks in verband staan met die saak wat ingevolge die betrokke lisensie gedryf sal word,

maar nie ook so 'n belang wat nie 'n beherende belang is wat verkry is in 'n openbare maatskappy, 'n koöperatiewe vereniging soos omskryf in artikel 1 van die Wet op Beheer oor Wyn en Spiritus, 1970 (Wet No. 47 van 1970), of 'n finansiële instelling wat kragtens die reg betreffende finansiële instellings geregistreer is nie;

“sekretaris” die sekretaris van die Raad wat ingevolge artikel 17 (2) van die Wet as sodanig aangewys is.

## HOOFSTUK II

### AANSOEK INGEVOLGE ARTIKEL 19 OM 'N LSENSIE

#### Vorm van aansoek

2. (1) Die aansoeker moet skriftelik, in drievoud, deur bemiddeling van die landdros, aansoek doen om 'n

## CHAPTER I

### DEFINITIONS

1. In these regulations and in the forms contained in the Annexure thereto, unless the context otherwise indicates, any word or expression to which a meaning has been assigned in the Liquor Act, 1989 (Act No. 27 of 1989), retains that meaning and in addition—

“applicant” means any person making an application in terms of these regulations;

“financial interest” includes—

- (a) any such interest acquired in a business and directly or indirectly related to the fortunes, including the turnover, of the business;
- (b) any interest arising from any advance of money by way of a loan to the applicant for a licence or to his principal or nominator for purposes directly connected with the business which is to be conducted under the licence concerned,

but does not include such interest which is not a controlling interest acquired in a public company, a co-operative society as defined in Section 1 of the Wine and Spirit Control Act, 1970 (Act No. 47 of 1970), or a financial institution registered under the law regarding financial institutions;

“secretary” means the secretary of the Board designated as such in terms of section 17 (2) of the Act;

“the Act” means the Liquor Act, 1989 (Act No. 27 of 1989), and includes any regulation made thereunder.

## CHAPTER II

### APPLICATION IN TERMS OF SECTION 19 FOR A LICENCE

#### Form of application

2. (1) The applicant shall make written application, in triplicate, for a licence (excluding a temporary liquor

lisensie (uitgesonderd 'n tydelike dranklisensie en geleenheidslisensie), wesenlik in die vorm van Vorm 1 in die Aanhangsel vervat en moet in genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

(2) Elke sodanige aansoek moet, op die tydstip wan-neer dit by die landdros ingedien word, vergesel wees van—

- (a) 'n plan van die perseel, volgens skaal geteken, waarop duidelik aangedui word—
  - (i) die afmetings van elke vertrek;
  - (ii) die inrigting van die interne struktuur tesame met alle deure, vensters, toonbanke, rakke, stoele, sitbanke en tafels, waar toepaslik, en wyse van binné- en buiteverbindings; en
  - (iii) die strate en plekke waarheen sodanige buite-verbindings lei;
- (b) 'n beskrywing van die perseel met verwysing na die konstruksie, uitleg, meublement, vaste- en los toebehoere en vloerbedekking, welke beskrywing in 'n afsonderlike dokument vervat moet wees;
- (c) 'n beëdigde verklaring deur die aansoeker of 'n persoon wat kennis van die besondere feite het, waarin uiteengesit word—
  - (i) die naam, identiteitsnommer en adres van elke persoon (insluitende die aansoeker) wat enige geldelike belang in die besigheid sal hê, en in elke geval die aard en omvang van sodanige belang: Met dien verstande dat in die geval van 'n publieke maatskappy, statutêre instelling of van 'n koöperasie soos beoog in die Koöperasiewet, 1981 (Wet No. 91 van 1981), dit voldoende is indien slegs die naam en posadres van sodanige maatskappy, statutêre instelling of koöperasie, na gelang van die geval, die naam en identiteitsnommer van elke direkteur, indien enige, daarvan en die aard en omvang van die geldelike belang van sodanige maatskappy, statutêre instelling of koöperasie verstrek word en nie ook die belang van individuele lede van sodanige maatskappy, statutêre instelling of koöperasie nie;
  - (ii) die geldelike belang in die drankhandel in die Republiek van die aansoeker, as daar is, en indien die aansoeker 'n beslote korporasie, vennootskap, private maatskappy of trust is, ook van elke lid, vennoot, aandeelhouer daarvan of begunstigde daaronder, of, indien die aansoeker of genoemde lid, vennoot, aandeelhouer of begunstigde nie sodanige belang het nie, met spesifieke vermelding van die feit; en
  - (iii) of die bepalings van artikel 31 op die aan-soeker van toepassing is, al dan nie, met vol-ledige redes vir die antwoord;
- (d) skriftelike vertoe ter ondersteuning van die aan-soek en enige bepaling, toestemming, goedkeuring of magtiging waarvoor gelyktydig aansoek gedoen word;
- (e) 'n sertifikaat deur 'n aktevervaardiger wat sertificeer dat daar geen voorwaardes of servitute ge-registreer is wat die voortsetting van die voorgenome besigheid op die perseel beperk of verbied nie, waar sodanige inligting bekombaar is van 'n Registrateur van Aktes en waar dit nie al-

licence and occasional licence), through the agency of the magistrate, substantially in the form of Form 1 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

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

- (a) a plan of the premises, drawn to scale, clearly showing—
  - (i) the dimensions of each room;
  - (ii) the arrangement of the internal structure together with all doors, windows, counters, shelves, chairs, benches and tables, where applicable, and means of internal and external communication; and
  - (iii) the streets and places to which such means of external communication lead;
- (b) a description of the premises with reference to the construction, lay-out, furnishing, fixtures, fittings and floor covering, which description shall be contained in a separate document;
- (c) an affidavit by the applicant or a person having knowledge of the particular facts, setting forth—
  - (i) the name, 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: Provided that in the case of a public company, statutory institution or of a co-operative as contemplated in the Co-operatives Act, 1981 (Act No. 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 and identity number 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 co-operative;
  - (ii) the financial interest in the liquor trade in the Republic of the applicant, if any, and, if the applicant is a close corporation, partnership, private company or trust, also of every member, partner, shareholder thereof or beneficiary thereunder, or, if the applicant or the said member, partner, shareholder or beneficiary has no such interest, with specific mention of the fact; and
  - (iii) whether or not the provisions of section 31 are applicable to the applicant with full reasons for the reply;
- (d) written representations in support of the application and any determination, consent, approval or authority simultaneously applied for;
- (e) a certificate by a conveyancer certifying that there are no conditions or servitudes registered which limit or prohibit the conduct of the proposed business upon the premises, where such information is obtainable from a Registrar of Deeds and where it

- dus bekombaar is nie, 'n sertifikaat, deur 'n aktevervaardiger, te dien effekte;
- (f) afdoende bewys dat die bepalings van regulasie 4 (1) en (3) nagekom is; en
  - (g) sodanige dokumente as wat deur Vorm 1 vereis word om by die aansoek aangeheg te wees.

(3) Indien aansoek gelyktydig gedoen word om 'n goedkeuring ingevolge artikel 60 (1), moet die aansoeker die tersaaklike inligting en besonderhede betreffende sodanige plek insluit by die plan en beskrywing van die perseel in subregulasie (2) (a) en (b) vermeld.

(4) Indien aansoek gelyktydig gedoen word om 'n goedkeuring ingevolge artikel 78 (1) (a) of 82 (1) (a), moet die aansoeker—

- (a) indien die goedkeuring op die perseel uitgeoefen gaan word, die tersaaklike inligting en besonderhede betreffende sodanige plek insluit by die plan en beskrywing van die perseel in subregulasie (2) (a) en (b) vermeld;
- (b) indien die goedkeuring op 'n aangrensende of na-bygeleë perseel uitgeoefen gaan word—
  - (i) die bepalings van regulasie 58 (2) (a), (b) en (d) nakeom; en
  - (ii) deur middel van 'n aanhangsel, die inligting verstrek wat in paragrawe 7 en 8 van Vorm 19 gevra word.

(5) Indien aansoek gelyktydig gedoen word om 'n goedkeuring ingevolge artikel 86 (1) (a), 94 (1) (a) of 104 (1) (a), moet die aansoeker—

- (a) indien die goedkeuring op die perseel uitgeoefen gaan word, die tersaaklike inligting en besonderhede betreffende sodanige plek insluit by die plan en beskrywing van die perseel in subregulasie (2) (a) en (b) vermeld;
- (b) indien die goedkeuring op 'n aangrensende of na-bygeleë perseel uitgeoefen gaan word—
  - (i) die bepalings van regulasie 64 (2) (a), (b) en (e) nakeom; en
  - (ii) deur middel van 'n aanhangsel, die inligting verstrek wat in paragrawe 7 en 8 van Vorm 21 gevra word.

#### *Kennis van voorneme om aansoek te doen*

3. (1) Die aansoeker moet 'n kennisgewing, in elk van die amptelike tale, in die vorm van Vorm 2 in die Aanhangsel vervat, aan die Staatsdrukker stuur sodat dit hom betyds bereik vir publikasie in die Staatskoerant hoogstens 21 dae en minstens 14 dae voor die datum waarop die aansoek ingevolge regulasie 2 (1) by die landdros ingedien sal word.

(2) Die Staatsdrukker moet die kennisgewing in subregulasie (1) vermeld, wesenlik in die vorm van Vorm 3 in die Aanhangsel vervat, op die eerste Vrydag van enige maand in die Staatskoerant publiseer, of, indien sodanige dag 'n openbare feesdag is, op die eerste Vrydag daarna wat nie 'n openbare feesdag is nie.

4. (1) Hoogstens 21 dae en minstens 14 dae voor die datum waarop 'n aansoek ingevolge regulasie 2 (1) by die landdros ingedien word, moet die aansoeker—

- (a) 'n kennisgewing, in elk van die amptelike tale, wesenlik in die vorm van Vorm 2 in die Aanhangsel vervat, aan die betrokke plaaslike bestuur stuur;

is not so obtainable, a certificate to this effect by a conveyancer;

- (f) conclusive proof that the provisions of regulation 4 (1) and (3) have been complied with; and
- (g) such documents as Form 1 may require to be attached to the application.

(3) If application is simultaneously made for an approval in terms of section 60 (1), the applicant shall include in the plan and description of the premises referred to in subregulation (2) (a) and (b), the relevant information and particulars relating to such place.

(4) If application is simultaneously made for an approval in terms of section 78 (1) (a) or 82 (1) (a), the applicant shall—

- (a) if the approval is to be exercised on the premises, include in the plan and description of the premises referred to in subregulation (2) (a) and (b), the relevant information and particulars relating to such place;
- (b) if the approval is to be exercised on adjoining or neighbouring premises—
  - (i) comply with the provisions of regulation 58 (2) (a), (b) and (d); and
  - (ii) by way of an annexure, furnish the information solicited in paragraphs 7 and 8 of Form 19.

(5) If application is simultaneously made for an approval in terms of section 86 (1) (a), 94 (1) (a) or 104 (1) (a), the applicant shall—

- (a) if the approval is to be exercised on the premises, include in the plan and description of the premises referred to in subregulation (2) (a) and (b), the relevant information and particulars relating to such place;
- (b) if the approval is to be exercised on adjoining or neighbouring premises—
  - (i) comply with the provisions of regulation 64 (2) (a), (b) and (e); and
  - (ii) by way of an annexure, furnish the information solicited in paragraphs 7 and 8 of Form 21.

#### *Notice of intention to apply*

3. (1) The applicant shall forward to the Government Printer a notice in the form of Form 2 contained in the Annexure, in each of the official languages, to reach him timeously for publication in the Government Gazette not more than 21 days and not less than 14 days before the date on which an application in terms of regulation 2 (1) will be lodged with the magistrate.

(2) The Government Printer shall publish the notice referred to in subregulation (1) substantially in the form of Form 3 contained in the Annexure, in the Government Gazette on the first Friday of any month, or if such day is a public holiday, on the first Friday, which is not a public holiday, thereafter.

4. (1) Not more than 21 days and not less than 14 days before the date on which an application in terms of regulation 2 (1) will be lodged with the magistrate, the applicant shall—

- (a) forward to the local authority concerned a notice, substantially in the form of Form 2 contained in the Annexure, in each of the official languages;

- (b) 'n afskrif van sodanige kennisgewing, in elk van die amptelike tale, by die landdros indien;
- (c) sodanige kennisgewing, gereproduseer in skrif, in elk van die amptelike tale, aanbring aan—
  - (i) die binne- of buitekant van die beoogde perseel waar dit 'n gebou of gedeelte van 'n gebou of 'n voertuig van vaartuig is; of
  - (ii) in elke ander geval, 'n bord geheg aan 'n paal wat stewig in die grond geplant is op die betrokke perseel,
 in 'n opsigtelike plek waar dit duidelik sig- en leesbaar is vir verbygangers; en
- (d) sodanige kennisgewing, gereproduseer in skrif, in elk van die amptelike tale, aanbring aan—
  - (i) die binne- of buitekant van enige aangrensende of nabyleeë perseel waarop 'n goedkeuring ingevolge artikel 60 (1) (a), 86 (1) (a), 94 (1) (a) of 104 (1) (a) uitgeoefen staan te word waar dit 'n gebou of gedeelte van 'n gebou of 'n voertuig van vaartuig is; of
  - (ii) in elke ander geval, 'n bord geheg aan 'n paal wat stewig in die grond geplant is op die betrokke perseel,
 in 'n opsigtelike plek waar dit duidelik sig- en leesbaar is vir verbygangers.

(2) Die landdros moet die afskrifte van die kennisgewing in subregulasie (1) (b) vermeld, op sy kennisgewingbord vertoon vir die tydperk waarin die dokumente in regulasie 6 (2) vermeld, ter insae lê.

(3) Die aansoeker moet alle redelike stappe doen om die kennisgewing in subregulasie (1) (c), en waar van toepassing (1) (d), vermeld, op die wyse daarin voorgeskryf, deurlopend te vertoon en in stand te hou vir die tydperk dat die dokumente in regulasie 6 (2) vermeld, ter insae lê.

*Verwysings ter beskrywing van enige bepaling,  
toestemming, goedkeuring of magtiging*

5. (1) Die volgende verwysings moet gebruik word in die kennisgewings vermeld in regulasie 3 (1) en 4 (1) ter beskrywing van enige bepaling, toestemming of goedkeuring waarom daar gelyktydig aansoek gedoen word:
  - (A) Goedkeuring ingevolge artikel 41 (1) (a) om ander besigheid op die perseel voort te sit.
  - (B) Goedkeuring ingevolge artikel 60 (1) (a) om drank vir verbruik buite die perseel te verkoop.
  - (C) Bepaling ingevolge artikel 63 (2) om drank tussen ander tye te verkoop.
  - (D) Goedkeuring ingevolge artikel 78 (1) (a) of 82 (1) (a) om drank kosteloos te verskaf vir verbruik op die perseel.
  - (E) Goedkeuring ingevolge artikel 86 (1) (a), 94 (1) (a) of 104 (1) (a) om drank kosteloos te verskaf uitsluitlik vir die doel van proe.
- (2) Indien aansoek gedoen word om 'n bepaling, goedkeuring, toestemming of magtiging wat nie in die verwysings in subregulasie (1) opgeneem is nie, moet sodanige bepaling, goedkeuring, toestemming of magtiging volledig beskryf word met vermelding van die artikel ingevolge waarvan dit oorweeg kan word.

- (b) lodge with the magistrate a copy of such notice in each of the official languages;
- (c) affix such notice, reproduced in writing, in each of the official languages, to—
  - (i) the inside or the outside of the proposed premises, where it is a building or part of a building or a vehicle or a vessel; or
  - (ii) in every other case, a board attached to a pole which has been firmly planted in the ground, on the premises concerned, in a conspicuous place where it will be clearly visible and legible to passersby; and
- (d) affix such notice, reproduced in writing, in each of the official languages, to—
  - (i) the inside or the outside of any adjoining or neighbouring premises upon which an approval in terms of section 60 (1) (a), 86 (1) (a), 94 (1) (a) or 104 (1) (a) is to be exercised, where it is a building or part of a building or a vehicle or a vessel; or
  - (ii) in every other case, a board attached to a pole which has been firmly planted in the ground, on the premises concerned, in a conspicuous place where it will be clearly visible and legible to passersby.

(2) The magistrate shall exhibit the copies of the notice referred to in subregulation (1) (b) on his notice board for the period that the documents referred to in regulation 6 (2) are open to inspection.

(3) The applicant shall take all reasonable steps to display and maintain the notice referred to in subregulation (1) (c) and where applicable (1) (d) in the manner prescribed therein continuously for the period that the documents referred to in regulation 6 (2) are open to inspection.

*References by which any determination, consent, approval or authority shall be described*

5. (1) The following references shall be used in the notices referred to in regulation 3 (1) and 4 (1) to describe any determination, consent or approval simultaneously applied for:
  - (A) Approval in terms of section 41 (1) (a) to conduct other business upon the premises.
  - (B) Approval in terms of section 60 (1) (a) to sell liquor for consumption off the premises.
  - (C) Determination in terms of section 63 (2) to sell liquor between other times.
  - (D) Approval in terms of section 78 (1) (a) or 82 (1) (a) to supply liquor free of charge, for consumption on the premises.
  - (E) Approval in terms of section 86 (1) (a), 94 (1) (a) or 104 (1) (a) to supply liquor free of charge, solely for the purpose of tasting.
- (2) If a determination, approval, consent or authority is applied for which is not contained in the references set out in subregulation (1), such determination, approval, consent or authority shall be fully described and reference shall be made to the section in terms of which it may be considered.

*Procedure by ontvangst van aansoek*

6. (1) Die landdros by wie 'n aansoek ingevolge regulasie 2 (1) ingedien is, moet onverwyd 'n afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevolge artikel 140 (a) stuur.

(2) Sodanige aansoek en enige dokument ingevolge regulasie 7 (1), 8 of 9 (1) ingedien, moet in die kantoor van dié landdros ter insae lê, en hy moet te alle redelike tye voor dit ingevolge regulasie 10 aan die sekretaris gestuur word, enige persoon toelaat om dit te ondersoek en 'n afskrif daarvan te maak.

*Besware, petisies en vertoe*

7. (1) Enige persoon kan, nie later nie as 21 dae nadat 'n aansoek ingevolge regulasie 2 (1) by die landdros ingedien is—

- (a) 'n skriftelike beswaar of petisie teen; of
- (b) skriftelike vertoe of 'n petisie ter ondersteuning van,

enige sodanige aansoek by hom indien en moet afdoende bewys lewer dat 'n afskrif gestuur is aan—

- (i) die aansoeker; en
- (ii) die aangewese polisiebeampte.

(2) Sodanige beswaar, petisie of vertoe moet in tweevoud ingedien word, volledig gemotiveer wees en moet—

- (a) duidelik die naam, identiteitsnommer, woon- en posadres en telefoonnummer, as daar is, en waar van toepassing, sy registrasienommer en adres van sy geregistreerde kantoor, van die beswaarmaker, petisionaris of persoon wat die vertoe rig, aandui; en
- (b) die betrokke aansoek duidelik identifiseer.

*Liessering van polisieverslag*

8. Die aangewese polisiebeampte moet, nie later nie as 28 dae nadat die aansoek ingevolge regulasie 2 (1) by die landdros ingedien is, sy geskrewe verslag ingevolge artikel 140 (a) in tweevoud by hom indien en moet na voltooiing daarvan, op versoek, 'n afskrif aan die applikant beskikbaar stel.

*Aansoeker se antwoord*

9. (1) Die aansoeker kan, nie later nie as 40 dae nadat die aansoek ingevolge regulasie 2 (1) by die landdros ingedien is, sy skriftelike antwoord, in tweevoud, op enige beswaar, petisie of vertoe ingevolge regulasie 7 (1) of polisieverslag ingevolge regulasie 8 by hom indien, en moet daarop of in 'n aanhangsel sertifiseer dat 'n afskrif aan die aangewese polisiebeampte gestuur is.

(2) Die antwoord vermeld in subregulasie (1), moet die betrokke aansoek duidelik identifiseer.

*Versending van dokumente aan sekretaris*

10. Op die dag wat volg op die dag in regulasie 9 (1) bedoel, moet die landdros aan die sekretaris—

- (a) die oorspronklike en die afskrif van die aansoek en enige dokument wat ingevolge regulasie 7 (1), 8 of 9 (1) ingedien is; en
  - (b) 'n sertifikaat dat die bepalings van regulasie 4 (2) en 6 (2) nagekom is,
- stuur.

*Procedure upon receipt of application*

6. (1) The magistrate with whom an application in terms of regulation 2 (1) has been lodged, shall forthwith forward a copy thereof to a designated police officer for his report in terms of section 140 (a).

(2) Such application and any document lodged in terms of regulation 7 (1), 8 or 9 (1) shall be open to inspection at the office of the magistrate, and he shall at all reasonable times before it is forwarded to the secretary in terms of regulation 10, allow any person to inspect it and make a copy thereof.

*Objection, petition or representations*

7. (1) Not later than 21 days after the application was lodged with the magistrate in terms of regulation 2 (1), any person may lodge—

- (a) a written objection to or petition against; or
- (b) written representations or a petition in support of, any such application with him and shall provide conclusive proof that a copy has been forwarded to—

- (i) the applicant; and
- (ii) the designated police officer.

(2) Such objection, petition or representations shall be lodged in duplicate, be fully motivated and shall—

- (a) clearly indicate the name, identity number, residential and postal address and telephone number, if any, and where applicable, its registration number and address of its registered office, of the objector, petitioner or person making the representations; and
- (b) clearly identify the application concerned.

*Filing of police report*

8. Not later than 28 days after the application was lodged with the magistrate in terms of regulation 2 (1), the designated police officer shall lodge, in duplicate, his written report in terms of section 140 (a) with him and shall, after completion thereof, provide a copy to the applicant upon request.

*Applicant's reply*

9. (1) Not later than 40 days after the application was lodged with the magistrate in terms of regulation 2 (1), the applicant may lodge, in duplicate, his written reply to any objection, petition or representations in terms of regulation 7 (1) or police report in terms of regulation 8, with him and shall certify thereon or in an annexure that a copy has been forwarded to the designated police officer.

(2) The reply referred to in subregulation (1) shall clearly identify the application concerned.

*Forwarding of documents to secretary*

10. On the day following the day contemplated in regulation 9 (1), the magistrate shall forward to the secretary—

- (a) the original and the copy of the application and any document lodged in terms of regulation 7 (1), 8 or 9 (1); and
- (b) a certificate that the provisions of regulation 4 (2) and 6 (2) have been complied with.

*Procedure by toestaan van aansoek*

11. Indien 'n aansoek ingevolge regulasie 2 (1) toegestaan word ten opsigte van 'n perseel wat geskik is vir die doeleindes van die besigheid wat daarop voortgesit gaan word, moet 'n lisensie, wesenlik in die vorm van Vorm 4 in die Aanhangsel vervat, uitgereik word.

12. Indien 'n aansoek ingevolge regulasie 2 (1) toegestaan word ten opsigte van 'n perseel in artikel 33 (1) bedoel, moet 'n kennisgewing, wesenlik in die vorm van Vorm 5 in die Aanhangsel vervat, uitgereik word.

**HOOFSTUK III****AANSOEK INGEVOLGE ARTIKEL 19 OM 'N TYDELIKE DRANKLISENSIE***Vorm van aansoek*

13. (1) Die aansoeker wat 'n persoon vermeld in artikel 27 is, moet skriftelik, in tweevoud, by die landdros aansoek doen om 'n tydelike dranklisenie, wesenlik in die vorm van Vorm 6 in die Aanhangsel vervat en moet in genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

(2) Elke sodanige aansoek moet, op die tydstip wan-neer dit by die landdros ingedien word, vergesel wees van—

- (a) skriftelike vertoe ter ondersteuning van die aansoek;
- (b) in die geval van 'n klubdranklisenie of sportterrein-dranklisenie, 'n beëdigde verklaring deur die aansoeker of 'n persoon wat kennis van die besondere feite het, waarin uiteengesit word dat aansoek gedoen word ten opsigte van 'n bona fide openbare byeenkoms vermeld in artikel 27 (b) (i) of (ii) op die perseel van sodanige klub of sportterrein; en
- (c) sodanige dokumente as wat deur Vorm 6 vereis word om by die aansoek aangeheg te wees.

*Procedure by ontvangs van aansoek*

14. Die landdros by wie 'n aansoek ingevolge regulasie 13 (1) ingedien is, moet onverwyld die afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevolge artikel 140 (a) stuur.

*Liaassering van polisieverslag*

15. Die aangewese polisiebeampte moet, nie later nie as 14 dae nadat die aansoek ingevolge regulasie 13 (1) by die landdros ingedien is, sy verslag ingevolge artikel 140 (a) by hom indien.

*Procedure by ontvangs van polisieverslag*

16. Die landdros wat die verslag ingevolge regulasie 15 ontvang, moet, behalwe waar die verlening van die aansoek nie deur die aangewese polisiebeampte teengestaan word nie, die aansoeker onverwyld van die inhoud daarvan in kennis stel.

*Aansoeker se antwoord*

17. Nie later nie as 7 dae nadat die aansoeker ingevolge regulasie 16 in kennis gestel is, kan hy sy antwoord op die polisieverslag ingevolge regulasie 15, by die landdros indien.

*Procedure upon grant of application*

11. If an application in terms of regulation 2 (1) is granted in respect of premises which are suitable for the purposes of the business to be conducted thereon, a licence substantially in the form of Form 4 contained in the Annexure shall be issued.

12. If an application in terms of regulation 2 (1) is granted in respect of premises contemplated in section 33 (1), a notice substantially in the form of Form 5 contained in the Annexure shall be issued.

**CHAPTER III****APPLICATION IN TERMS OF SECTION 19 FOR A TEMPORARY LIQUOR LICENCE***Form of application*

13. (1) The applicant who is a person referred to in section 27, shall make written application, in duplicate, for a temporary liquor licence, to the magistrate, substantially in the form of Form 6 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

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

- (a) written representations in support of the application;
- (b) In the case of a club liquor licence or sportsground liquor licence, an affidavit by the applicant or a person having knowledge of the particular facts, setting forth that application is made in respect of a bona fide public function referred to in section 27 (b) (i) or (ii) on the premises of such club or sportsground; and
- (c) such documents as Form 6 may require to be attached to the application.

*Procedure upon receipt of application*

14. The magistrate with whom an application in terms of regulation 13 (1) has been lodged, shall forthwith forward the copy thereof to a designated police officer for his report in terms of section 140 (a).

*Filing of police report*

15. Not later than 14 days after the application was lodged with the magistrate in terms of regulation 13 (1), the designated police officer shall lodge his report in terms of section 140 (a) with him.

*Procedure upon receipt of police report*

16. The magistrate receiving the report in terms of regulation 15 shall, except where the granting of the application is not opposed by the designated police officer, forthwith notify the applicant of the contents thereof.

*Applicant's reply*

17. Not later than 7 days after the applicant has been notified in terms of regulation 16, he may lodge his reply to the police report in terms of regulation 15 with the magistrate.

*Procedure by toestaan van aansoek*

18. Indien 'n aansoek ingevolge regulasie 13 (1) toegestaan word—

- (a) moet die aansoeker inkomsteseëls ter waarde van R100 ten opsigte van elke dag, op Vorm 6 oppak;
- (b) moet sodanige seëls deur die landdros rooier word; en
- (c) moet 'n lisensie, wesenlik in die vorm van Vorm 7 in die Aanhangsel vervat, uitgereik word.

**HOOFSTUK IV****AANSOEK INGEVOLGE ARTIKEL 19 OM 'N GELEENTHEIDSLISENSIE***Vorm van aansoek*

19. (1) Die aansoeker wat die houer van 'n lisensie vermeld in artikel 28 is, moet skriftelik, in tweevoud, by die landdros aansoek doen om 'n geleentheidslisensie, wesenlik in die vorm van Vorm 8 in die Aanhangsel vervat en moet in genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

(2) Elke sodanige aansoek moet, op die tydstip wanneer dit by die landdros ingedien word, vergesel wees van skriftelike vertoë ter ondersteuning van die aansoek.

*Procedure by ontvangs van aansoek*

20. Die landdros by wie 'n aansoek ingevolge regulasie 19 (1) ingedien is, moet onverwyld die afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevolge artikel 140 (a) stuur.

*Liassering van polisieverslag*

21. Die aangewese polisiebeampte moet, nie later nie as 14 dae nadat die aansoek ingevolge regulasie 19 (1) by die landdros ingedien is, sy verslag ingevolge artikel 140 (a) by hom indien.

*Procedure by ontvangs van polisieverslag*

22. Die landdros wat die verslag ingevolge regulasie 21 ontvang, moet, behalwe waar die verlening van die aansoek nie deur die aangewese polisiebeampte teengetaan word nie, die aansoeker onverwyld van die inhoud daarvan in kennis stel.

*Aansoeker se antwoord*

23. Nie later nie as 7 dae nadat die aansoeker ingevolge regulasie 22 in kennis gestel is, kan hy sy antwoord op die polisieverslag ingevolge regulasie 21, by die landdros indien.

*Procedure by toestaan van aansoek*

24. Indien 'n aansoek ingevolge regulasie 19 (1) toegestaan word—

- (a) moet die aansoeker inkomsteseëls ter waarde van R100 ten opsigte van elke geleentheid, op Vorm 8 oppak;
- (b) moet sodanige seëls deur die landdros rooier word; en
- (c) moet 'n lisensie, wesenlik in die vorm van Vorm 9 in die Aanhangsel vervat, uitgereik word.

*Procedure upon grant of application*

18. If an application in terms of regulation 19 (1) is granted—

- (a) the applicant shall affix revenue stamps to the value of R100 in respect of each occasion, on Form 8;
- (b) such stamps shall be cancelled by the magistrate; and
- (c) a licence substantially in the form of Form 9 contained in the Annexure shall be issued.

**CHAPTER IV****APPLICATION IN TERMS OF SECTION 19 FOR AN OCCASIONAL LICENCE***Form of application*

19. (1) The applicant who is the holder of a licence referred to in section 28, shall make written application, in duplicate, for an occasional licence, to the magistrate, substantially in the form of Form 8 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

(2) Every such application shall, at the time it is lodged with the magistrate, be accompanied by written representations in support of the application.

*Procedure upon receipt of application*

20. The magistrate with whom an application in terms of regulation 19 (1) has been lodged, shall forthwith forward the copy thereof to a designated police officer for his report in terms of section 140 (a).

*Filing of police report*

21. Not later than 14 days after the application was lodged with the magistrate in terms of regulation 19 (1), the designated police officer shall lodge his report in terms of section 140 (a) with him.

*Procedure upon receipt of police report*

22. The magistrate receiving the report in terms of regulation 21 shall, except where the granting of the application is not opposed by the designated police officer, forthwith notify the applicant of the contents thereof.

*Applicant's reply*

23. Not later than 7 days after the applicant has been notified in terms of regulation 22, he may lodge his reply to the police report in terms of regulation 21 with the magistrate.

*Procedure upon grant of application*

24. If an application in terms of regulation 19 (1) is granted—

- (a) the applicant shall affix revenue stamps to the value of R100 in respect of each occasion, on Form 8;
- (b) such stamps shall be cancelled by the magistrate; and
- (c) a licence substantially in the form of Form 9 contained in the Annexure shall be issued.

## HOOFSTUK V

### AANSOEK INGEVOLGE ARTIKEL 38 OM 'N BEHERENDE BELANG TE VERKRY IN DIE BESIGHEID WAAROP DIE LISENSIE BETREKKING HET

#### *Vorm van aansoek*

25. (1) Die aansoeker wat die houer van 'n lisensie is, moet, gesamentlik met die aansoeker wat toestemming verlang om 'n beherende belang in die besigheid waarop die lisensie betrekking het te verkry, skriftelik, in tweevoud, deur bemiddeling van die landdros, aansoek doen om sodanige toestemming, wesenlik in die vorm van Vorm 10 in die Aanhangsel vervat en moet in genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

(2) Elke sodanige aansoek moet, op die tydstip wan-neer dit by die landdros ingedien word, vergesel wees van—

(a) 'n beëdigde verklaring deur die aansoeker wat die beoogde persoon is of 'n persoon wat kennis van die besondere feite het, waarin uiteengesit word—

(i) die naam, identiteitsnommer en adres van elke persoon—

(aa) wat (insluitende die houer van die lisensie), enige geldelike belang het in die besigheid waarop die lisensie betrekking het; en

(bb) wat (insluitende sodanige aansoeker); sodanige belang sal hê indien die aansoek toegestaan word,

en in elke geval die aard en omvang van sodanige belang: Met dien verstande dat in die geval van 'n publieke maatskappy, statutêre instelling of van 'n koöperasie soos beoog in die Koöperasiewet, 1981 (Wet No. 91 van 1981), dit voldoende is indien slegs die naam en posadres van sodanige maatskappy, statutêre instelling of koöperasie, na gelang van die geval, die naam en identiteitsnommer van elke direkteur, indien enige, daarvan en die aard en omvang van die geldelike belang van sodanige maatskappy, statutêre instelling of koöperasie verstrek word en nie ook die belang van individuele lede van sodanige maatskappy, statutêre instelling of koöperasie nie;

(ii) die geldelike belang in die drankhandel in die Republiek van sodanige aansoeker, as daar is, en indien sodanige aansoeker 'n beslote korporasie, vennootskap, private maatskappy of trust is, ook van elke lid, vennoot, aandeelhouer daarvan of begunstigde daaronder, of, indien sodanige aansoeker of genoemde lid, vennoot, aandeelhouer of begunstigde nie sodanige belang het nie, met spesifieke vermelding van die feit; en

(iii) of die bepalings van artikel 31 op sodanige aansoeker van toepassing is, al dan nie, met volledige redes vir die antwoord; en

(b) skriftelike vertoe ter ondersteuning van die aansoek.

#### *Procedure by ontvangs van aansoek*

26. Die landdros by wie 'n aansoek ingevalghe regulasie 25 (1) ingedien is, moet onverwyld die afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevalghe artikel 140 (a) stuur.

## CHAPTER V

### APPLICATION IN TERMS OF SECTION 38 TO PROCURE A CONTROLLING INTEREST IN THE BUSINESS TO WHICH THE LICENCE RELATES

#### *Form of application*

25. (1) The applicant who is the holder of a licence, shall jointly with the applicant who desires consent to procure a controlling interest in the business to which the licence relates (hereinafter called the proposed person), make written application, in duplicate, for such consent, through the agency of the magistrate, substantially in the form of Form 10 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

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

(a) an affidavit by the applicant who is the proposed person or a person having knowledge of the particular facts, setting forth—

(i) the name, identity number and address of each person—

(aa) who (including the holder of the licence), has any financial interest in the business to which the licence relates; and

(bb) who (including such applicant), will have such interest if the application is granted,

and in each case the nature and extent of such interest: Provided that in the case of a public company, statutory institution or of a co-operative as contemplated in the Co-operatives Act, 1981 (Act No. 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 and identity number 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 co-operative;

(ii) the financial interest in the liquor trade in the Republic of such applicant, if any, and, if such applicant is a close corporation, partnership, private company or trust, also of every member, partner, shareholder thereof or beneficiary thereunder, or, if such applicant or the said member, partner, shareholder or beneficiary has no such interest, with specific mention of the fact; and

(iii) whether or not the provisions of section 31 are applicable to such applicant with full reasons for the reply; and

(b) written representations in support of the application.

#### *Procedure upon receipt of application*

26. The magistrate with whom an application in terms of regulation 25 (1) has been lodged, shall forthwith forward the copy thereof to a designated police officer for his report in terms of section 140 (a).

*Liassering van polisieverslag*

27. Die aangewese polisiebeampte moet, nie later nie as 14 dae nadat die aansoek ingevolge regulasie 25 (1) by die landdros ingedien is, sy geskrewe verslag ingevolge artikel 140 (a) by hom indien en moet na voltooiing daarvan, op versoek, 'n afskrif aan die aansoekers beskikbaar stel.

*Aansoeker se antwoord*

28. (1) Die aansoeker wat die houer van die lisensie is en die aansoeker wat die beoogde persoon is, kan, nie later nie as 7 dae nadat die polisieverslag ingevolge regulasie 27 by die landdros ingedien is, hulle skriftelike antwoord daarop by hom indien, en moet daarop of in 'n aanhangsel sertifiseer dat 'n afskrif aan die aangewese polisiebeampte gestuur is.

(2) Die antwoord vermeld in subregulasie (1), moet die betrokke aansoek duidelik identifiseer.

*Versending van dokumente aan sekretaris*

29. Op die dag wat volg op die dag in regulasie 28 (1) bedoel, moet die landdros die oorspronklike aansoek en enige dokument wat ingevolge regulasie 27 of 28 (1) ingedien is, aan die sekretaris stuur: Met dien verstande dat hy, op versoek van die aansoekers, onmiddellik die oorspronklike aansoek en die dokument wat ingevolge regulasie 27 ingedien is, aan die sekretaris moet stuur.

*Prosedure by toestaan van aansoek*

30. Indien 'n aansoek ingevolge regulasie 25 (1) toegestaan word, moet skriftelike toestemming uitgereik word.

**HOOFSTUK VI****AANSOEK INGEVOLGE ARTIKEL 42 OM ENIGE STRUKTURELE VERANDERING, AANBOUING OF HERBOUING VAN OF AAN DIE GELISENSIEERDE PERSEEL UIT TE VOER OF OM DIE GELISENSIEERDE PERSEEL UIT TE BREI***Vorm van aansoek*

31. (1) Die aansoeker wat die houer van 'n lisensie (uitgesonderd 'n tydelike dranklisensie) is, moet skriftelik, in tweevoud, deur bemiddeling van die landdros, aansoek doen om toestemming om enige strukturele verandering, aanbouing of herbouing van of aan die gelisen-sieerde perseel uit te voer of om sodanige perseel uit te brei, wesenlik in die vorm van Vorm 11 in die Aanhangsel vervat en moet in genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

(2) Elke sodanige aansoek moet, op die tydstip wan-neer dit by die landdros ingedien word, vergesel wees van—

- (a) 'n plan van die toepaslike gedeelte van sodanige perseel, volgens skaal geteken, waarop enige beoogde strukturele verandering, aanbouing of uitbreiding in rooi aangedui word en wat, met verwysing daarna, duidelik aandui—
  - (i) die afmetings van elke vertrek;
  - (ii) die inrigting van die interne struktuur tesame met alle deure, vensters, toonbanke, rakke, stoele, sitbanke en tafels, waar toepaslik, en wyse van binne- en buiteverbinding;
  - (iii) die strate en plekke waarheen sodanige buiteverbinding lei; en

*Filing of police report*

27. Not later than 14 days after the application was lodged with the magistrate in terms of regulation 25 (1), the designated police officer shall lodge his written report in terms of section 140 (a) with him and shall, after completion thereof, provide a copy to the applicants upon request.

*Applicant's reply*

28. (1) Not later than 7 days after the police report was lodged with the magistrate in terms of regulation 27, the applicant who is the holder of the licence and the applicant who is the proposed person may lodge their written reply thereto with him and shall certify thereon or in an annexure that a copy has been forwarded to the designated police officer.

(2) The reply referred to in subregulation (1) shall clearly identify the application concerned.

*Forwarding of documents to secretary*

29. On the day following the day contemplated in regulation 28 (1), the magistrate shall forward to the secretary the original application and any document lodged in terms of regulation 27 or 28 (1): Provided that, upon request of the applicants, he shall forthwith forward to the secretary the original application and the document lodged in terms of regulation 27.

*Procedure upon grant of application*

30. If an application in terms of regulation 25 (1) is granted, written consent shall be issued.

**CHAPTER VI****APPLICATION IN TERMS OF SECTION 42 TO EFFECT ANY STRUCTURAL ALTERATION, ADDITION OR RECONSTRUCTION OF OR TO THE LICENSED PREMISES OR TO EXTEND THE LICENSED PREMISES***Form of application*

31. (1) The applicant who is the holder of a licence (excluding a temporary liquor licence), shall make written application, in duplicate, for consent to effect any structural alteration, addition or reconstruction of or to the licensed premises or to extend such premises, through the agency of the magistrate, substantially in the form of Form 11 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

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

- (a) a plan of the applicable portion of such premises, drawn to scale, on which any proposed structural alteration, addition, reconstruction or extension is indicated in red, clearly showing with reference thereto—
  - (i) the dimensions of each room;
  - (ii) the arrangement of the internal structure together with all doors, windows, counters, shelves, chairs, benches and tables, where applicable, and means of internal and external communication;
  - (iii) the streets and places to which such means of external communication lead; and

- (iv) hoe die toepaslike gedeelte met die bestaande perseel aaneenskakel;
- (b) 'n beskrywing van die toepaslike gedeelte van die gelisensieerde perseel met verwysing na die konstruksie, uitleg, meublement, vaste- en los toebehore en vloerbedekking, welke beskrywing in 'n afsonderlike dokument vervat moet word; en
- (c) skriftelike vertoë ter ondersteuning van die aansoek.

*Prosedure by ontvang van aansoek*

32. Die landdros by wie 'n aansoek ingevolge regulasie 31 (1) ingedien is, moet onverwyld die afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevolge artikel 140 (a) stuur.

*Liassering van polisieverslag*

33. Die aangewese polisiebeampte moet, nie later nie as 14 dae nadat die aansoek ingevolge regulasie 31 (1) by die landdros ingedien is, sy geskrewe verslag ingevolge artikel 140 (a) by hom indien en moet na voltooiing daarvan, op versoek, 'n afskrif aan die aansoeker beskikbaar stel.

*Aansoeker se antwoord*

34. (1) Die aansoeker kan, nie later nie as 7 dae nadat die polisieverslag ingevolge regulasie 33 by die landdros ingedien is, sy skriftelike antwoord daarop by hom indien, en moet daarop of in 'n aanhangsel sertifiseer dat 'n afskrif aan die aangewese polisiebeampte gestuur is.

(2) Die antwoord vermeld in subregulasie (1), moet die betrokke aansoek duidelik identifiseer.

*Versending van dokumente aan sekretaris*

35. Op die dag wat volg op die dag in regulasie 34 (1) bedoel, moet die landdros die oorspronklike aansoek en enige dokument wat ingevolge regulasie 33 of 34 (1) ingedien is, aan die sekretaris stuur: Met dien verstande dat hy, op versoek van die aansoeker, onmiddellik die oorspronklike aansoek en dokument wat ingevolge regulasie 33 ingedien is, aan die sekretaris moet stuur.

*Prosedure by toestaan van aansoek*

36. Indien 'n aansoek ingevolge regulasie 31 (1) toestaan word, moet skriftelike toestemming uitgereik word.

## HOOFSTUK VII

### AANSOEK INGEVOLGE ARTIKEL 51 (1) OM DRANK IN 'N ANDER OF BYKOMENDE PLEK TE STOOR

*Vorm van aansoek*

37. (1) Die aansoeker wat die houer van 'n lisensie is, moet skriftelik, in tweevoud, deur bemiddeling van die landdros, aansoek doen om 'n bepaling om sy drank in 'n ander of 'n bykomende plek in die distrik waarin die gelisensieerde perseel geleë is, op te berg, wesenlik in die vorm van Vorm 12 in die Aanhangsel vervat en moet in die genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

(2) Elke sodanige aansoek moet, op die tydstip wan-neer dit by die landdros ingedien word, vergesel wees van—

- (a) 'n plan van die toepaslike gedeelte van sodanige

- (iv) how the applicable portion links up with the existing premises;
- (b) a description of the applicable portion of the licensed premises with reference to the construction, lay-out, furnishing, fixtures, fittings and floor covering, which description shall be contained in a separate document; and
- (c) written representations in support of the application.

*Procedure upon receipt of application*

32. The magistrate with whom an application in terms of regulation 31 (1) has been lodged, shall forthwith forward the copy thereof to a designated police officer for his report in terms of section 140 (a).

*Filing of police report*

33. Not later than 14 days after the application was lodged with the magistrate in terms of regulation 31 (1), the designated police officer shall lodge his written report in terms of section 140 (a) with him and shall, after completion thereof, provide a copy to the applicant upon request.

*Applicant's reply*

34. (1) Not later than 7 days after the police report was lodged with the magistrate in terms of regulation 33, the applicant may lodge his written reply thereto with him and shall certify thereon or in an annexure that a copy has been forwarded to the designated police officer.

(2) The reply referred to in subregulation (1) shall clearly identify the application concerned.

*Forwarding of documents to secretary*

35. On the day following the day contemplated in regulation 34 (1), the magistrate shall forward to the secretary the original application and any document lodged in terms of regulation 33 or 34 (1): Provided that, upon request of the applicant, he shall forthwith forward to the secretary the original application and the document lodged in terms of regulation 33.

*Prosedure upon grant of application*

36. If an application in terms of regulation 31 (1) is granted, written consent shall be issued.

## CHAPTER VII

### APPLICATION IN TERMS OF SECTION 51 (1) TO STORE LIQUOR IN ANOTHER OR ADDITIONAL PLACE

*Form of application*

37. (1) The applicant who is the holder of a licence, shall make written application, in duplicate, for a determination to store his liquor in another or an additional place in the district in which the licensed premises are situated, through the agency of the magistrate, substantially in the form of Form 12 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

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

- (a) a plan of the applicable portion of such premises,

perseel, volgens skaal geteken, waarop sodanige plek in rooi aangedui word en wat, met verwysing daarna, duidelik aandui—

- (i) die afmetings;
- (ii) die inrigting van die interne struktuur tesame met alle deure, vensters, toonbanke en rakke en wyse van binne- en buiteverbinding; en
- (iii) die strate en plekke waarheen sodanige buiteverbinding lei;
- (b) 'n beskrywing van die perseel met verwysing na die konstruksie, uitleg, meublement, vaste- en los toebehore en vloerbedekking, welke beskrywing in 'n afsonderlike dokument vervat moet word;
- (c) skriftelike vertoe ter ondersteuning van die aansoek; en
- (d) sodanige dokumente as wat deur Vorm 12 vereis word om by die aansoek aangeheg te wees.

#### *Procedure by ontvangs van aansoek*

38. Die landdros by wie 'n aansoek ingevolge regulasie 37 (1) ingedien is, moet onverwyld die afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevolge artikel 140 (a) stuur.

#### *Liassering van polisieverslag*

39. Die aangewese polisiebeampte moet, nie later nie as 14 dae nadat die aansoek ingevolge regulasie 37 (1) by die landdros ingedien is, sy geskrewe verslag ingevolge artikel 140 (a) by hom indien en moet na voltooiing daarvan, op versoek, 'n afskrif aan die aansoeker beskikbaar stel.

#### *Aansoeker se antwoord*

40. (1) Die aansoeker kan, nie later nie as 7 dae nadat die polisieverslag ingevolge regulasie 39 by die landdros ingedien is, sy skriftelike antwoord daarop by hom indien, en moet daarop of in 'n aanhangsel sertificeer dat 'n afskrif aan die aangewese polisiebeampte gestuur is.

(2) Die antwoord vermeld in subregulasie (1), moet die betrokke aansoek duidelik identificeer.

#### *Versending van dokumente aan sekretaris*

41. Op die dag wat volg op die dag in regulasie 40 (1) bedoel, moet die landdros die oorspronklike aansoek en enige dokument wat ingevolge regulasie 39 of 40 (1) ingedien is, aan die sekretaris stuur: Met dien verstande dat hy, op versoek van die aansoeker, onmiddellik die oorspronklike aansoek en die dokument wat ingevolge regulasie 39 ingedien is, aan die sekretaris moet stuur.

#### *Procedure by toestaan van aansoek*

42. Indien 'n aansoek ingevolge regulasie 37 (1) toegestaan word, moet 'n bepaling, wesenlik in die vorm van Vorm 13 in die Aanhangsel vervat, uitgereik word.

## HOOFSTUK VIII

### AANSOEK INGEVOLGE ARTIKEL 51 (2) OM DRANK IN 'N ANDER DISTRIK TE STOOR

#### *Vorm van aansoek*

43. (1) Die aansoeker wat die houer van 'n groothandelaars-drankslisensie, sorghumbierbrouers-lisensie of produsentelisensie is, moet skriftelik, in tweevoud, deur bemiddeling van die landdros, aansoek doen om 'n bepa-

drawn to scale, on which such place is indicated in red, clearly showing with reference thereto—

- (i) the dimensions;
- (ii) the arrangement of the internal structure together with all doors, windows, counters and shelves and means of internal and external communication; and
- (iii) the streets and places to which such means of external communication lead;
- (b) a description of the premises with reference to the construction, lay-out, furnishing, fixtures, fittings and floor covering, which description shall be contained in a separate document;
- (c) written representations in support of the application; and
- (d) such documents as Form 12 may require to be attached to the application.

#### *Procedure upon receipt of application*

38. The magistrate with whom an application in terms of regulation 37 (1) has been lodged, shall forthwith forward the copy thereof to a designated police officer for his report in terms of section 140 (a).

#### *Filing of police report*

39. Not later than 14 days after the application was lodged with the magistrate in terms of regulation 37 (1), the designated police officer shall lodge his written report in terms of section 140 (a) with him and shall, after completion thereof, provide a copy to the applicant upon request.

#### *Applicant's reply*

40. (1) Not later than 7 days after the police report was lodged with the magistrate in terms of regulation 39, the applicant may lodge his written reply thereto with him and shall certify thereon or in an annexure that a copy has been forwarded to the designated police officer.

(2) The reply referred to in subregulation (1) shall clearly identify the application concerned.

#### *Forwarding of documents to secretary*

41. On the day following the day contemplated in regulation 40 (1), the magistrate shall forward to the secretary the original application and any document lodged in terms of regulation 39 or 40 (1): Provided that, upon request of the applicant, he shall forthwith forward to the secretary the original application and the document lodged in terms of regulation 39.

#### *Procedure upon grant of application*

42. If an application in terms of regulation 37 (1) is granted, a determination substantially in the form of Form 13 contained in the Annexure shall be issued.

## CHAPTER VIII

### APPLICATION IN TERMS OF SECTION 51 (2) TO STORE LIQUOR IN ANOTHER DISTRICT

#### *Form of application*

43. (1) The applicant who is the holder of a wholesale liquor licence, brewer's licence, sorghum beer brewer's licence or producer's licence, shall make written application, in duplicate, for a determination to store his liquor

ling om sy drank in 'n ander distrik as die distrik waarin die gelisensieerde perseel geleë is, op te berg, wesenlik in die vorm van Vorm 14 in die Aanhangel vervat en moet in genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

(2) Elke sodanige aansoek moet, op die tydstip wan-neer dit by die landdros ingedien word, vergesel wees van—

- (a) 'n plan van die toepaslike gedeelte van sodanige perseel, volgens skaal geteken, waarop sodanige plek in rooi aangedui word en wat, met verwysing daarna, duidelik aandui—
  - (i) die afmetings;
  - (ii) die inrigting van die interne struktuur tesame met alle deure, vensters, toonbanke en rakke en wyse van binne- en buiteverbinding; en
  - (iii) die strate en plekke waarheen sodanige buiteverbinding lei;
- (b) 'n beskrywing van die perseel met verwysing na die konstruksie, uitleg, meublement, vaste- en los toebehore en vloerbedekking, welke beskrywing in 'n afsonderlike dokument vervat moet word;
- (c) skriftelike vertoe ter ondersteuning van die aansoek; en
- (d) sodanige dokumente as wat deur Vorm 14 vereis word om by die aansoek aangeheg te wees.

#### *Procedure by ontvangs van aansoek*

44. Die landdros by wie 'n aansoek ingevolge regulasie 43 (1) ingedien is, moet onverwyld die afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevolge artikel 140 (a) stuur.

#### *Liassering van polisieverslag*

45. Die aangewese polisiebeampte moet, nie later nie as 14 dae nadat die aansoek ingevolge regulasie 43 (1) by die landdros ingedien is, sy geskrewe verslag ingevolge artikel 140 (a) by hom indien en moet na voltooiing daarvan, op versoek, 'n afskrif aan die aansoeker beskikbaar stel.

#### *Aansoeker se antwoord*

46. (1) Die aansoeker kan, nie later nie as 7 dae nadat die polisieverslag by die landdros ingedien is, sy skriftelike antwoord daarop by hom indien, en moet daarop of in 'n aanhangsel sertifiseer dat 'n afskrif aan die aangewese polisiebeampte gestuur is.

(2) Die antwoord vermeld in subregulasie (1), moet die betrokke aansoek duidelik identifiseer.

#### *Versending van dokumente aan sekretaris*

47. Op die dag wat volg op die dag in regulasie 46 (1) bedoel, moet die landdros die oorspronklike aansoek en enige dokument wat ingevolge regulasie 45 of 46 (1) ingedien is, aan die sekretaris stuur: Met dien verstande dat hy, op versoek van die aansoeker, onmiddellik die oorspronklike aansoek en die dokument wat ingevolge regulasie 45 ingedien is, aan die sekretaris moet stuur.

#### *Procedure by toestaan van aansoek*

48. Indien 'n aansoek ingevolge regulasie 43 (1) toe-staan word, moet 'n bepaling, wesenlik in die vorm van Vorm 15 in die Aanhangel vervat, uitgereik word.

in a place in a district other than the district in which the licensed premises are situated, through the agency of the magistrate, substantially in the form of Form 14 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

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

- (a) a plan of the applicable portion of such premises, drawn to scale, on which such place is indicated in red, clearly showing with reference thereto—
  - (i) the dimensions;
  - (ii) the arrangement of the internal structure together with all doors, windows, counters and shelves and means of internal and external communication; and
  - (iii) the streets and places to which such means of external communication lead;
- (b) a description of the premises with reference to the construction, lay-out, furnishing, fixtures, fittings and floor covering, which description shall be contained in a separate document;
- (c) written representations in support of the application; and
- (d) such documents as Form 14 may require to be attached to the application.

#### *Procedure upon receipt of application*

44. The magistrate with whom an application in terms of regulation 43 (1) has been lodged, shall forthwith forward the copy thereof to a designated police officer for his report in terms of section 140 (a).

#### *Filing of police report*

45. Not later than 14 days after the application was lodged with the magistrate in terms of regulation 43 (1), the designated police officer shall lodge his written report in terms of section 140 (a) with him and shall, after completion thereof, provide a copy to the applicant upon request.

#### *Applicant's reply*

46. (1) Not later than 7 days after the police report was lodged with the magistrate in terms of regulation 45, the applicant may lodge his written reply thereto with him and shall certify thereon or in an annexure that a copy has been forwarded to the designated police officer.

(2) The reply referred to in subregulation (1) shall clearly identify the application concerned.

#### *Forwarding of documents to secretary*

47. On the day following the day contemplated in regulation 46 (1), the magistrate shall forward to the secretary the original application and any document lodged in terms of regulation 45 or 46 (1): Provided that, upon request of the applicant, he shall forthwith forward to the secretary the original application and the document lodged in terms of regulation 45.

#### *Procedure upon grant of application*

48. If an application in terms of regulation 43 (1) is granted, a determination substantially in the form of Form 15 contained in the Annexure shall be issued.

*Kwalifikasie van woorde*

49. By die toepassing van regulasies 44 tot 46, beteken "aangewese polisiebeampte" 'n aangewese polisiebeampte wat aangestel is vir die distrik waarin die plek waar drank opgeberg gaan word, geleë is.

**HOOFSTUK IX****AANSOEK INGEVOLGE ARTIKEL 60 (1) (b) OM DRANK VIR VERBRIUK BUISTE DIE PERSEL TE VERKOOP***Vorm van aansoek*

50. (1) Die aansoeker wat die houer van 'n wynhuislisensie is, moet skriftelik, in tweevoud, deur bemiddeling van die landdros, aansoek doen om 'n goedkeuring om drank in 'n plek op die gelisensieerde perseel vir verbruik buite daardie perseel te verkoop, wesenlik in die vorm van Vorm 16 in die Aanhangesel vervat en moet in genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

(2) Elke sodanige aansoek moet, op die tydstip wan-neer dit by die landdros ingedien word, vergesel wees van—

- (a) 'n plan van die toepaslike gedeelte van die gelisensieerde perseel, volgens skaal geteken, waarop sodanige plek in rooi aangedui word en wat, met verwysing daarerna, duidelik aandui—
  - (i) die afmetings;
  - (ii) die inrigting van die interne struktuur tesame met alle deure, vensters, toonbanke en rakke en wyse van binne- en buiteverbinding;
  - (iii) die strate en plekke waarheen sodanige buiteverbinding lei; en
  - (iv) hoe dit met die bestaande perseel aaneen-skakel;
- (b) 'n beskrywing van die perseel met verwysing na die konstruksie, uitleg, meublement, vaste- en los toebehoere en vloerbedekking, welke beskrywing in 'n afsonderlike dokument vervat moet wees;
- (c) skriftelike vertoe ter ondersteuning van die aansoek; en
- (d) afdoende bewys dat die bepalings van regulasie 51 (1) en (3) nagekom is.

*Kennis van voorneme om aansoek te doen*

51. (1) Hoogstens 21 dae en minstens 14 dae voor die datum waarop 'n aansoek ingevolge regulasie 50 (1) by die landdros ingedien word, moet die aansoeker—

- (a) kennis van sy voorneme om dit te doen in Afrikaans en in Engels gee in 'n plaaslike nuusblad wat in die kleinhandel verkoop word of in 'n Afrikaanse en Engelse nuusblad in sirkulasie in die distrik waarin sodanige plek geleë sal wees, wesenlik in die vorm van Vorm 17 in die aanhangsel vervat;
- (b) 'n afskrif van sodanige kennisgewing, in elk van die amptelike tale, aan die betrokke plaaslike bestuur stuur;
- (c) 'n afskrif van sodanige kennisgewing, in elk van die amptelike tale, by die landdros indien; en
- (d) sodanige kennisgewing, gereproduseer in skrif, in elk van die amptelike tale, aanbring aan die binne-

*Qualification of words*

49. In the application of regulations 44 to 46, "designated police officer" means a designated police officer appointed for the district in which the place where liquor will be stored, is situated.

**CHAPTER IX****APPLICATION IN TERMS OF SECTION 60 (1) (b) TO SELL LIQUOR FOR CONSUMPTION OFF THE PREMISES***Form of application*

50. (1) The applicant who is the holder of a wine-house licence, shall make written application, in duplicate, for an approval to sell liquor in a place on the licensed premises for consumption off those premises, through the agency of the magistrate, substantially in the form of Form 16 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

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

- (a) a plan of the applicable portion of the licensed premises, drawn to scale, on which such place is indicated in red, clearly showing with reference thereto—
  - (i) the dimensions;
  - (ii) the arrangement of the internal structure together with all doors, windows, counters and shelves and means of internal and external communication;
  - (iii) the streets and places to which such means of external communication lead; and
  - (iv) how it links up with the existing premises;
- (b) a description of the premises with reference to the construction, lay-out, furnishing, fixtures, fittings and floor covering, which description shall be contained in a separate document;
- (c) written representations in support of the application; and
- (d) conclusive proof that the provisions of regulation 51 (1) and (3) have been complied with.

*Notice of intention to apply*

51. (1) Not more than 21 days and not less than 14 days before the date on which an application in terms of regulation 50 (1) will be lodged with the magistrate, the applicant shall—

- (a) notify his intention to do so by notice in Afrikaans and in English in a local commercially retailed newspaper or in an Afrikaans and an English newspaper circulating in the district in which such place will be situate, substantially in the form of Form 17 contained in the Annexure;
- (b) forward to the local authority concerned a copy of such notice in each of the official languages;
- (c) lodge with the magistrate a copy of such notice in each of the official languages; and
- (d) affix such notice, reproduced in writing, in each of the official languages, to the inside or the outside

of buitekant van die gelisensieerde perseel in 'n opsigtelike plek waar dit duidelik sig- en leesbaar is vir verbygangers.

(2) Die landdros moet die afskrifte van die kennisgewing in subregulasie (1) (c) vermeld, op sy kennisgewingsbord vertoon vir die tydperk waarin die dokumente in regulasie 50 (2) vermeld, ter insae lê.

(3) Die aansoeker moet alle redelike stappe doen om die kennisgewing in subregulasie (1) (d) vermeld, op die wyse daarin voorgeskryf, deurlopend te vertoon en in stand te hou vir die tydperk dat die dokumente in regulasie 50 (2) vermeld, ter insae lê.

#### *Procedure by ontvangs van aansoek*

52. (1) Die landdros by wie 'n aansoek ingevolge regulasie 50 (1) ingedien is, moet onverwyd die afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevolge artikel 140 (a) stuur.

(2) Sodanige aansoek en enige dokument ingedien ingevolge regulasie 53 (1), 54 of 55 (1) moet in die kantoor van die landdros ter insae lê, en hy moet te alle redelike tye voor dit ingevolge regulasie 56 aan die sekretaris gestuur word, enige persoon toelaat om dit te ondersoek en 'n afskrif daarvan te maak.

#### *Besware, petisies en vertoe*

53. (1) Enige persoon kan, nie later nie as 21 dae nadat 'n aansoek ingevolge regulasie 50 (1) by die landdros ingedien is—

- (a) 'n skriftelike beswaar of petisie teen; of
  - (b) skriftelike vertoe of 'n petisie ter ondersteuning van,
- enige sodanige aansoek by hom indien en moet afdoende bewys lever dat 'n afskrif gestuur is aan—
- (i) die aansoeker; en
  - (ii) die aangewese polisiebeampte.

(2) Sodanige beswaar, petisie of vertoe moet volledig gemotiveer wees en moet—

- (a) duidelik die naam, identiteitsnommer, woon- en posadres en telefoonnummer, as daar is, en waar van toepassing, sy registrasienommer en adres van sy geregistreerde kantoor, van die beswaarmaker, petisionaris of persoon wat die vertoe rig, aandui; en
- (b) die betrokke aansoek duidelik identifiseer.

#### *Liassering van polisieverslag*

54. Die aangewese polisiebeampte moet, nie later nie as 21 dae nadat die aansoek ingevolge regulasie 50 (1) by die landdros ingedien is, sy geskrewe verslag ingevolge artikel 140 (a) by hom indien en moet na voltooiing daarvan, op versoek, 'n afskrif aan die aansoeker beskikbaar stel.

#### *Aansoeker se antwoord*

55. (1) Die aansoeker kan, nie later nie as 40 dae nadat die aansoek ingevolge regulasie 50 (1) by die landdros ingedien is, sy skriftelike antwoord op enige beswaar, petisie of vertoe ingevolge regulasie 53 (1) of polisieverslag ingevolge regulasie 54 by hom indien, en moet daarop of in 'n aanhangsel sertifiseer dat 'n afskrif aan die aangewese polisiebeampte gestuur is.

(2) Die antwoord vermeld in subregulasie (1), moet die betrokke aansoek duidelik identifiseer.

of the licensed premises in a conspicuous place where it will be clearly visible and legible to passersby.

(2) The magistrate shall exhibit the copies of the notice referred to in subregulation (1) (c) on his notice board for the period that the documents referred to in regulation 50 (2) are open to inspection.

(3) The applicant shall take all reasonable steps to display and maintain the notice referred to in subregulation (1) (d) in the manner prescribed therein continuously for the period that the documents referred to in regulation 50 (2) are open to inspection.

#### *Procedure upon receipt of application*

52. (1) The magistrate with whom an application in terms of regulation 50 (1) has been lodged, shall forthwith forward the copy thereof to a designated police officer for his report in terms of section 140 (a).

(2) Such application and any document lodged in terms of regulation 53 (1), 54 or 55 (1) shall be open to inspection at the office of the magistrate, and he shall at all reasonable times before it is forwarded to the secretary in terms of regulation 56, allow any person to inspect it and make a copy thereof.

#### *Objection, petition or representations*

53. (1) Not later than 21 days after the application was lodged with the magistrate in terms of regulation 50 (1), any person may lodge—

- (a) a written objection to or petition against; or
- (b) written representations or a petition in support of, any such application with him and shall provide conclusive proof that a copy has been forwarded to—

- (i) the applicant; and
  - (ii) the designated police officer.
- (2) Such objection, petition or representations shall be fully motivated and shall—
- (a) clearly indicate the name, identity number, residential and postal address and telephone number, if any, and where applicable, its registration number and address of its registered office, of the objector, petitioner or person making the representations; and
  - (b) clearly identify the application concerned.

#### *Filing of police report*

54. Not later than 28 days after the application was lodged with the magistrate in terms of regulation 50 (1), the designated police officer shall lodge his written report in terms of section 140 (a) with him and shall, after completion thereof, provide a copy to the applicant upon request.

#### *Applicant's reply*

55. (1) Not later than 40 days after the application was lodged with the magistrate in terms of regulation 50 (1), the applicant may lodge his written reply to any objection, petition or representations in terms of regulation 53 (1) or police report in terms of regulation 54 with him and shall certify thereon or in an annexure that a copy has been forwarded to the designated police officer.

(2) The reply referred to in subregulation (1) shall clearly identify the application concerned.

*Versending van dokumente aan sekretaris*

56. Op die dag wat volg op die dag in regulasie 55 (1) bedoel, moet die landdros aan die sekretaris—

- (a) die oorspronklike aansoek en enige dokument wat ingevolge regulasie 53 (1), 54 of 55 (1) ingedien is; en
- (b) 'n sertifikaat dat die bepalings van regulasie 51 (2) en 52 (2) nagekom is,

stuur.

*Prosedure by toestaan van aansoek*

57. Indien 'n aansoek ingevolge regulasie 50 (1) toegestaan word, moet 'n goedkeuring, wesenlik in die vorm van Vorm 18 in die Aanhangesel vervat, uitgereik word.

**HOOFSTUK X****AANSOEK INGEVOLGE ARTIKEL 78 (1) (b) OF 82 (1) (b) OM DRANK KOSTELOOS TE VERSKAF***Vorm van aansoek*

58. (1) Die aansoeker wat die houer van 'n groothandelaars-dranklisensie, of bierbrouerslisensie is, moet skriftelik, in tweevoud, deur bemiddeling van die landdros, aansoek doen om 'n goedkeuring om sy drank kosteloos te verskaf, wesenlik in die vorm van Vorm 19 in die Aanhangesel vervat en moet in genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

(2) Elke sodanige aansoek moet, op die tydstip wan-neer dit by die landdros ingedien word, vergesel wees van—

- (a) 'n plan van die toepaslike gedeelte van die perseel, volgens skaal geteken, waarop sodanige plek in rooi aangedui word en wat, met verwysing daar-na, duidelik aandui
  - (i) die afmetings;
  - (ii) die inrigting van die interne struktuur tesame met alle deure, vensters, toonbanke, rakke, stoele, sitbanke en tafels, waar toepaslik, en wyse van binne- en buiteverbindings;
  - (iii) die strate en plekke waarheen sodanige buiteverbindings lei; en
  - (iv) in die geval van 'n plek op die gelisensieerde perseel, hoe dit met die bestaande perseel aaneenskakel;
- (b) 'n beskrywing van die perseel met verwysing na die konstruksie, uitleg, meublement, vaste- en los toebehoere en vloerbedekking, welke beskrywing in 'n afsonderlike dokument vervat moet word;
- (c) skriftelike vertoe ter ondersteuning van die aansoek; en
- (d) sodanige dokumente as wat deur Vorm 19 vereis word om by die aansoek aangeheg te wees.

*Prosedure by ontvangs van aansoek*

59. Die landdros by wie 'n aansoek ingevolge regulasie 58 (1) ingedien is, moet onverwyld die afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevolge artikel 140 (a) stuur.

*Liassering van polisieverslag*

60. Die aangewese polisiebeampte moet, nie later nie

*Forwarding of documents to secretary*

56. On the day following the day contemplated in regulation 55 (1), the magistrate shall forward to the secretary—

- (a) the original application and any document lodged in terms of regulation 53 (1), 54 or 55 (1); and
- (b) a certificate that the provisions of regulation 51 (2) and 52 (2) have been complied with.

*Procedure upon grant of application*

57. If an application in terms of regulation 50 (1) is granted, an approval substantially in the form of Form 18 contained in the Annexure shall be issued.

**CHAPTER X****APPLICATION IN TERMS OF SECTION 78 (1) (b) OR 82 (1) (b)  
TO SUPPLY LIQUOR FREE OF CHARGE***Form of application*

58. (1) The applicant who is the holder of a wholesale liquor licence or brewer's licence, shall make written application, in duplicate, for an approval to supply his liquor free of charge, through the agency of the magistrate, substantially in the form of Form 19 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

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

- (a) a plan of the applicable portion of the premises, drawn to scale, on which such place is indicated in red, clearly showing with reference thereto—
  - (i) the dimensions;
  - (ii) the arrangement of the internal structure together with all doors, windows, counters, shelves, chairs, benches and tables, where applicable, and means of internal and external communication;
  - (iii) the streets and places to which such means of external communication lead; and
  - (iv) in the case of a place on the licensed premises, how it links up with the existing premises;
- (b) a description of the premises with reference to the construction, lay-out, furnishing, fixtures, fittings and floor covering, which description shall be contained in a separate document;
- (c) written representations in support of the application; and
- (d) such documents as Form 19 may require to be attached to the application.

*Procedure upon receipt of application*

59. The magistrate with whom an application in terms of regulation 58 (1) has been lodged, shall forthwith forward the copy thereof to a designated police officer for his report in terms of section 140 (a).

*Filing of police report*

60. Not later than 14 days after the application was

as 14 dae nadat die aansoek ingevolge regulasie 58 (1) by die landdros ingedien is, sy geskrewe verslag ingevolge artikel 140 (a) by hom indien en moet na voltooiing daarvan, op versoek, 'n afskrif aan die aansoeker beskikbaar stel.

#### *Aansoeker se antwoord*

61. (1) Die aansoeker kan, nie later nie as 7 dae nadat die polisieverslag ingevolge regulasie 60 by die landdros ingedien is, sy skriftelike antwoord daarop by hom indien, en moet daarop of in 'n aanhangsel sertifiseer dat 'n afskrif aan die aangewese polisiebeampte gestuur is.

(2) Die antwoord vermeld in subregulasie (1), moet die betrokke aansoek duidelik identifiseer.

#### *Versending van dokumente aan sekretaris*

62. Op die dag wat volg op die dag in regulasie 61 (1) bedoel, moet die landdros die oorspronklike aansoek en enige dokument wat ingevolge regulasie 60 of 61 (1) ingedien is, aan die sekretaris stuur: Met dien verstande dat hy, op versoek van die aansoeker, onmiddellik die oorspronklike aansoek en die dokument wat ingevolge regulasie 60 ingedien is, aan die sekretaris moet stuur.

#### *Procedure by toestaan van aansoek*

63. Indien 'n aansoek ingevolge regulasie 58 (1) toegestaan word, moet 'n goedkeuring, wesenlik in die vorm van Vorm 20 in die Aanhangel vervat, uitgereik word.

## HOOFSTUK XI

### AANSOEK INGEVOLGE ARTIKEL 86 (1) (b), 94 (1) (b) OF 104 (1) (b) OM DRANK KOSTELOOS TE VERSKAF VIR DIE DOEL VAN PROE

#### *Vorm van aansoek*

64. (1) Die aansoeker wat die houer van 'n drankwinkellisensie, wynboerlisensie of produsentelisensie is, moet skriftelik, in tweevoud, deur bemiddeling van die landdros, aansoek doen om 'n goedkeuring om sy drank kosteloos te verskaf, uitsluitlik vir die doel van proe, wesenlik in die vorm van Vorm 21 in die Aanhangel vervat en moet in genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

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

- (a) 'n plan van die toepaslike gedeelte van die perseel, volgens skaal geteken, waarop sodanige plek in rooi aangedui word en wat, met verwysing daar-na, duidelik aandui—
  - (i) die afmetings;
  - (ii) die inrigting van die interne struktuur tesame met alle deure, vensters, toonbanke, rakke, stoele, sitbanke en tafels, waar toepaslik, en wyse van binne- en buiteverbinding;
  - (iii) die strate en plekke waarheen sodanige buiteverbinding lei; en
  - (iv) in die geval van 'n plek op die gelisensieerde perseel, hoe dit met die bestaande perseel aaneenskakel;
- (b) 'n beskrywing van dié perseel met verwysing na die konstruksie, uitleg, meublement, vaste- en los toebehore en vloerbedekking, welke beskrywing in 'n afsonderlike dokument vervat moet word;

lodged with the magistrate in terms of regulation 58 (1), the designated police officer shall lodge his written report in terms of section 140 (a) with him and shall, after completion thereof, provide a copy to the applicant upon request.

#### *Applicant's reply*

61. (1) Not later than 7 days after the police report was lodged with the magistrate in terms of regulation 60, the applicant may lodge his written reply thereto with him and shall certify thereon or in an annexure that a copy has been forwarded to the designated police officer.

(2) The reply referred to in subregulation (1) shall clearly identify the application concerned.

#### *Forwarding of documents to secretary*

62. On the day following the day contemplated in regulation 61 (1), the magistrate shall forward to the secretary the original application and any document lodged in terms of regulation 60 or 61 (1): Provided that, upon request of the applicant, he shall forthwith forward to the secretary the original application and the document lodged in terms of regulation 60.

#### *Procedure upon grant of application*

63. If an application in terms of regulation 58 (1) is granted, an approval substantially in the form of Form 20 contained in the Annexure shall be issued.

## CHAPTER XI

### APPLICATION IN TERMS OF SECTION 86 (1) (b), 94 (1) (b) OR 104 (1) (b) TO SUPPLY LIQUOR FREE OF CHARGE FOR THE PURPOSE OF TASTING

#### *Form of application*

64. (1) The applicant who is the holder of a liquor store licence, wine farmer's licence or producer's licence, shall make written application, in duplicate, for an approval to supply his liquor free of charge, solely for the purpose of tasting, through the agency of the magistrate, substantially in the form of Form 21 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

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

- (a) a plan of the applicable portion of the premises, drawn to scale, on which such place is indicated in red, clearly showing with reference thereto—
  - (i) the dimensions;
  - (ii) the arrangement of the internal structure together with all doors, windows, counters, shelves, chairs, benches and tables, where applicable, and means of internal and external communication;
  - (iii) the streets and places to which such means of external communication lead; and
  - (iv) in the case of a place on the licensed premises, how it links up with the existing premises;
- (b) a description of the premises with reference to the construction, lay-out, furnishing, fixtures, fittings and floor covering, which description shall be contained in a separate document;

- (c) skriftelike vertoë ter ondersteuning van die aansoek;
- (d) afdoende bewys dat die bepalings van regulasie 65 (1) en (3) nagekom is; en
- (e) sodanige dokumente as wat deur Vorm 21 vereis word om by die aansoek aangeheg te wees.

*Kennis van voorneme om aansoek te doen*

65. (1) Hoogstens 21 dae en minstens 14 dae voor die datum waarop 'n aansoek ingevolge regulasie 64 (1) by die landdros ingedien word, moet die aansoeker—

- (a) kennis van sy voorneme om dit te doen in Afrikaans en in Engels gee in 'n plaaslike nuusblad wat in die kleinhandel verkoop word of in 'n Afrikaanse en Engelse nuusblad in sirkulasie in die distrik waarin die betrokke perseel geleë sal wees, wesenlik in die vorm van Vorm 22 in die Aanhangsel vervat;
- (b) 'n afskrif van sodanige kennisgewing, in elk van die amptelike tale, aan die betrokke plaaslike bestuur stuur;
- (c) 'n afskrif van sodanige kennisgewing, in elk van die amptelike tale, by die landdros indien;
- (d) sodanige kennisgewing, gereproduseer in skrif, in elk van die amptelike tale, aanbring aan—
  - (i) die binne- of buitekant van die gelisensieerde of van enige aangrensende of nabygeleë perseel waar dit 'n gebou of gedeelte van 'n gebou of 'n voertuig of vaartuig is; of
  - (ii) in elke ander geval, 'n bord geheg aan 'n paal wat stewig in die grond geplant is op die betrokke perseel,
 in 'n opsigtelike plek waar dit duidelik sig- en leesbaar is vir verbygangers.

(2) Die landdros moet die afskrifte van die kennisgewing in subregulasie (1) (c) vermeld, op sy kennisgewingbord vertoon vir die tydperk waarin die dokumente in regulasie 64 (2) vermeld, ter insae lê.

(3) Die aansoeker moet alle redelike stappe doen om die kennisgewing in subregulasie (1) (d) vermeld, op die wyse daarin voorgeskryf, deurlopend te vertoon en in stand te hou vir die tydperk dat die dokumente in regulasie 64 (2) vermeld, ter insae lê.

*Prosedure by ontvangs van aansoek*

66. (1) Die landdros by wie 'n aansoek ingevolge regulasie 64 (1) ingedien is, moet onverwyd die afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevolge artikel 140 (a) stuur.

(2) Sodanige aansoek en enige dokument ingevolge regulasie 67 (1), 68 of 69 (1) ingedien, moet in die kantoor van die landdros ter insae lê, en hy moet te alle redelike tye voor dit ingevolge regulasie 70 aan die sekretaris gestuur word, enige persoon toelaat om dit te ondersoek en 'n afskrif daarvan te maak.

*Besware, petisies en vertoë*

67. (1) Enige persoon kan, nie later nie as 21 dae nadat 'n aansoek ingevolge regulasie 64 (1) by die landdros ingedien is—

- (a) 'n skriftelike beswaar of petisie teen; of
- (b) skriftelike vertoë of 'n petisie ter ondersteuning van,

- (c) written representations in support of the application;
- (d) conclusive proof that the provisions of regulation 65 (1) and (3) have been complied with; and
- (e) such documents as Form 21 may require to be attached to the application.

*Notice of intention to apply*

65. (1) Not more than 21 days and not less than 14 days before the date on which an application in terms of regulation 64 (1) will be lodged with the magistrate, the applicant shall—

- (a) notify his intention to do so by notice in Afrikaans and in English in a local commercially retailed newspaper or in an Afrikaans and an English newspaper circulating in the district in which such place will be situate, substantially in the form of Form 22 contained in the Annexure;
- (b) forward to the local authority concerned a copy of such notice in each of the official languages;
- (c) lodge with the magistrate a copy of such notice in each of the official languages; and
- (d) affix such notice, reproduced in writing, in each of the official languages, to—
  - (i) the inside or the outside of the licensed or of any adjoining or neighbouring premises where it is a building or part of a building or a vehicle or a vessel; or
  - (ii) in every other case, a board attached to a pole which has been firmly planted in the ground, on the premises concerned,
 in a conspicuous place where it will be clearly visible and legible to passersby.
- (2) The magistrate shall exhibit the copies of the notice referred to in subregulation (1) (c) on his notice board for the period that the documents referred to in regulation 64 (2) are open to inspection.
- (3) The applicant shall take all reasonable steps to display and maintain the notice referred to in subregulation (1) (d) in the manner prescribed therein continuously for the period that the documents referred to in regulation 64 (2) are open to inspection.

*Procedure upon receipt of application*

66. (1) The magistrate with whom an application in terms of regulation 64 (1) has been lodged, shall forthwith forward the copy thereof to a designated police officer for his report in terms of section 140 (a).

(2) Such application and any document lodged in terms of regulation 67 (1), 68 or 69 (1) shall be open to inspection at the office of the magistrate, and he shall at all reasonable times before it is forwarded to the secretary in terms of regulation 70, allow any person to inspect it and make a copy thereof.

*Objection, petition or representations*

67. (1) Not later than 21 days after the application was lodged with the magistrate in terms of regulation 64 (1), any person may lodge—

- (a) a written objection to or petition against; or
- (b) written representations or a petition in support of,

enige sodanige aansoek by hom indien en moet afdoende bewys lewer dat 'n afskrif gestuur is aan—

- (i) die aansoeker; en
  - (ii) die aangewese polisiebeampte.
- (2) Sodanige beswaar, petisie of vertoe moet volledig gemotiveer wees en moet—
- (a) duidelik die naam, identiteitsnommer, woon- en posadres en telefoonnummer, as daar is, en waar van toepassing, sy registrasienommer en adres van sy geregistreerde kantoor, van die beswaarmaker, petisionaris of persoon wat die vertoe rig, aandui; en
  - (b) die betrokke aansoek duidelik identifiseer.

#### *Liaasering van polisieverslag*

68. Die aangewese polisiebeampte moet, nie later nie as 28 dae nadat die aansoek ingevolge regulasie 64 (1) by die landdros ingedien is, sy geskrewe verslag ingevolge artikel 140 (a) by hom indien en moet na voltooiing daarvan, op versoek, 'n afskrif aan die aansoeker beskikbaar stel.

#### *Aansoeker se antwoord*

69. (1) Die aansoeker kan, nie later nie as 40 dae nadat die aansoek ingevolge regulasie 64 (1) by die landdros ingedien is, sy skriftelike antwoord op enige beswaar, petisie of vertoe ingevolge regulasie 67 (1) of polisieverslag ingevolge regulasie 68 by hom indien, en moet daarop of in 'n aanhangsel sertifiseer dat 'n afskrif aan die aangewese polisiebeampte gestuur is.

(2) Die antwoord vermeld in subregulasie (1), moet die betrokke aansoek duidelik identifiseer.

#### *Versending van dokumente aan sekretaris*

70. Op die dag wat volg op die dag in regulasie 69 (1) bedoel, moet die landdros aan die sekretaris—

- (a) die oorspronklike aansoek en enige dokument wat ingevolge regulasie 67 (1), 68 of 69 (1) ingedien is; en
- (b) 'n sertifikaat dat die bepalings van regulasie 65 (2) en 66 (2) nagekom is,

stuur.

#### *Prosedure by toestaan van aansoek*

71. Indien 'n aansoek ingevolge regulasie 64 (1) toegestaan is, moet 'n goedkeuring, wesenlik in die vorm van Vorm 23 in die Aanhangsel vervat, uitgereik word.

## HOOFSTUK XII

### AANSOEK INGEVOLGE ARTIKEL 113 OM DIE OORDRAG VAN 'N LISENSIE

#### *Vorm van aansoek*

72. (1) Die aansoeker wat die houer van 'n lisensie (uitgesonderd 'n tydelike dranklisensie en geleentheidslisensie) is, moet, gesamentlik met die aansoeker wat die voornemende houer is, skriftelik, in tweevoud, deur be middeling van die landdros, aansoek doen om die oordrag daarvan, wesenlik in die vorm van Vorm 24 in die Aanhangsel vervat en moet in genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

any such application with him and shall provide conclusive proof that a copy has been forwarded to—

- (i) the applicant; and
  - (ii) the designated police officer.
- (2) Such objection, petition or representations shall be fully motivated and shall—
- (a) clearly indicate the name, identity number, residential and postal address and telephone number, if any, and where applicable, the registration number and address of its registered office, of the objector, petitioner or person making the representations; and
  - (b) clearly identify the application concerned.

#### *Filing of police report*

68. Not later than 28 days after the application was lodged with the magistrate in terms of regulation 64 (1), the designated police officer shall lodge his written report in terms of section 140 (a) with him and shall, after completion thereof, provide a copy to the applicant upon request.

#### *Applicant's reply*

69. (1) Not later than 40 days after the application was lodged with the magistrate in terms of regulation 64 (1), the applicant may lodge his written reply to any objection, petition or representations in terms of regulation 67 (1) or police report in terms of regulation 68 with him and shall certify thereon or in an annexure that a copy has been forwarded to the designated police officer.

(2) The reply referred to in subregulation (1) shall clearly identify the application concerned.

#### *Forwarding of documents to secretary*

70. On the day following the day contemplated in regulation 69 (1), the magistrate shall forward to the secretary—

- (a) the original application and any document lodged in terms of regulation 67 (1), 68 or 69 (1); and
- (b) a certificate that the provisions of regulation 65 (2) and 66 (2) have been complied with.

#### *Procedure upon grant of application*

71. If an application in terms of regulation 64 (1) is granted, an approval substantially in the form of Form 23 contained in the Annexure shall be issued.

## CHAPTER XII

### APPLICATION IN TERMS OF SECTION 113 FOR THE TRANSFER OF A LICENCE

#### *Form of application*

72. (1) The applicant who is the holder of a licence (excluding a temporary liquor licence and occasional licence), shall, jointly with the applicant who is the prospective holder, make written application, in duplicate, for the transfer thereof, through the agency of the magistrate, substantially in the form of Form 24 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

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

- (a) 'n beëdigde verklaring deur die aansoeker wat die voorname houer is of 'n persoon wat kennis van die besondere feite het, waarin uiteengesit word—
  - (i) die naam, identiteitsnommer en adres van elke persoon—
    - (aa) wat (insluitende die houer van die lisensie), enige geldelike belang het in die besigheid waarop die lisensie betrekking het; en
    - (bb) wat (insluitende sodanige aansoeker), sodanige belang sal hê indien die aansoek toegestaan word,
  - en in elke geval die aard en omvang van sodanige belang: Met dien verstande dat in die geval van 'n publieke maatskappy, statutêre instelling of van 'n koöperasie soos beoog in die Koöperasiewet, 1981 (Wet No. 91 van 1981), dit voldoende is indien slegs die naam en posadres van sodanige maatskappy, statutêre instelling of koöperasie, na gelang van die geval, die naam en identiteitsnommer van elke direkteur, indien enige, daarvan en die aard en omvang van die geldelike belang van sodanige maatskappy, statutêre instelling of koöperasie verstrek word en nie ook die belang van individuele lede van sodanige maatskappy, statutêre instelling of koöperasie nie;
- (ii) die geldelike belang in die drankhandel in die Republiek van sodanige aansoeker, as daar is, en indien sodanige aansoeker 'n beslote korporasie, vennootskap, private maatskappy of trust is, ook van elke lid, vennoot, aandeelhouer daarvan of begunstigde daaronder, of, indien sodanige aansoeker of genoemde lid, vennoot, aandeelhouer of begunstigde nie sodanige belang het nie, met spesifieke vermelding van die feit; en
- (iii) of die bepalings van artikel 31 op sodanige aansoeker van toepassing is, al dan nie, met volledige redes vir die antwoord;
- (b) skriftelike vertoë ter ondersteuning van die aansoek;
- (c) afdoende bewys dat die bepalings van regulasie 73 nagekom is; en
- (d) sodanige dokumente as wat deur Vorm 24 vereis word om by die aansoek aangeheg te wees.

#### *Kennis van voorneme om aansoek te doen*

73. Hoogstens 14 dae en minstens 7 dae voor die datum waarop 'n aansoek ingevolge regulasie 72 (1) by die landdros ingedien word, moet die aansoeker wat die houer van die lisensie is, per geregistreerde pos, wesenlik in die vorm van Vorm 25 in die Aanhangsel vervat, kennis van sy voorneme gee aan elke persoon (uitgesonderd sodanige aansoeker) vermeld in regulasie 72 (2) (a) (i) (aa).

#### *Prosedure by ontvangs van aansoek*

74. (1) Die landdros by wie 'n aansoek ingevolge regulasie 72 (1) ingedien is, moet onverwyd die afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevolge artikel 140 (a) stuur.

- (2) Sodanige aansoek en enige dokument ingevolge

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

- (a) an affidavit by the applicant who is the prospective holder or a person having knowledge of the particular facts, setting forth—
  - (i) the name, identity number and address of each person—
    - (aa) who (including the holder of the licence), has any financial interest in the business to which the licence relates; and
    - (bb) who (including such applicant), will have such interest if the application is granted,
  - and in each case the nature and extent of such interest: Provided that in the case of a public company, statutory institution or of a co-operative as contemplated in the Co-operatives Act, 1981 (Act No. 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 and identity number 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 co-operative;
  - (ii) the financial interest in the liquor trade in the Republic of such applicant, if any, and, if such applicant is a close corporation, partnership, private company or trust, also of every member, partner, shareholder thereof or beneficiary thereunder, or, if such applicant or the said member, partner, shareholder or beneficiary has no such interest, with specific mention of the fact; and
  - (iii) whether or not the provisions of section 31 are applicable to such applicant with full reasons for the reply;
- (b) written representations in support of the application;
- (c) conclusive proof that the provisions of regulation 73 have been complied with; and
- (d) such documents as Form 24 may require to be attached to the application.

#### *Notice of intention to apply*

73. Not more than 14 days and not less than 7 days before the date on which an application in terms of regulation 72 (1) will be lodged with the magistrate, the applicant who is the holder of the licence shall notify his intention to do so by notice by registered post to each person (excluding such applicant) referred to in regulation 72 (2) (a) (i) (aa), substantially in the form of Form 25 contained in the Annexure.

#### *Procedure upon receipt of application*

74. (1) The magistrate with whom an application in terms of regulation 72 (1) has been lodged, shall forthwith forward the copy thereof to a designated police officer for his report in terms of section 140 (a) with him and shall, after completion thereof, provide a copy to the applicants upon request.

- (2) Such application and any document lodged in

regulasie 75 ingedien, moet in die kantoor van die landdros ter insae lê, en hy moet te alle redelike tye voor dit ingevolge regulasie 77 aan die sekretaris gestuur word, enige persoon toelaat om dit te ondersoek en 'n afskrif daarvan te maak.

#### *Liassering van polisieverslag*

75. Die aangewese polisiebeampte moet, nie later nie as 21 dae nadat die aansoek ingevolge regulasie 72 (1) by die landdros ingedien is, sy geskrewe verslag ingevolge artikel 140 (a) by hom indien en moet na voltooiing daarvan, op versoek, 'n afskrif aan die aansoekers beskikbaar stel.

#### *Aansoeker se antwoord*

76. (1) Die aansoeker wat die houer van die lisensie is en die aansoeker wat die voornemende houer is, kan, nie later nie as 30 dae nadat die aansoek ingevolge regulasie 72 (1) by die landdros ingedien is, hulle skriftelike antwoord op die polisieverslag ingevolge regulasie 75 by hom indien, en moet daarop of in 'n aanhangsel sertificeer dat 'n afskrif per geregistreerde pos aan die aangewese polisiebeampte gestuur is.

(2) Die antwoord vermeld in subregulasie (1), moet die betrokke aansoek duidelik identifiseer.

#### *Versending van dokumente aan sekretaris*

77. Op die dag wat volg op die dag in regulasie 76 (1) bedoel, moet die landdros aan die sekretaris—

- (a) die oorspronklike aansoek en enige dokument wat ingevolge regulasie 75 of 76 (1) ingedien is; en
- (b) 'n sertificaat dat die bepalings van regulasie 74 (2) nagekom is,

stuur.

#### *Procedure by toestaan van aansoek*

78. Indien 'n aansoek ingevolge regulasie 72 (1) toegestaan word, moet 'n sertificaat van oordrag, wesenlik in die vorm van Vorm 26 in die Aanhangsel vervat, uitgereik word.

### HOOFSTUK XIII

#### AANSOEK INGEVOLGE ARTIKEL 120 OM DIE VERPLASING VAN 'N LISSENSIE

#### *Vorm van aansoek*

79. (1) Die aansoeker wat die houer van 'n lisensie (uitgesonderd 'n tydelike dranklisensie en geleenthedslisensie) is, moet skriftelik, in drievoud, deur bemiddeling van die landdros, aansoek doen om die verplasing daarvan, wesenlik in die vorm van Vorm 27 in die Aanhangsel vervat en moet in genoemde aansoek sodanige inligting verstrek as wat in genoemde Vorm gevra word.

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

- (a) 'n plan van die perseel, volgens skaal geteken, waarop duidelik aangedui word—
  - (i) die afmetings van elke vertrek;
  - (ii) die inrigting van die interne struktuur tesame met alle deure, vensters, toonbanke, rakke, stoele, sitbanke en tafels, waar toepaslik, en wyse van binne- en buiteverbinding; en
  - (iii) die strate en plekke waarheen sodanige buiteverbinding lei;

terms of regulation 75 shall be open to inspection at the office of the magistrate, and he shall at all reasonable times before it is forwarded to the secretary in terms of regulation 77, allow any person to inspect it and make a copy thereof.

#### *Filling of police report*

75. Not later than 21 days after the application was lodged with the magistrate in terms of regulation 72 (1), the designated police officer shall lodge his written report in terms of section 140 (a) with him.

#### *Applicant's reply*

76. (1) Not later than 30 days after the application was lodged with the magistrate in terms of regulation 72 (1), the applicant who is the holder of the licence and the applicant who is the prospective holder may lodge their written reply to the police report in terms of regulation 75 with him and shall certify thereon or in an annexure that a copy has been forwarded by registered post to the designated police officer.

(2) The reply referred to in subregulation (1) shall clearly identify the application concerned.

#### *Forwarding of documents to secretary*

77. On the day following the day contemplated in regulation 76 (1), the magistrate shall forward to the secretary—

- (a) the original application and any document lodged in terms of regulation 75 or 76 (1); and
- (b) a certificate that the provisions of regulation 74 (2) have been complied with.

#### *Procedure upon grant of application*

78. If an application in terms of regulation 72 (1) is granted, a certificate of transfer substantially in the form of Form 26 contained in the Annexure shall be issued.

### CHAPTER XIII

#### APPLICATION IN TERMS OF SECTION 120 FOR THE REMOVAL OF A LICENCE

#### *Form of application*

79. (1) The applicant who is the holder of a licence (excluding a temporary liquor licence and occasional licence), shall make written application, in triplicate, for the removal thereof, through the agency of the magistrate, substantially in the form of Form 27 contained in the Annexure and furnish in the said application such information as is solicited in the said Form.

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

- (a) a plan of the premises, drawn to scale, clearly showing—
  - (i) the dimensions of each room;
  - (ii) the arrangement of the internal structure together with all doors, windows, counters, shelves, chairs, benches and tables, where applicable, and means of internal and external communication; and
  - (iii) the streets and places to which such means of external communication lead;

- |   |  |
|---|--|
| <p>(b) 'n beskrywing van die perseel met verwysing na die konstruksie, uitleg, meublement, vaste- en los toebehoere en vloerbedekking, welke beskrywing in 'n afsonderlike dokument vervat moet wees;</p> <p>(c) skriftelike vertoe ter ondersteuning van die aansoek en enige bepaling, toestemming, goedkeuring of magtiging waarvoor gelyktydig aansoek gedoen word;</p> <p>(d) 'n sertifikaat deur 'n aktevervaardiger wat sertificeer dat daar geen voorwaardes of servitutes geregistreer is wat die voortsetting van die voorgenome besigheid op die perseel beperk of verbied nie, waar sodanige inligting bekombaar is van 'n Registrateur van Aktes en waar dit nie aldus bekombaar is nie, 'n sertifikaat, deur 'n aktevervaardiger, te dien effekte;</p> <p>(e) afdoende bewys dat die bepalings van regulasie 80 (1) en (3) nagekom is; en</p> <p>(f) sodanige dokumente as wat deur Vorm 27 vereis word om by die aansoek aangeheg te wees.</p> | <p>(b) a description of the premises with reference to the construction, lay-out, furnishing, fixtures and floor covering, which description shall be contained in a separate document;</p> <p>(c) written representations in support of the application and any determination, consent, approval or authority simultaneously applied for;</p> <p>(d) a certificate by a conveyancer certifying that there are no conditions or servitudes registered which limit or prohibit the conduct of the proposed business upon the premises, where such information is obtainable from a Registrar of Deeds and where it is not so obtainable, a certificate to this effect by a conveyancer;</p> <p>(e) conclusive proof that the provisions of regulation 80 (1) and (3) have been complied with; and</p> <p>(f) such documents as Form 27 may require to be attached to the application.</p> |
| <p>(3) Indien aansoek gelyktydig gedoen word om 'n bepaling ingevolge artikel 51 (1), moet die aansoeker—</p> <p>(a) die bepalings van regulasie 37 (2) (a), (b) en (d) nakeom; en</p> <p>(b) deur middel van 'n aanhangsel, die inligting verstrek wat in paragrawe 7 en 8 van Vorm 12 gevra word.</p>   |  |
| <p>(4) Indien aansoek gelyktydig gedoen word om 'n bepaling ingevolge artikel 51 (2), moet die aansoeker—</p> <p>(a) die bepalings van regulasie 43 (2) (a), (b) en (d) nakeom; en</p> <p>(b) deur middel van 'n aanhangsel, die inligting verstrek wat in paragrawe 7 en 8 van Vorm 14 gevra word.</p>   |  |
| <p>(5) Indien aansoek gelyktydig gedoen word om 'n goedkeuring ingevolge artikel 60 (1), moet die aansoeker die tersaaklike inligting en besonderhede betreffende sodanige plek insluit by die plan en beskrywing van die perseel in subregulasie (2) (a) en (b) vermeld.</p>   |  |
| <p>(6) Indien aansoek gelyktydig gedoen word om 'n goedkeuring ingevolge artikel 78 (1) (b) of 82 (1) (b), moet die aansoeker—</p> <p>(a) indien die goedkeuring op die perseel uitgeoefen gaan word, die tersaaklike inligting en besonderhede betreffende sodanige plek insluit by die plan en beskrywing van die perseel in subregulasie (2) (a) en (b) vermeld;</p> <p>(b) indien die goedkeuring op 'n aangrensende of nabijgeleë perseel uitgeoefen gaan word—</p> <p>(i) die bepalings van regulasie 58 (2) (a), (b) en (d) nakeom; en</p> <p>(ii) deur middel van 'n aanhangsel, die inligting verstrek wat in paragrawe 7 en 8 van Vorm 19 gevra word.</p>   |  |
| <p>(7) Indien aansoek gelyktydig gedoen word om 'n goedkeuring ingevolge artikel 86 (1) (b), 94 (1) (b) of 104 (1) (b), moet die aansoeker—</p> <p>(a) indien die goedkeuring op die perseel uitgeoefen gaan word, die tersaaklike inligting en besonderhede betreffende sodanige plek insluit by die plan en beskrywing van die perseel in subregulasie (2) (a) en (b) vermeld;</p> <p>(b) indien die goedkeuring op 'n aangrensende of nabijgeleë perseel uitgeoefen gaan word—</p>   |  |
| <p>(3) If application is simultaneously made for a determination in terms of section 51 (1), the applicant shall—</p> <p>(a) comply with the provisions of regulation 37 (2) (a), (b) and (d); and</p> <p>(b) by way of an annexure, furnish the information solicited in paragraphs 7 and 8 of Form 12.</p>  |  |
| <p>(4) If application is simultaneously made for a determination in terms of section 51 (2), the applicant shall—</p> <p>(a) comply with the provisions of regulation 43 (2) (a), (b) and (d); and</p> <p>(b) by way of an annexure, furnish the information solicited in paragraphs 7 and 8 of Form 14.</p>  |  |
| <p>(5) If application is simultaneously made for an approval in terms of section 60 (1), the applicant shall include in the plan and description of the premises referred to in subregulation (2) (a) and (b), the relevant information and particulars relating to such place.</p>   |  |
| <p>(6) If application is simultaneously made for an approval in terms of section 78 (1) (b) or 82 (1) (b), the applicant shall—</p> <p>(a) if the approval is to be exercised on the premises, include in the plan and description of the premises referred to in subregulation (2) (a) and (b), the relevant information and particulars relating to such place;</p> <p>(b) if the approval is to be exercised on adjoining or neighbouring premises—</p> <p>(i) comply with the provisions of regulation 58 (2) (a), (b) and (d); and</p> <p>(ii) by way of an annexure, furnish the information solicited in paragraphs 7 and 8 of Form 19.</p>  |  |
| <p>(7) If application is simultaneously made for an approval in terms of section 86 (1) (b), 94 (1) (b) or 104 (1) (b), the applicant shall—</p> <p>(a) if the approval is to be exercised on the premises, include in the plan and description of the premises referred to in subregulation (2) (a) and (b), the relevant information and particulars relating to such place;</p> <p>(b) if the approval is to be exercised on adjoining or neighbouring premises—</p>   |  |

- (i) die bepalings van regulasie 64 (2) (a), (b) en (e) na kom; en
- (ii) deur middel van 'n aanhangsel, die inligting verstrek wat in paragrawe 7 en 8 van Vorm 21 gevra word.

*Kennis van voorneme om aansoek te doen*

80. (1) Die aansoeker moet 'n kennisgewing, in elk van die amptelike tale, in die vorm van Vorm 28 in die Aanhangsel vervat, aan die Staatsdrukker stuur sodat dit hom betyds bereik vir publikasie in die Staatskoerant hoogstens 21 dae en minstens 14 dae voor die datum waarop die aansoek ingevolge regulasie 79 (1) by die landdros ingedien sal word.

(2) Die Staatsdrukker moet die kennisgewing in subregulasie (1) vermeld, wesenlik in die vorm van Vorm 29 in die Aanhangsel vervat, op die eerste Vrydag van enige maand in die Staatskoerant publiseer, of indien sodanige dag 'n openbare feesdag is, op die eerste Vrydag daarvan wat nie 'n openbare feesdag is nie.

81. (1) Hoogstens 21 dae en minstens 14 dae voor die datum waarop 'n aansoek ingevolge regulasie 79 (1) by die landdros ingedien word, moet die aansoeker—

- (a) 'n kennisgewing, in elk van die amptelike tale, wesenlik in die vorm van Vorm 28 in die Aanhangsel vervat, aan die betrokke plaaslike bestuur stuur;
- (b) 'n afskrif van sodanige kennisgewing, in elk van die amptelike tale, by die landdros indien;
- (c) sodanige kennisgewing, gereproduseer in skrif, in elk van die amptelike tale, aanbring aan—
  - (i) die binne- of buitekant van die beoogde perseel waar dit 'n gebou of gedeelte van 'n gebou of 'n voertuig of vaartuig is; of
  - (ii) in elke ander geval, 'n bord geheg aan 'n paal wat stewig in die grond geplant is op die betrokke perseel,  
in 'n opsigtelike plek waar dit duidelik sig- en leesbaar is vir verbygangers; en
- (d) sodanige kennisgewing, gereproduseer in skrif, in elk van die amptelike tale, aanbring aan—
  - (i) die binne- of buitekant van enige aangrensende of nabyleë perseel waarop 'n goedkeuring ingevolge artikel 60 (1) (b), 86 (1) (b), 94 (1) (b) of 104 (1) (b) uitgeoefen staan te word waar dit 'n gebou of gedeelte van 'n gebou of 'n voertuig of vaartuig is; of
  - (ii) in elke ander geval, 'n bord geheg aan 'n paal wat stewig in die grond geplant is op die betrokke perseel,  
in 'n opsigtelike plek waar dit duidelik sig- en leesbaar is vir verbygangers.

(2) Die landdros moet die afskrifte van die kennisgewing in subregulasie (1) (b) vermeld, op sy kennisgewingbord vertoon vir die tydperk waarin die dokumente in regulasie 79 (2) vermeld, ter insae lê.

(3) Die aansoeker moet alle redelike stappe doen om die kennisgewing in subregulasie (1) (c), en waar van toepping (1) (d), vermeld, op die wyse daarin voorgeskryf, deurlopend te vertoon en in stand te hou vir die tydperk dat die dokumente in regulasie 79 (2) vermeld, ter insae lê.

*Verwysings ter beskrywing van enige bepaling, toestemming, goedkeuring of magtiging*

82. (1) Die volgende verwysings moet gebruik word in die kennisgewing vermeld in regulasie 81 (1) ter beskry-

- (i) comply with the provisions of regulation 64 (2) (a), (b) and (e); and
- (ii) by way of an annexure, furnish the information solicited in paragraphs 7 and 8 of Form 21.

*Notice of intention to apply*

80. (1) The applicant shall forward to the Government Printer a notice in the form of Form 28 contained in the Annexure, in each of the official languages, to reach him timeously for publication in the Government Gazette not more than 21 days and not less than 14 days before the date on which an application in terms of regulation 79 (1) will be lodged with the magistrate.

(2) The Government Printer shall publish the notice referred to in subregulation (1) substantially in the form of Form 29 contained in the Annexure, in the Government Gazette on the first Friday of any month, or if such day is a public holiday, on the first Friday, which is not a public holiday, thereafter.

81. (1) Not more than 21 days and not less than 14 days before the date on which an application in terms of regulation 79 (1) will be lodged with the magistrate, the applicant shall—

- (a) forward to the local authority concerned, a notice, substantially in the form of Form 28 contained in the Annexure, in each of the official languages;
- (b) lodge with the magistrate a copy of such notice in each of the official languages;
- (c) affix such notice, reproduced in writing, in each of the official languages, to—
  - (i) the inside or the outside of the proposed premises, where it is a building or part of a building or a vehicle or a vessel; or
  - (ii) in every other case, a board attached to a pole which has been firmly planted in the ground, on the premises concerned,  
in a conspicuous place where it will be clearly visible and legible to passersby; and
- (d) affix such notice, reproduced in writing, in each of the official languages, to—
  - (i) the inside or the outside of any adjoining or neighbouring premises upon which an approval in terms of section 60 (1) (b), 86 (1) (b), 94 (1) (b) or 104 (1) (b) is to be exercised, where it is a building or part of a building or a vehicle or a vessel;
  - (ii) in every other case, a board attached to a pole which has been firmly planted in the ground, on the premises concerned,  
in a conspicuous place where it will be clearly visible and legible to passersby.

(2) The magistrate shall exhibit the copies of the notice referred to in subregulation (1) (b) on his notice board for the period that the documents referred to in regulation 79 (2) are open to inspection.

(3) The applicant shall take all reasonable steps to display and maintain the notice referred to in subregulation (1) (c) and where applicable (1) (d) in the manner prescribed therein continuously for the period that the documents referred to in regulation 79 (2) are open to inspection.

*References by which any determination, consent, approval or authority shall be described*

82. (1) The following references shall be used in the notice referred to in regulation 81 (1) to describe any de-

wing van enige bepaling, toestemming of goedkeuring waarom daar gelyktydig aansoek gedoen word:

- (A) Goedkeuring ingevolge artikel 41 (1) (a) om ander besigheid op die perseel voort te sit.
  - (B) Bepaling ingevolge artikel 51 (1) om drank in 'n ander plek as die perseel op te berg.
  - (C) Bepaling ingevolge artikel 51 (2) om drank in 'n ander plek as die perseel op te berg.
  - (D) Toestemming ingevolge artikel 54 (2) om drank tussen ander tye of onder ander omstandighede te verkoop.
  - (E) Bepaling ingevolge artikel 56 (1) ten opsigte van die soort drank wat verkoop mag word.
  - (F) Goedkeuring ingevolge artikel 60 (1) (b) om drank vir verbruik buite die perseel te verkoop.
  - (G) Bepaling ingevolge artikel 63 (2) of 72 (2) om drank tussen ander tye te verkoop.
  - (H) Goedkeuring ingevolge artikel 78 (1) (b) of 82 (1) (b) om drank kosteloos te verskaf vir verbruik op die perseel.
  - (I) Goedkeuring ingevolge artikel 86 (1) (b), 94 (1) (b) of 104 (1) (b) om drank kosteloos te verskaf uitsluitlik vir die doel van proef.
- (2) Indien aansoek gedoen word om 'n bepaling, goedkeuring, toestemming of magtiging wat nie in die verwysings in subregulasie (1) opgeneem is nie, moet sodanige bepaling, goedkeuring, toestemming of magtiging volledig beskryf word met vermelding van die artikel ingevolge waarvan dit oorweeg kan word.

#### *Procedure by ontvangs van aansoek*

83. (1) Die landdros by wie 'n aansoek ingevolge regulasie 79 (1) ingedien is, moet onverwyld 'n afskrif daarvan aan 'n aangewese polisiebeampte vir sy verslag ingevolge artikel 140 (a) stuur.

(2) Sodanige aansoek en enige dokument ingevolge regulasie 84 (1), 85 of 86 (1) ingedien, moet in die kantoor van die landdros ter insaai, en hy moet te alle redelike tye voor dit ingevolge regulasie 87 aan die sekretaris gestuur word, enige persoon toelaat om dit te ondersoek en 'n afskrif daarvan te maak.

#### *Besware, petisies en vertoe*

84. (1) Enige persoon kan, nie later nie as 21 dae nadat 'n aansoek ingevolge regulasie 79 (1) by die landdros ingedien is—

- (a) 'n skriftelike beswaar of petisie teen; of
- (b) skriftelike vertoe of 'n petisie ter ondersteuning van,

enige sodanige aansoek by hom indien en moet afdoende bewys lewer dat 'n afskrif gestuur is aan—

- (i) die aansoeker; en
  - (ii) die aangewese polisiebeampte.
- (2) Sodanige beswaar, petisie of vertoe moet in tweevoud ingedien word, volledig gemotiveer wees en moet—
- (a) duidelik die naam, identiteitsnommer, woon- en posadres en telefoonnummer, as daar is, en waar van toepassing, sy registrasienommer en adres van sy geregistreerde kantoor, van die beswaarmaker, petisionaris of persoon wat die vertoe rig, aandui; en
  - (b) die betrokke aansoek duidelik identifiseer.

termination, consent, or approval simultaneously applied for:

- (A) Approval in terms of section 41 (1) (a) to conduct other business upon the premises.
  - (B) Determination in terms of section 51 (1) to store liquor in a place other than on the premises.
  - (C) Determination in terms of section 51 (2) to store liquor in a place other than on the premises.
  - (D) Consent in terms of section 54 (2) to sell liquor between other times or under other circumstances.
  - (E) Determination in terms of section 56 (1) in respect of the kind of liquor which may be sold.
  - (F) Approval in terms of section 60 (1) (b) to sell liquor for consumption off the premises.
  - (G) Determination in terms of section 63 (2) or 72 (2) to sell liquor between other times.
  - (H) Approval in terms of section 78 (1) (b) or 82 (1) (b) to supply liquor free of charge, for consumption on the premises.
  - (I) Approval in terms of section 86 (1) (b), 94 (1) (b) or 104 (1) (b) to supply liquor free of charge, solely for the purpose of tasting.
- (2) If a determination, approval, consent or authority is applied for which is not contained in the references set out in subregulation (1), such determination, approval, consent or authority shall be fully described and reference shall be made to the section in terms of which it may be considered.

#### *Procedure upon receipt of application*

83. (1) The magistrate with whom an application in terms of regulation 79 (1) has been lodged, shall forthwith forward a copy thereof to a designated police officer for his report in terms of section 140 (a).

(2) Such application and any document lodged in terms of regulation 84 (1), 85 or 86 (1) shall be open to inspection at the office of the magistrate, and he shall at all reasonable times before it is forwarded to the secretary in terms of regulation 87, allow any person to inspect it and make a copy thereof.

#### *Objection, petition or representations*

84. (1) Not later than 21 days after the application was lodged with the magistrate in terms of regulation 79 (1), any person may lodge—

- (a) a written objection to or petition against; or
- (b) written representations or a petition in support of, any such application with him and shall provide conclusive proof that a copy has been forwarded to—

- (i) the applicant; and
  - (ii) the designated police officer.
- (2) Such objection, petition or representations shall be lodged in duplicate, be fully motivated and shall—
- (a) clearly indicate the name, identity number, residential and postal address and telephone number, if any, and where applicable, its registration number and address of its registered office, of the objector, petitioner or person making the representations; and
  - (b) clearly identify the application concerned.

*Liessering van polisieverslag*

85. Die aangewese polisiebeampte moet, nie later nie as 28 dae nadat die aansoek ingevolge regulasie 79 (1) by die landdros ingedien is, sy geskrewe verslag ingevolge artikel 140 (a) in tweevoud by hom indien en moet na voltooiing daarvan, op versoek, 'n afskrif aan die aansoeker beskikbaar stel.

*Aansoeker se antwoord*

86. (1) Die aansoeker kan, nie later nie as 40 dae nadat die aansoek ingevolge regulasie 79 (1) by die landdros ingedien is, sy skriftelike antwoord, in tweevoud, op enige beswaar, petisie of vertoë ingevolge regulasie 84 (1) of polisieverslag ingevolge regulasie 85 by hom indien, en moet daarop of in 'n aanhangsel sertifiseer dat 'n afskrif aan die aangewese polisiebeampte gestuur is.

(2) Die antwoord vermeld in subregulasie (1), moet die betrokke aansoek duidelik identifiseer.

*Versending van dokumente aan sekretaris*

87. Op die dag wat volg op die dag in regulasie 86 (1) bedoel, moet die landdros aan die sekretaris—

- (a) die oorspronklike en die afskrif van die aansoek en enige dokument wat ingevolge regulasie 84 (1), 85 of 86 (1); en
- (b) 'n sertifikaat dat die bepalings van regulasie 81 (2) en 83 (2) nagekom is,

stuur.

*Prosedure by toestaan van aansoek*

88. Indien 'n aansoek ingevolge regulasie 79 (1) toegestaan word ten opsigte van 'n perseel wat geskik is vir die doeleinnes van die besigheid wat daarop voortgesit gaan word, moet 'n sertifikaat van verplasing, wesenlik in die vorm van Vorm 30 in die Aanhangsel vervat, uitgereik word.

89. Indien 'n aansoek ingevolge regulasie 79 (1) toegestaan word ten opsigte van 'n perseel in artikel 123 (1) bedoel, moet 'n kennisgewing, wesenlik in die vorm van Vorm 31 in die Aanhangsel vervat, uitgereik word.

**HOOFSTUK XIV****AANSOEK INGEVOLGE ARTIKEL 130 OM REDES***Vorm van aansoek*

90. Die persoon vermeld in artikel 130 (1) wat veronreg voel deur 'n besluit deur die bevoegde gesag geneem, moet skriftelik aansoek doen om redes by hom asof dit 'n versoek om redes is ten opsigte van 'n vonnis van 'n landdroshof in siviele verrigtinge.

*Verstreking van redes*

91. Die bevoegde gesag moet sy redes vir die besluit verstrek asof dit redes is ten opsigte van 'n vonnis van 'n landdroshof in siviele verrigtinge.

**HOOFSTUK XV****APPÈLLE NA MINISTER***Vorm van appèl*

92. (1) Die houer van 'n lisensie vermeld in artikel 133 (1) wat veronreg voel deur 'n besluit van die Raad, moet, nie later nie as 30 dae vanaf die datum waarop hy daarvan in kennis gestel is, skriftelik na die Minister, deur be middeling van die sekretaris, teen die besluit appelleer.

*Filing of police report*

85. Not later than 28 days after the application was lodged with the magistrate in terms of regulation 79 (1), the designated police officer shall lodge, in duplicate, his written report in terms of section 140 (a) with him and shall, after completion thereof, provide a copy to the applicant upon request.

*Applicant's reply*

86. (1) Not later than 40 days after the application was lodged with the magistrate in terms of regulation 79 (1), the applicant may lodge, in duplicate, his written reply to any objection, petition or representations in terms of regulation 84 (1) or police report in terms of regulation 85 with him and shall certify thereon or in an annexure that a copy has been forwarded to the designated police officer.

(2) The reply referred to in subregulation (1) shall clearly identify the application concerned.

*Forwarding of documents to secretary*

87. On the day following the day contemplated in regulation 86 (1), the magistrate shall forward to the secretary—

- (a) the original and the copy of the application and any document lodged in terms of regulation 84 (1), 85 or 86 (1); and
- (b) a certificate that the provisions of regulation 81 (2) and 83 (2) have been complied with.

*Procedure upon grant of application*

88. If an application in terms of regulation 79 (1) is granted in respect of premises which are suitable for the purposes of the business to be conducted thereon, a certificate of removal substantially in the form of Form 30 contained in the Annexure shall be issued.

89. If an application in terms of regulation 79 (1) is granted in respect of premises contemplated in section 123 (1), a notice substantially in the form of Form 31 contained in the Annexure shall be issued.

**CHAPTER XIV****APPLICATION IN TERMS OF SECTION 130 FOR REASONS***Form of application*

90. The person referred to in section 130 (1) who feels aggrieved by a decision made by the competent authority, shall make written application for reasons to it, as if it were a request for reasons in respect of a judgment in a magistrate's court in civil proceedings.

*Furnishing of reasons*

91. The competent authority shall furnish its reasons for the decision as if it were reasons in respect of a judgment in a magistrate's court in civil proceedings.

**CHAPTER XV****APPEALS TO MINISTER***Form of appeal*

92. (1) The holder of a licence referred to in section 133 (1) who feels aggrieved by a decision of the Board, shall appeal in writing to the Minister, through the agency of the secretary, against the decision not later than 30 days from the date upon which he was advised thereof.

- (2) 'n Appèl vermeld in subartikel (1) moet—  
 (a) die grond of gronde vir appèl aandui en of die appèl teen die geheel of 'n gedeelte van die Raad se besluit aangeteken word en in die geval van 'n appèl teen 'n gedeelte van die Raad se besluit, die gedeelte waarteen appèl aangeteken word; en  
 (b) vergesel wees van skriftelike vertoe ter ondersteuning van die appèl.

*Versending van dokumente aan Minister*

93. Die sekretaris moet, nie later nie as 30 dae nadat die appèl by hom ingedien is—

- (a) die appèl;  
 (b) 'n afskrif van die Raad se verrigtinge; en  
 (c) die Raad se redes vir sy besluit,  
 aan die Minister stuur.

**HOOFSTUK XVI**

**AANSTELLING INGEVOLGE ARTIKEL 39 (1) OF (2) VAN 'N NATUURLIKE PERSOON OM DIE BESIGHEID WAAROP 'N LISENSIE BETREKKING HET TE BESTUUR EN DAARVOOR VERANTWOORDELIK TE WEES**

*Vorm van aansoek*

94. (1) 'n Ander persoon as 'n natuurlike persoon wat die houer van 'n lisensie is, moet, ingevolge artikel 39 (1), en 'n natuurlike persoon wat die houer van 'n lisensie is, moet, ingevolge artikel 39 (2), in drievoud, 'n natuurlike persoon aanstel om die besigheid te bestuur en daarvoor verantwoordelik te wees, wesenlik in die vorm van Vorm 32 in die Aanhangsel vervat en moet sodanige inligting verstrek as wat in genoemde Vorm gevra word.

(2) Die houer van die lisensie moet onverwyd 'n afskrif van sodanige Vorm per geregistreerde pos aan—

- (a) die sekretaris; en  
 (b) 'n aangewese polisiebeampte,  
 stuur.

**HOOFSTUK XVII**

**KENNISGEWINGS EN DAGVAARDINGS INGEVOLGE ARTIKEL 12**

*Vorm van kennisgiving of dagvaarding*

95. (1) 'n Kennisgiving in artikel 12 (1) vermeld, moet wesenlik in die vorm wees van Vorm 33 in die Aanhangsel vervat.

(2) 'n Dagvaarding in artikel 12 (4) vermeld, moet wesenlik in die vorm wees van Vorm 34 in die Aanhangsel vervat.

*Uitreiking van kennisgiving of dagvaarding*

96. Elke sodanige kennisgiving of dagvaarding moet deur die sekretaris uitgereik word wat die oorspronklike en een afskrif daarvan aan 'n aangewese polisiebeampte moet stuur.

*Betekening van kennisgiving of dagvaarding*

97. (1) Elke sodanige kennisgiving of dagvaarding moet deur 'n polisiebeampte beteken word deur die oorspronklike daarvan aan die persoon wat daarin genoem word te oorhandig of, indien hy nie gevind kan word nie, deur dit by sy woon- of werkplek of besigheid aan 'n persoon wat oënskynlik ouer as 16 jaar is en oënskynlik daarwoon of werk, te oorhandig.

- (2) An appeal referred to in subsection (1) shall—  
 (a) indicate the ground or grounds of appeal and whether the appeal is noted against the whole or a part of the Board's decision and in the case of an appeal against a part of the Board's decision, the part against which the appeal is noted; and  
 (b) be accompanied by written representations in support of the appeal.

*Forwarding of documents to Minister*

93. Not later than 30 days after the appeal was lodged with the secretary, he shall forward to the Minister—

- (a) the appeal;  
 (b) a copy of the record of the Board's proceedings; and  
 (c) the Board's reasons for its decision.

**CHAPTER XVI**

**APPOINTMENT IN TERMS OF SECTION 39 (1) OR (2) OF A NATURAL PERSON TO MANAGE AND BE RESPONSIBLE FOR THE BUSINESS TO WHICH A LICENCE RELATES**

*Form of appointment*

94. (1) A person other than a natural person who is the holder of a licence, shall in terms of section 39 (1), and a natural person who is the holder of a licence shall, in terms of section 39 (2), appoint, in triplicate, a natural person to manage and be responsible for the business, substantially in the form of Form 32 contained in the Annexure and furnish such information as is solicited in the said Form.

(2) The holder of the licence shall forthwith forward a copy of such Form by registered post to—

- (a) the secretary; and  
 (b) a designated police officer.

**CHAPTER XVII**

**NOTICES AND SUMMONSES IN TERMS OF SECTION 12**

*Form of notice or summons*

95. (1) A notice referred to in section 12 (1) shall be substantially in the form of Form 33 contained in the Annexure.

(2) A summons referred to in section 12 (4) shall be substantially in the form of Form 34 contained in the Annexure.

*Issue of notice or summons*

96. Every such notice or summons shall be issued by the secretary who shall forward the original and one copy thereof to a designated police officer.

*Service of notice or summons*

97. (1) Every such notice or summons shall be served by a police officer by delivering the original thereof to the person named therein or, if he cannot be found, by delivering it at his residence or place of employment or business to a person apparently over the age of sixteen years and apparently residing or employed there.

(2) 'n Relaas, deur 'n polisiebeampte wat die kennisgewing of dagvaarding beteken het, op die afskrif daarvan dat die betekening daarvan ingevolge subparagraph (1) geskied het, moet, na betekening daarvan, onverwyd aan die sekretaris gestuur word.

(3) Die kennisgewing of dagvaarding moet so aan die persoon daarin genoem beteken word dat hy ten minste 14 dae (Saterdae, Sondae en openbare vakansiedae uitgesluit) voor die datum waarop die vergadering sal plaasvind, in besit daarvan is.

## HOOFSTUK XVIII

### PERMIT VERMELD IN ARTIKEL 129 (1)

98. 'n Permit vermeld in artikel 129 (1), moet wesenlik in die vorm wees van Vorm 35 in die Aanhangel vervat.

## HOOFSTUK XIX

### AANTEKENINGE EN FAKTURE

#### *Algemeen*

99. (1) Alle aantekeninge of fakture wat kragtens die Wet gehou moet word, moet in skrif bygehou word en moet, ondanks enige andersluidende wet, vir 'n tydperk van drie jaar vanaf die datum van die laaste inskrywing daarin, gehou word.

(2) Veranderings in die aantekeninge of fakture in hierdie hoofstuk vermeld, moet op so 'n wyse aangebring word dat die oorspronklike inskrywing duidelik leesbaar bly.

#### *Aantekeninge deur die houers van klubdranklisensies gehou te word*

100. Die houer van 'n klubdranklisensie moet die aantekeninge vermeld in artikel 66 hou, wesenlik in die vorm van Vorm 36 in die Aanhangel vervat: Met dien verstande dat indien van 'n losblad- of kaartregister gebruik gemaak word, die bladsye of kaarte agtereenvolgens genommer en gebind moet word en met dien verstande voorts dat indien meer as vyf gaste van dieselfde lid die klub terselfdertyd besoek, dit voldoende sal wees om in die aantekeninge 'n lys vas te heg wat op elke bladsy deur sodanige lid geteken is en wat die verlangde besonderhede van elke sodanige lid aandui.

#### *Aantekeninge deur sekere houers van lisensies vermeld in artikel 20 (b) gehou te word*

101. (1) Die houer van 'n drankwinkellisensie of spesiale lisensie moet aantekeninge hou, wesenlik in die vorm van Vorm 37 in die Aanhangel vervat, wat ten opsigte van elke verkoop van drank deur hom op 'n keer aan een klant in 'n hoeveelheid van 50 liter of meer toon—

- (a) die datum van verkoop;
- (b) die naam en adres van die koper; en
- (c) die hoeveelheid van elke soort drank verkoop.

(2) Die besonderhede in subregulasie (1) vermeld, moet in sodanige aantekeninge aangeteken word onmiddellik na afloop van 'n verkoop.

#### *Fakture*

102. 'n Faktuur in artikel 74 (1) vermeld, moet in drievoud uitgemaak word en die oorspronklike en elke afskrif daarvan moet minstens die volgende besonderhede bevat—

(2) A return by a police officer who served the notice or summons on the copy thereof, that the service thereof has been effected in terms of subparagraph (1), shall, after service thereof, be forthwith forwarded to the secretary.

(3) The notice or summons shall be served on the person mentioned therein so that he is in possession thereof at least fourteen days (Saturdays, Sundays and public holidays excluded) before the date upon which the meeting will take place.

## CHAPTER XVIII

### PERMIT REFERRED TO IN SECTION 129 (1)

98. A permit referred to in section 129 (1) shall be substantially in the form of Form 35 contained in the Annexure.

## CHAPTER XIX

### RECORDS AND INVOICES

#### *General*

99. (1) All records or invoices required to be kept by virtue of the Act, shall be in writing and shall, notwithstanding any law to the contrary, be retained for a period of three years from the date of the last entry therein.

(2) Alterations in the records or invoices referred to in this chapter, shall be effected in such a manner that the original entry remains clearly legible.

#### *Records to be kept by the holders of club liquor licences*

100. The holder of a club liquor licence shall keep the records referred to in section 66 substantially in the form of Form 36 contained in the Annexure: Provided that if a loose leaf or card register is used, the pages or cards shall be numbered and bound consecutively and provided further that if more than five guests of the same member visit the club at one and the same time, it shall be sufficient to affix in the records a list signed on each page by such member, reflecting the required particulars of each such guest.

#### *Records to be kept by certain holders of licences referred to in section 20 (b)*

101. (1) The holder of a liquor store licence or special licence shall keep records, substantially in the form of Form 37 contained in the Annexure, indicating in respect of every sale of liquor by him to any one customer at any one time in a quantity of 50 litres or more—

- (a) the date of sale;
- (b) the name 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), shall be made in such record immediately upon completion of any sale.

#### *Invoices*

102. An invoice referred to in section 74 (1) shall be made out in triplicate and the original and every copy thereof shall contain at least the following particulars—

- (a) die naam waaronder die gelisensieerde besigheid gedryf word en die adres waar dit aldus gedryf word;
- (b) die nommer toegeken aan elke faktuur en die afskrifte daarvan, wat dieselfde nommer moet hê;
- (c) die datum waarop die faktuur ingevul word;
- (d) die voorname of voorletters en die van van die persoon aan wie die drank afgelewer gaan word en die volledige adres waar dit afgelewer gaan word; en
- (e) die hoeveelheid, beskrywing en soort drank wat afgelewer gaan word en die prys daarvan.

## HOOFTUK XX

### ALGEMENE BEPALINGS

#### *Vorm van aansoek*

103. Enige skriftelike aansoek, enige dokument wat sodanige aansoek vergesel en enige dokument wat ingevolge die Wet of regulasies ingedien is (uitgesonderd die plan wat duidelik en leesbaar moet wees), moet in tikschrift op A4-standaard papier wees.

#### *Verantwoordelikheid vir korrektheid van kennisgewing*

104. Die aansoeker is alleen verantwoordelik vir die korrektheid van 'n kennisgewing deur hom of sy verteenwoordiger ingedien vir publikasie ooreenkomsdig die bepalings van hierdie regulasies.

#### *Publikasies, advertensies en kennisgewings*

105. Die kennisgewing in regulasie 3 (1) en 80 (1) vermeld, word geag behoorlik in die Staatskoerant gepubliseer te wees indien die Staatsdrukker 'n kennisgewing in saamgevatte vorm, wesenlik in die vorm van Vorm 3 of 28, na gelang van die geval, in die Aanhansel vervat, publiseer.

106. (1) Hoogstens 14 dae en minstens 7 dae voor die aansoeker vermeld in artikel 77 (3), 81 (3), 85 (2), 90 (2), 93 (2) of 100 (2) skriftelik aansoek doen om instemming by die plaaslike bestuur, moet hy 'n afskrif van sodanige aansoek aan die binne- of buitekant van die gelisensieerde perseel aanbring in 'n opsigtelike plek waar dit duidelik sig- en leesbaar is vir verbygangers.

(2) Elke sodanige aansoek moet, op die tydstip wan-neer dit by die plaaslike bestuur ingedien word, vergesel wees van afdoende bewys dat die bepalings van subregula-sie (1) nagekom is.

107. Die kennisgewing beoog in artikel 127 (1) (b) moet skriftelik wees.

#### *Besikbaarheid van lisensies op gelisensieerde persele*

108. Elke lisensie en enige aanhangsel daartoe, elke verklaring, toestemming, bepaling, goedkeuring of mag-tiging ingevolge die Wet uitgereik en enige aanstelling ingevalge artikel 39 gedoen, moet op die perseel waarop die lisensie betrekking het gelasieer wees en moet te alle redelike tye ter insae lê.

## HOOFTUK XXI

### GELDE

#### *Afskrifte*

109. (1) Afskrifte van die notule vermeld in artikel 16 (1) (b) kan verkry word op dieselfde voorwaarde en

- (a) the name under which the licensed business is conducted and the address where it is so conducted;
- (b) the number allotted to each original invoice and the copies thereof which shall bear the same number;
- (c) the date upon which the invoice is completed;
- (d) the first names or initials and the surname of the person to whom the liquor is to be delivered and the address in full at which it is to be delivered; and
- (e) the quantity, description and kind of liquor which is to be delivered and the price thereof.

## CHAPTER XX

### GENERAL PROVISIONS

#### *Form of application*

103. 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), shall be in typescript on A4 standard paper.

#### *Responsibility for correctness of notice*

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

#### *Publications, advertisements and notices*

105. The notice referred to in regulation 3 (1) and 80 (1) shall be deemed to be properly published in the Government Gazette if the Government Printer prints a notice in summary form, substantially in the form of Form 3 or 28, as the case may be, contained in the Annexure.

106. (1) Not more than 14 days and not less than 7 days before the applicant referred to in section 77 (3), 81 (3), 85 (2), 90 (2), 93 (2) or 100 (2) will apply to the local authority in writing for its concurrence, he shall affix a copy of such application to the inside or the outside of the licensed premises in a conspicuous place where it will be clearly visible and legible to passersby.

(2) Every such application shall, at the time it is lodged with the local authority, be accompanied by conclusive proof that the provisions of subregulation (1) have been complied with.

107. The notice contemplated in section 127 (1) (b) shall be in writing.

#### *Availability of licences on licensed premises*

108. Every licence and any annexure thereto, every declaration, consent, determination, approval or authority issued in terms of the Act and any appointment made in terms of section 39, shall be filed on the premises to which the licence relates and shall be available for inspection at all reasonable times.

## CHAPTER XXI

### FEES

#### *Copies*

109. (1) Copies of the minutes referred to in section 16 (1) (b) may be obtained on the same conditions and

teen betaling van dieselfde gelde wat van toepassing is ten opsigte van 'n notule van verrigtinge in 'n siviele geding in 'n landdroshof.

(2) Afskrifte van enige aansoek of dokument wat ter insae lê by die kantoor van die landdros, kan verky word op dieselfde voorwaardes en teen betaling van dieselfde gelde wat van toepassing is ten opsigte van 'n notule van verrigtinge in 'n siviele geding in 'n landdroshof.

#### Toelaes vir getuies

110. Die toelaes vermeld in artikel 178 is die toelaes wat deur die Minister van Justisie ingevolge artikel 191 (3) van die Strafproseswet, 1977 (Wet No. 51 van 1977) ten opsigte van getuies in strafake bepaal is.

#### Aansoekgelde

111. (1) 'n Aansoek in Deel A van Bylae 1 vermeld, word nie by die landdros of opnemer, na gelang van die geval, ingedien of deur die bevoegde gesag oorweeg nie, tensy die gelde uiteengesit in Deel B van genoemde Bylae aan die ontvanger van inkomste betaal is.

(2) 'n Bedrag wat ingevolge subregulasie (1) betaal is, of 'n deel daarvan, word nie aan 'n aansoeker terugbetaal nie.

#### Bedrag betaalbaar op appèl na Minister

112. 'n Appèl in artikel 133 (1) vermeld, word nie by die sekretaris ingedien nie tensy 'n bedrag van R200 ten opsigte van sodanige appèl aan die ontvanger van inkomste betaal is.

#### Gelde betaalbaar ten opsigte van die uitreiking van 'n lisensie

113. (1) Binne 60 dae na die uitreiking van 'n lisensie (uitgesonderd 'n tydelike dranklisensie en geleenthedslisensie), moet die gelde uiteengesit in Deel A van Bylae 2 aan die ontvanger van inkomste betaal word.

(2) Wanneer 'n lisensie (uitgesonderd 'n tydelike dranklisensie en geleenthedslisensie) na 31 Januarie van enige jaar uitgereik word, word die gelde betaalbaar ten opsigte van die uitreiking van sodanige lisensie verminder met een-twaalfde ten opsigte van elke voltooide kalendermaand wat verstryk het sedert die voorafgaande 31 Desember tot die datum van uitreiking daarvan, en indien sodanige lisensie na 30 Junie van enige jaar uitgereik word, word die jaarlikse gelde ten opsigte van sodanige lisensie vir die volle daaropvolgende jaar tesame met die aldus verminderde gelde betaal.

#### Gelde betaalbaar ten opsigte van die oordrag of verplasing van 'n lisensie

114. Binne 60 dae na die uitreiking van 'n sertifikaat van oordrag of verplasing, moet die gelde uiteengesit in Deel B van Bylae 2 aan die ontvanger van inkomste betaal word.

#### Gelde jaarliks betaalbaar ten opsigte van 'n lisensie

115. (1) Behoudens regulasie 113 (2), word vir die jaar wat volg op die jaar waarin die Drankwet, 1989 (Wet No. 27 van 1989) in werking tree en vir elke daaropvolgende kalenderjaar, die jaarlikse gelde uiteengesit in Deel C van Bylae 2 ten opsigte van elke lisensie (uitgesonderd 'n tydelike dranklisensie en geleenthedslisensie) aan die ontvanger van inkomste betaal.

(2) Die opnemer moet, voor 31 Oktober van die jaar waarin die Drankwet, 1989 (Wet No. 27 van 1989) in werking tree en daarna voor 31 Oktober van elke daar-

on payment of the same fees applicable in respect of a record of proceedings in a civil case in a magistrate's court.

(2) Copies of any application or document open to inspection at the office of the magistrate may be obtained on the same conditions and on payment of the same fees applicable in respect of a record of proceedings in a civil case in a magistrate's court.

#### Allowances for witnesses

110. The allowances referred to in section 178 shall be the allowances determined by the Minister of Justice in terms of section 191 (3) of the Criminal Procedure Act, 1977 (Act No. 51 of 1977) in respect of witnesses in criminal proceedings.

#### Application fees

111. (1) No application referred to in Part A of Schedule 1 shall be lodged with the magistrate or recorder as the case may be or considered by the competent authority unless the fees set out in Part B of the said Schedule have been paid to the receiver of revenue.

(2) No amount paid in terms of subregulation (1), or any part thereof, shall be refunded to an applicant.

#### Amount payable on appeal to Minister

112. No appeal referred to in section 133 (1) shall be lodged with the secretary unless there has been paid to the receiver of revenue the amount of R200 in respect of such appeal.

#### Fees payable in respect of the issue of a licence

113. (1) Within 60 days of the issue of a licence (excluding a temporary liquor licence and occasional licence) there shall be paid to the receiver of revenue the fees set out in Part A of Schedule 2.

(2) Whenever a licence (excluding a temporary liquor licence and occasional licence) is issued after 31 January of any year, the fees payable in respect of the issue of such a licence shall 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 licence is issued after 30 June of any year, the annual fees in respect of such licence for the whole of the next succeeding year shall be paid together with the fees so reduced.

#### Fees payable in respect of the transfer or removal of a licence

114. Within 60 days of the issue of a certificate of transfer or removal, there shall be paid to the receiver of revenue the fees set out in Part B of Schedule 2.

#### Fees payable annually in respect of a licence

115. (1) There shall, subject to regulation 113 (2), for the year following the year during which the Liquor Act, 1989 (Act No. 27 of 1989) comes into operation and for every calendar year thereafter, be paid to the receiver of revenue, in respect of each licence (excluding a temporary liquor licence and occasional licence), the annual fees set out in Part C of Schedule 2.

(2) The recorder shall before 31 October of the year during which the Liquor Act, 1989 (Act No. 27 of 1989) comes into operation and thereafter before 31 October of

opvolgende jaar, 'n advies, wesenlik in die vorm van Vorm 38 in die Aanhangsel vervat, aan elke houer van 'n lisensie (uitgesonderd 'n tydelike dranklisensie en geleenheidslisensie) uitreik.

(3) Die houer van 'n lisensie word nie onthef van die verpligting om die jaarlikse gelde vermeld in subregulasie (1) betys te betaal, indien die advies nie deur hom ontvang is nie.

(4) Wanneer ook al goedkeuring aan die houer van 'n wynhuislisensie verleent is om drank vir verbruik buite die perseel te verkoop, word die jaarlikse gelde met die helfte vermeerder.

#### *Algemeen*

116. Die ontvanger van inkomste ontvang nie enige gelde tensy die tersaaklike aansoek, lisensie, sertifkaat of advies aan hom getoon word nie.

### HOOFSTUK XXII

#### BEPALING VAN GEBIEDE

117. Die Minister moet die gebiede vermeld in artikel 7(1)(c) by kennisgewing in die Staatskoerant bepaal.

### HOOFSTUK XXIII

#### HERROEPING EN INWERKINGTREDING VAN REGULASIES

118. Goewermentskennisgewings R.651 van 31 Maart 1978, R.1847 van 5 September 1980 en R.1116 van 6 Junie 1986 word hierby herroep.

119. Hierdie regulasies en die Bylaes en Aanhangsel daarvan tree op 2 April 1990 in werking.

each succeeding year, issue to each holder of a licence (excluding a temporary liquor licence and occasional licence) an advice substantially in the form of Form 38 contained in the Annexure.

(3) The holder of a licence shall not be absolved from the obligation to pay the annual fees referred to in sub-regulation (1) timeously if the advice was not received by him.

(4) Whenever the holder of a wine house licence has been granted approval to sell liquor for consumption off the premises, the annual fee shall be increased by one-half.

#### *General*

116. The receiver of revenue shall not accept any fees unless the relevant application, licence, certificate or advice is produced to him.

### CHAPTER XXII

#### DETERMINATION OF AREAS

117. The Minister shall determine the areas referred to in section 7(1)(c) by notice in the Government Gazette.

### CHAPTER XXIII

#### REPEAL AND COMMENCEMENT OF REGULATIONS

118. Government Notices R.651 of 31 March 1978, R.1847 of 5 September 1980 and R.1116 of 6 June 1986 are hereby repealed.

119. These regulations and the Schedules and Annexure thereto shall come into operation on 2 April 1990.

[Reg. 111 (1)]

**BYLAE 1**

Gelde betaalbaar ten opsigte van sekere aansoeke

Deel A	Deel B
AARD VAN AANSOEK	GELDE BETAALBAAR
Aansoek ingevolge artikel 19 om 'n lisensie (uitgesonderd 'n tydelike dranklisensie en geleenthedslisensie) .....	R200,00
Aansoek ingevolge artikel 38 (1) om 'n beherende belang te verkry in die besigheid waarop die lisensie betrekking het .....	R100,00
Aansoek ingevolge artikel 60 (1) (b) om drank vir verbruik buite die perseel te verkoop .....	R100,00
Aansoek ingevolge artikel 113 om die oordrag van 'n lisensie .....	R100,00
Aansoek ingevolge artikel 120 om die verplasing van 'n lisensie .....	R100,00
Aansoek ingevolge artikel 180 om 'n afskrif van 'n lisensie en die voorwaardes daartoe of van enige aansoek .....	R 50,00

[Reg. 111 (1)]

**SCHEDULE 1**

Fees payable in respect of certain applications

Part A	Part B
NATURE OF APPLICATION	FEES PAYABLE
Application in terms of section 19 for a licence (excluding a temporary liquor licence and occasional licence) .....	R200,00
Application in terms of section 38 (1) to procure a controlling interest in the business to which the licence relates .....	R100,00
Application in terms of section 60 (1) (b) to sell liquor for consumption off the premises .....	R100,00
Application in terms of section 113 for the transfer of a licence .....	R100,00
Application in terms of section 120 for the removal of a licence .....	R100,00
Application in terms of section 180 for a copy of a licence and the conditions thereto or of any application .....	R 50,00

[Reg. 113 (1)]  
[Reg. 114]  
[Reg. 115 (1)]

## BYLAE 2

Gelde betaalbaar ten opsigte van lisensies (onderworpe aan vermindering ingevolge regulasie 113 (2) en vermeerdering ingevolge regulasie 115 (4))

LISENSIE	DEEL A Gelde betaalbaar ten opsigte van 'n nuwe lisensie	DEEL B Gelde betaalbaar ten opsigte van die oordrag of verplaasing van 'n lisensie	DEEL C Jaarlikse lisensiegeld
<i>Artikel 20 (a)</i>			
Hoteldranklisensie .....	1 000	250	500
Restaurantdranklisensie .....	500	125	250
Wynhuislisensie .....	100	25	50
Teaterdranklisensie .....	1 000	250	500
Klubdranklisensie .....	500	125	250
Sorghumbierlisensie .....	200	50	100
Spesiale lisensie			
— indien verleen word ten opsigte van 'n perseel waarop geriewe deur 'n werkewer vir werknemers voorsien word .....	2 000	500	1 000
— indien verleen word ten opsigte van 'n perseel waarop 'n sjeben bedryf was (drankhuis) .....	200	50	100
— indien verleen word ten opsigte van 'n perseel waarop akkommodasie en gepaardgaande geriewe voorsien word .....	1 000	250	500
— indien verleen word ten opsigte van 'n perseel waar die klem op voedselverskaffing val .....	200	50	100
— indien verleen word ten opsigte van 'n perseel waarop ander besigheid as bogenoemde bedryf word .....	2 000	500	1 000
Sportterrein-dranklisensie .....	—	500	1 000
<i>Artikel 20 (b)</i>			
Groothandelaars-dranklisensie (waarkragtens die houer daarvan nie regstreeks met die publiek handel dryf nie) .....	4 000	1 000	2 000
Groothandelaars-dranklisensie (waarkragtens die houer daarvan regstreeks met die publiek handel dryf) .....	—	1 000	2 000
Bierbrouerslisensie .....	4 000	1 000	2 000
Drankwinkelisensie .....	2 000	500	1 000
Kruideniers-wynlisensie .....	1 000	250	500
Wynboerlisensie .....	100	25	50
Sorghumbierbrouers-lisensie .....	4 000	1 000	2 000
Sorghumbierlisensie .....	500	125	250
Spesiale lisensie .....	2 000	500	1 000
Produsentelisensie .....	50	25	25

[Reg. 113 (1)]  
[Reg. 114]  
[Reg. 115 (1)]

**SCHEDULE 2**

Fees payable in respect of licences (subject to reduction in terms of regulation 113 (2) and increase in terms of regulation 115 (4))

LICENCE	PART A	PART B	PART C
	Fees payable in respect of a new licence	Fees payable in respect of the transfer or removal of a licence	Annual licence fees
<i>Section 20 (a)</i>			
Hotel liquor licence .....	1 000	250	500
Restaurant liquor licence .....	500	125	250
Wine-house licence .....	100	25	50
Theatre liquor licence .....	1 000	250	500
Club liquor licence .....	500	125	250
Sorghum beer licence .....	200	50	100
Special licence			
— if granted in respect of premises upon which facilities are provided by employers for employees .....	2 000	500	1 000
— if granted in respect of premises upon which a shebeen was conducted (liquor tavern) .....	200	50	100
— if granted in respect of premises upon which accommodation and related facilities are provided .....	1 000	250	500
— if granted in respect of premises where emphasis is placed on the provision of food .....	200	50	100
— if granted in respect of premises where a business other than the above is conducted .....	2 000	500	1 000
Sportsground liquor licence .....	—	500	1 000
<i>Section 20 (b)</i>			
Wholesale liquor licence (under which the holder thereof does not deal directly with the public) .....	4 000	1 000	2 000
Wholesale liquor licence (under which the holder thereof deals directly with the public) .....	—	1 000	2 000
Brewer's licence .....	4 000	1 000	2 000
Liquor store licence .....	2 000	500	1 000
Grocer's wine licence .....	1 000	250	500
Wine farmer's licence .....	100	25	50
Sorghum beer brewer's licence .....	4 000	1 000	2 000
Sorghum beer licence .....	500	125	250
Special licence .....	2 000	500	1 000
Producer's licence .....	50	25	25

## REGULASIES KRAGTENS ARTIKEL 182

## AANHANGSEL

## INHOUDSOPGAWE VAN VORMS

VORM NO.	BESKRYWING	REGULASIE NO.
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DESCRIPTION
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Notice of applications for liquor licences ..
Liquor licence .....
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Temporary liquor licence .....
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Application in terms of section 42 to effect any structural alteration, addition or reconstruction of or to extend the licensed premises .....
Application in terms of section 51 (1) to store liquor in another or an additional place .....
Determination in terms of section 51 (1) to store liquor in another or an additional place .....
Application in terms of section 51 (2) to store liquor in another district .....
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Application in terms of section 60 (1) (b) to sell liquor for consumption off the premises .....
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Approval in terms of section 78 (2)/82 (2) to supply liquor free of charge .....
Application in terms of section 86 (1) (b)/94 (1) (b)/104 (1) (b) to supply liquor free of charge for the purpose of tasting ..
Notice of intention to apply in terms of section 86 (1) (b)/94 (1) (b)/104 (1) (b) to supply liquor free of charge for the purpose of tasting .....
Approval in terms of section 86 (1) (b)/94 (1) (b)/104 (1) (b) to supply liquor free of charge for the purpose of tasting ..
Application in terms of section 113 for the transfer of a licence .....
Notice of intention to apply in terms of section 113 for the transfer of a licence ..
Certificate in terms of section 116 of the transfer of a licence .....
Application in terms of section 120 for the removal of a licence .....
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Notice of applications for the removal of licences .....

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## VORM 1

[Reg. 2 (1)]

Vir amptelike gebruik

Bedrag R .....  
 Kwitansie no. ....  
 Datum .....

## DRANKWET, 1989

## AANSOEK INGEVOLGE ARTIKEL 19 OM 'N LISENSIE

Naam van aansoeker .....  
 Soort lisensie .....  
 Voorgenome naam van besigheid .....  
 Landdrosdisdrik .....

## INHOUDSOPGawe

	Beskrywing van dokument	Aanhangsel Vorm 1
(i) Aansoek .....		
(ii) .....		
(iii) .....		
(iv) .....		
(v) .....		
(vi) .....		
(vii) .....		
Aansoek opgestel deur .....		
Posadres .....		
Telefoonno. ....		
Die Minister (deur bemiddeling van die landdros van .....		
Aansoek word hierby gedoen om die hierinvermelde lisensie.		
Ek sertifiseer dat die inligting verstrek in hierdie aansoek en in die dokumente wat daarby aangeheg is, waar en juis is.		
Plek .....		
Datum .....	Handtekening van aansoeker of persoon gemagtig om aansoek te teken	

1. (a) Volledige naam van aansoeker .....
- (b) Ouderdom .....
- (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
- (d) Woonadres of adres van geregistreerde kantoor .....
- (e) Sakeadres .....
- (f) Posadres .....
- (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Is aansoeker 'n onbevoegde persoon kragtens artikel 25 aan wie 'n lisensie nie verleen mag word nie? .....  
(Meld ja of nee)
3. (a) Meld soort lisensie waarvoor aansoek gedoen word .....
- (b) Meld die soort drank wataansoeker voornemens is om daarkragtens te verkoop .....
4. (a) In die geval van 'n wynboerlisensie, is aansoeker 'n persoon vermeld in artikel 29? .....  
(Meld ja of nee)
- (b) Verstrek volledige redes vir antwoord op paragraaf 4 (a) .....
5. (a) In die geval van 'n produsentelisensie, is aansoeker 'n persoon vermeld in artikel 30? .....  
(Meld ja of nee)
- (b) Verstrek volledige redes vir antwoord op paragraaf 5 (a) .....
6. In die geval van 'n spesiale- of sorghumbierlisensie, meld of dit die voorneme is om drank vir verbruik op of buite die gelisensieerde perseel te verkoop .....
7. Onder watter naam sal die besigheid voortgesit word? .....
8. Beskryf die ligging van die perseel waar die besigheid voortgesit sal word met verwysing na die erf-, straat- of plaasnommer .....
9. In die geval van 'n aansoek om 'n wynboerlisensie, beskryf die ligging van die perseel waar die betrokke drank vervaardig word met verwysing na die erf-, straat- of plaasnommer .....

**FORM 1**

[Reg. 2 (1)]

For official use

Amount R .....  
 Receipt no.....  
 Date .....

**LIQUOR ACT, 1989****APPLICATION IN TERMS OF SECTION 19 FOR A LICENCE**

Name of applicant .....  
 Kind of licence .....  
 Proposed name of business .....  
 Magisterial district .....

**INDEX**

	Description of document	Annexure Form 1
(i)	Application .....	
(ii)	.....	
(iii)	.....	
(iv)	.....	
(v)	.....	
(vi)	.....	
(vii)	.....	
Application prepared by.....		
Postal address .....		
Telephone no.....		
The Minister (through the agency of the magistrate of .....	)	
Application is hereby made for the hereinmentioned licence.		
I certify that the information furnished in this application and in the documents attached to it, is true and correct.		
Place .....		
Date .....	Signature of applicant or person authorised to sign application	

1. (a) Full name of applicant.....  
 (b) Age .....
 (c) Identity number or in the case of a company or close corporation, its registration number.....  
 (d) Residential address or address of registered office .....
 (e) Business address .....
 (f) Postal address .....
 (g) Business telephone number .....

[Delete (b) if applicant is not a natural person]
2. Is applicant disqualified under section 25 from being granted a licence?.....  

(State yes or no)
3. (a) State kind of licence applied for .....
 (b) State kind of liquor applicant intends selling thereunder .....
4. (a) In the case of a wine farmer's licence, is applicant a person referred to in section 29? .....

(State yes or no)

 (b) Give full reasons for reply to paragraph 4 (a) .....
5. (a) In the case of a producer's licence, is applicant a person referred to in section 30? .....

(State yes or no)

 (b) Give full reasons for reply to paragraph 5 (a) .....
6. In the case of a special or sorghum beer licence, state whether it is intended to sell liquor for consumption on or off the licensed premises .....
7. Under what name is the business to be conducted? .....
8. Describe the situation of the premises where the business is to be conducted by reference to the erf, street or farm number .....
9. In the case of an application for a wine farmer's licence, describe the situation of the premises where the liquor concerned is manufactured by reference to the erf, street or farm number .....

10. In die geval van 'n aansoek om 'n produsentelisensie, beskryf die ligging van die perseel waar die betrokke drank vervaardig word met verwysing na die erf-, straat- of plaasnommer .....
11. (a) Word toestemming ingevolge enige wetsbepaling, serwituut of private ooreenkoms vereis om die perseel vermeld in paragraaf 8, met inbegrip van sodanige plek op 'n ander perseel waarop enige goedkeuring uitgeoefen sal word, vir doeleindes van die lisensie waarom aansoek gedoen word, te okkypeer? .....  
(Meld ja of nee)
- (b) Sal aansoeker die reg hê om sodanige perseel aldus te okkypeer? .....  
(Meld ja of nee)
- (c) Indien wel, heg 'n ware afskrif aan van die tersaaklike dokument of dokumente, as daar is, wat sodanige reg openbaar.  
Aanhangsel .....
12. In die geval van 'n aansoek om 'n binneverbruiklisensie, meld—
  - (a) in welke gedeelte van die perseel drank verkoop sal word .....
  - (b) die kategorie persone aan wie aansoeker voornemens is om drank in sodanige gedeelte te verkoop (bv. werknemers, studente of pendelaars) .....
13. (a) Word aansoek gedoen ten opsigte van 'n perseel wat—
  - (i) nog nie opgerig is nie? .....; of
  - (ii) reeds opgerig is maar aanbouings of veranderings vereis ten einde dit geskik te maak vir doeleindes van die besigheid? .....; of
  - (iii) reeds opgerig is en, volgens die aansoeker se mening, geen aanbouings of veranderings vereis ten einde dit geskik te maak vir sodanige doeleindes nie? .....
- (b) Indien paragraaf 13 (a) (i) of (ii) van toepassing is, meld—
  - (i) die datum waarop daar met sodanige oprigting, aanbouings of veranderings begin sal word ..... ; en
  - (ii) die tydperk wat vereis word vir die oprigting, aanbouings of veranderings .....
14. (a) Word aansoek gedoen om enige bepaling, toestemming, goedkeuring of magtiging wat deur die bevoegde gesag verleen kan word? (bv. ander besigheid of proekamer).....  
(Meld ja of nee)
- (b) Indien wel, verstrek volledige besonderhede met verwysing na die tersaaklike artikel ingevolge waarvan aansoek gedoen word .....  
Aanhangsel .....

10. In the case of an application for a producer's licence, describe the situation of the premises where the liquor concerned is manufactured by reference to the erf, street or farm number .....
11. (a) Is permission required under any legal provision, servitude or private agreement to occupy the premises referred to in paragraph 8, including such place on other premises upon which any approval is to be exercised, for the purposes of the licence applied for?  
(State yes or no)  
(b) Will applicant have the right to so occupy such premises?.....  
(State yes or no)  
(c) If so, attach a true copy of the relevant document or documents, if any, disclosing such right.  
Annexure .....
12. In the case of an application for an on-consumption licence, state—
  - (a) in which portion of the premises the sale of liquor is to take place .....
  - (b) the category of persons to whom applicant intends selling liquor in such portion (e.g. employees, students or commuters) .....
13. (a) Is application made in respect of premises which—
  - (i) have not yet been erected? .....; or
  - (ii) are already erected, but require additions or alterations to make them suitable for the purposes of the proposed business? .....; 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? .....  
(b) If paragraph 13 (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 .....
14. (a) Is application made for any determination, consent, approval or authority which may be granted by the competent authority? (e.g. other business or tasting facilities) .....  
(State yes or no)  
(b) If so, give full particulars with reference to the relevant section in terms of which application is made.  
Annexure .....
15. In the case of a club liquor licence, attach a copy of the rules of the club, certified by the president, chairman or secretary thereof  
Annexure .....

## VORM 2

[Reg. 3(1)  
en 4(1)]

## DRANKWET, 1989

## KENNISGEWING VAN VOORNEME OM INGEVOLGE ARTIKEL 19 OM 'N LISENSIE AANSOEK TE DOEN

Kennis geskied hierby dat dit die voorneme is om bogenoemde aansoek, besonderhede waarvan hieronder verskyn, by die landdros in te dien op die ..... dag van ..... ten opsigte van 'n perseel waarop besigheid onder die naam ..... voortgesit sal word.

1 Distrik	2 Volledige naam, straat- en posadres van aansoeker	3 Soort lisensie waar- voor aansoek ge- doen word	4 Soort drank wat verkoop sal word	5 Volledige adres van perseel	6 Bepaling, toestem- ming, goedkeuring of magtiging waar- voor aansoek ge- doen word (sien reg. 5)
.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....

Plek .....

Datum ..... Handtekening van aansoeker of persoon gemagtig om aansoek te teken

## Voetnoot:

## Voltooï kolomme soos volg:

- (i) Kolom 1.—Meld die distrik waarin die perseel geleë is.
- (ii) Kolom 2.—Meld aansoeker se van gevolg deur sy volledige voorname en woon-, sake- en posadres. Indien die aansoeker nie 'n natuurlike persoon is nie, meld die volledige naam van sodanige persoon gevolg deur die adres van sy geregistreerde kantoor.
- (iii) Kolom 3.—Meld die soort lisensie waarvoor aansoek gedoen word met behoorlike inagneming van artikel 20, en in die geval van 'n spesiale- of sorghumbierlisensie, meld of dit die voorneme is om drank vir verbruik op of buite die perseel te verkoop.
- (iv) Kolom 4.—Meld die soort drank wat verkoop sal word.
- (v) Kolom 5.—Beskryf die ligging van die perseel waar die besigheid voortgesit sal word met verwysing na die erf-, straat- of plaasnommer, met inbegrip van sodanige plek op 'n ander perseel waarop enige goedkeuring uitgeoefen sal word.
- (vi) Kolom 6.—Meld voorgeskrewe verwysing of indien aansoek gedoen word om 'n bepaling, toestemming, goedkeuring of magtiging wat nie sodanige verwysing het nie, beskryf dit volledig en meld die tersaaklike artikel.

**FORM 2**[Reg. 3(1)  
and 4(1)]**LIQUOR ACT, 1989****NOTICE OF INTENTION TO APPLY IN TERMS OF SECTION 19 FOR A LICENCE**

Notice is hereby given that it is the intention to lodge the above-mentioned application, particulars of which appear hereunder, with the magistrate on the ..... day of ..... in respect of premises upon which business will be conducted under the name of .....

1 District	2 Full name, street and postal address of applicant	3 Kind of licence applied for	4 Kind of liquor to be sold	5 Full address of premises	6 Determination, con- sent, approval or authority applied for (see reg. 5)
.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....

Place .....

Date ..... Signature of applicant or person authorised to sign application

## Footnote:

Complete columns as follows:

- (i) Column 1.—State the district in which the premises are situated.
- (ii) Column 2.—State surname of applicant followed by his full first names, residential, business and postal address. If the applicant is not a natural person, state the full name of such person, followed by the address of its registered office.
- (iii) Column 3.—State the kind of licence applied for with due regard to section 20, and in the case of a special or sorghum beer licence, state whether it is intended to sell liquor for consumption on or off the premises.
- (iv) Column 4.—State kind of liquor to be sold.
- (v) Column 5.—Describe the situation of the premises where the business is to be conducted by reference to the erf, street or farm number, including such place on other premises upon which any approval is to be exercised.
- (vi) Column 6.—State prescribed reference or if a determination, consent, approval or authority is applied for which has no such reference, describe it fully and state the relevant section.

**VORM 3**

[Reg. 3 (2)]

**DRANKWET, 1989****KENNISGEWING VAN AANSOEKE OM DRANKLISENSIES**

Kennis word hierby gegee dat die aansoekers in die Bylae hierby gespesifieer, kennis gegee het van hulle voorneme om aansoek om dranklisensies in te dien ten opsigte van persele geleë in die distrikte wat in die Bylae aangedui is.

Die betrokke aansoeke kan tot en met die laaste dag waarop 'n beswaar teen of vertoë of 'n petisie ter ondersteuning van sodanige aansoeke ingevolge die regulasies ingedien kan word, op versoek gratis deur enige persoon by die kantoor van die landdros van die distrik van waar sodanige aansoeke afkomstig is, ondersoek word.

Onderstaande syfers, wat tussen hakies in die Bylae gebruik word, het die volgende betekenis:

- (1) = Volledige naam en adres van aansoeker.
- (2) = Soort lisensie waarvoor aansoek gedoen word.
- (3) = Soort drank wat verkoop sal word.
- (4) = Adres van perseel ten opsigte waarvan aansoek gedoen word.
- (5) = Bepaling, toestemming, goedkeuring of magtiging waarom aansoek gedoen word.

**BYLAE****VORM 4**

[Reg. 11]

Verwysingsno. ....

**DRANKWET, 1989****LISENSIE**

..... word hierby gelisensieer om .....  
 (meld soort drank) te verkoop en om onder die naam .....  
 op 'n perseel, waarvan die plan goedgekeur is, geleë te ..... in die distrik ..... sodanige besigheid voort te sit as wat, ooreenkomsdig die voorwaardes van die Wet of enige ander wet, gemagtig is om ingevolge bogenoemde lisensie voortgesit te word.

Die bepalings, toestemming, goedkeurings en magtigings wat verleen is, word uiteengesit in Aanhangel(s) ..... hierby.†

Die bepalings van die Wet, soos in Aanhangel ..... hierby uiteengesit, is ingevolge artikel 32 (3) mutatis mutandis van toepassing op hierdie lisensie.†

Hierdie lisensie is onderworpe aan die voorwaardes deur die Minister ingevolge artikel 36 bepaal en in Goewermentskennisgewing No. ..... van ..... afgekondig in Aanhangel ..... hierby, uiteengesit.\*

Drank wat nie vir onmiddellike verkoop nodig is nie, moet op die gelisensieerde perseel opgeberg word.

Hierdie lisensie is van nul en gener waarde tensy die voorgeskrewe gelde aan die ontvanger van inkomste betaal is. Betaling van die voorgeskrewe gelde moet binne sestig dae na onderstaande datum van uitreiking gedoen word.

Datum van uitreiking	Voorgeskrewe gelde	Betaalbaar voor of op
.....	.....	.....

Plek van uitreiking: Pretoria

..... Persoon handelende kragtens bevoegdheid deur die Minister gedelegeer

\* Skrap indien nie van toepassing

† Skrap paragraaf indien nie van toepassing

**VIR AMPTELIKE GEBRUIK DEUR ONTVANGER VAN INKOMSTE**

Bedrag ontvang : .....

Kwitansie no. : .....

Kantoordatumstempel

**FORM 3**

[Reg. 3 (2)]

**LIQUOR ACT, 1989****NOTICE OF APPLICATIONS FOR LIQUOR LICENCES**

Notice is hereby given that the applicants specified in the Schedule hereto have given notice of their intention to lodge applications for liquor licences in respect of premises situate in the districts indicated in the Schedule.

The applications concerned may, up to and including the last date on which an objection against or representations or a petition in support of such applications may be lodged in terms of the regulations, upon request and free of charge, be inspected by any person at the office of the magistrate of the district from which they emanate.

The undermentioned figures used in brackets in the Schedule, have the following meanings:

- (1) = Full name and address of applicant.
- (2) = Kind of licence applied for.
- (3) = Kind of liquor to be sold.
- (4) = Address of premises in respect of which application is made.
- (5) = Determination, consent, approval or authority applied for.

**SCHEDULE****FORM 4**

[Reg. 11]

Reference no. ....

**LIQUOR ACT, 1989****LICENCE**

..... is hereby licensed to sell .....  
(state kind of liquor) and to conduct under the name of .....

upon premises, the plan of which has been approved, situate at ..... in the district of ..... such business as is, in accordance with the conditions of the Act or any other law, authorised to be conducted under the above-mentioned licence.

The determinations, consent, approvals and authorities which have been granted are set out in Annexure(s) hereto.†

The provisions of the Act, as set out in Annexure ..... hereto, shall in terms of section 32 (3), mutatis mutandis apply to this licence.†

This licence shall be subject to the conditions determined by the Minister in terms of section 36 and published in Government Notice No. .... of ..... /set out in Annexure ..... hereto.\*

Liquor not required for immediate sale, shall be stored on the licensed premises.

This licence shall be of no force and effect unless the prescribed fees have been paid to the receiver of revenue. Payment of the prescribed fees is to be made within sixty days after the undermentioned date of issue.

Date of issue	Prescribed fees	Payable on or before
.....	.....	.....

Place of issue: Pretoria

Person acting under power delegated by the Minister

\* Delete if not applicable

† Delete paragraph if not applicable

**FOR OFFICIAL USE BY RECEIVER OF REVENUE**

Amount received :

Receipt no. ....

Office date stamp

Verwysingsno. ....

## DRANKWET, 1989

## KENNISGEWING INGEVOLGE ARTIKEL 33 (1) VAN DIE TOESTAAN VAN 'N LISENSIE

Dit word hierby gesertifiseer dat die Minister 'n ..... lisensie toegestaan het aan ..... ten opsigte van 'n perseel wat opgerig sal word/reeds opgerig is maar strukturele veranderings, aanbouings of herbouing vereis,\* en wat geleë is te ..... in die ..... waarop besigheid voortgesit sal word onder die naam .....

Die Minister het bepaal dat die betrokke perseel binne ..... maande vanaf ..... in ooreenstemming met die goedgekeurde plan opgerig/verander\* en voltooi word.

Die voorwaardes of vereistes in Aanhangsel(s) ..... hierby uiteengesit, is opgelê en moet nagekom word alvorens die genoemde lisensie uitgereik sal word.

Die bepальings, toestemming, goedkeurings en magtigings wat verleen is, word uiteengesit in Aanhangsel(s) ..... hierby.†

Die bepaling van die Wet, soos in Aanhangsel ..... hierby uiteengesit, is ingevolge artikel 32 (3) mutatis mutandis van toepassing op hierdie lisensie, wanneer en indien uitgereik.†

Die lisensie sal onderworpe wees aan die voorwaardes deur die Minister ingevolge artikel 36 bepaal en in Goewermentskennisgewing No. ..... van ..... aangekondig/in Aanhangsel ..... hierby uiteengesit,\* wanneer en indien uitgereik.

Drank wat nie vir onmiddellike verkoop nodig is nie, moet op die gelisensieerde perseel opgeberg word.

Plek.....

Datum van uitreiking ..... Persoon handelende kragtens bevoegdheid deur die Minister gedelegeer

\* Skrap wat nie van toepassing is nie

† Skrap paragraaf indien nie van toepassing

**FORM 5**

[Reg. 12]

Reference no. ....

**LIQUOR ACT, 1989****NOTICE IN TERMS OF SECTION 33 (1) OF THE GRANT OF A LICENCE**

It is hereby certified that the Minister has granted a ..... licence to ..... in respect of premises to be erected/already erected but requiring structural alterations, additions or reconstruction,\* and situate at ..... in the district of ..... upon which business is to be conducted under the name of .....

The Minister has determined that the premises concerned shall be erected/alterd\* and completed in accordance with the approved plan within a period of ..... months from .....

The conditions or requirements set out in Annexure(s) ..... hereto have been imposed and must be complied with before the said licence will be issued.

The determinations, consent, approvals and authorities which have been granted are set out in Annexure(s) ..... hereto.†

The provisions of the Act, as set out in Annexure ..... hereto, shall in terms of section 32 (3) mutatis mutandis apply to the licence, if and when issued.†

The licence shall be subject to the conditions determined by the Minister in terms of section 36 and published in Government Notice No. .... of ..... /set out in Annexure ..... hereto,\* if and when issued.

Liquor not required for immediate sale, shall be stored on the licensed premises.

Place .....

Date of issue..... Person acting under power delegated by the Minister

\* Delete whichever not applicable

† Delete paragraph if not applicable

DRANKWET, 1989

## AANSOEK INGEVOLGE ARTIKEL 19 OM 'N TYDELIKE DRANKLISENSIE

## INHOUDSOPGawe

	Beskrywing van dokument	Aanhangsel Vorm 6
(i) Aansoek .....		
(ii) .....		
(iii) .....		
(iv) .....		
Aansoek opgestel deur .....		
Posadres .....		
Telefoonno. ....		
Die landdros, .....		
Aansoek word hierby gedoen om 'n tydelike dranklisensie.		
Ek sertifiseer dat die inligting verstrek in hierdie aansoek en in die dokumente wat daarby aangeheg is, waar en juis is.		
Plek .....		
Datum .....	Handtekening van aansoeker of persoon gemagtig om aansoek te teken	

1. (a) Volledige naam van aansoeker .....
  - (b) Ouderdom .....
  - (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
  - (d) Woonadres of adres van geregistreerde kantoor .....
  - (e) Sakeadres .....
  - (f) Posadres .....
  - (g) Saketelefoonnommer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of begunstigde .....
  3. Is aansoeker die houer van 'n lisensie vermeld in artikel 27 (a) of (b)? .....  
(Meld ja of nee)
  4. Indien aansoeker die houer is van 'n lisensie vermeld in paragraaf 3, meld—
    - (a) die soort lisensie .....
    - (b) die soort drank wat daarkragtens verkoop mag word .....
    - (c) onder watter naam die gelisensieerde besigheid voortgesit word .....
    - (d) die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer .....
  5. Indien aansoeker nie die houer is van 'n lisensie vermeld in paragraaf 3 nie, meld—
    - (a) ingevolge welke kwalifikasie aansoek gedoen word [sien artikel 27 (c), (d), (e) en (f)] .....
    - (b) of hy kragtens artikel 25 onbevoeg is om 'n lisensie te hou .....

(Meld ja of nee)
  6. Beskryf die ligging van die perseel waar die besigheid voortgesit sal word met verwysing na die erf-, straat- of plaasnommer .....
  7. (a) Sal aansoeker die reg hê om die perseel vermeld in paragraaf 6 te okkuper vir doeleindes van die lisensie? .....  
(Meld ja of nee)
    - (b) Indien wel, heg 'n ware afskrif aan van die tersaaklike dokument of dokumente, as daar is, wat sodanige reg openbaar.  
Aanhangesel .....
  8. (a) Behalwe in die geval van 'n aansoek beoog in artikel 27 (b) of (d), is 'n tydelike dranklisensie voorheen verleen—
    - (i) aan die aansoeker; of
    - (ii) ten opsigte van die perseel vermeld in paragraaf 6? .....  
(Meld ja of nee)
  - (b) Indien wel, meld die aantal dae ten opsigte waarvan sodanige lisensie verleent was sedert 1 Januarie voorafgaande [sien artikel 23 (2)(a)] .....
  9. Beskryf die plek of plekke op die perseel waarin drank verkoop sal word .....
  10. Meld die datums waarop en ure waartydens sodanige verkoop plaas sal vind .....
  11. In die geval van 'n aansoek beoog in artikel 27 (e) of (f), heg die betrokke dokument of dokumente aan waarin dit openbaar word dat aansoeker gekwalifiseer is om die aansoek te doen .....
- Aanhangesel .....

## FORM 6

Affix revenue  
stamps here [Reg. 13 (1)]

## LIQUOR ACT, 1989

## APPLICATION IN TERMS OF SECTION 19 FOR A TEMPORARY LIQUOR LICENCE

## INDEX

	Description of document	Annexure Form 6
(i) Application .....		
(ii) .....		
(iii) .....		
(iv) .....		
Application prepared by .....		
Postal address .....		
Telephone no. ....		
The magistrate, .....		
Application is hereby made for a temporary liquor licence.		
I certify that the information furnished in this application and in the documents attached to it, is true and correct.		
Place .....		
Date .....	Signature of applicant or person authorised to sign application	
1. (a) Full name of applicant .....		
(b) Age .....		
(c) Identity number or in the case of a company or close corporation, its registration number .....		
(d) Residential address or address of registered office .....		
(e) Business address .....		
(f) Postal address .....		
(g) Business telephone number .....		
[Delete (b) if applicant is not a natural person]		
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....		
3. Is applicant the holder of a licence referred to in section 27 (a) or (b)? .....		
(State yes or no)		
4. If applicant is the holder of a licence referred to in paragraph 3, state—		
(a) the kind of licence .....		
(b) the kind of liquor which may be sold thereunder .....		
(c) under what name the licensed business is conducted .....		
(d) the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number .....		
5. If applicant is not the holder of a licence referred to in paragraph 3, state—		
(a) under what qualification application is made [see section 27 (c), (d), (e) and (f)] .....		
(b) whether he is disqualified under section 25 from holding a licence .....		
(State yes or no)		
6. Describe the situation of the premises where the business is to be conducted by reference to the erf, street or farm number .....		
7. (a) Will applicant have the right to occupy the premises referred to in paragraph 6 for the purposes of the licence? .....		
(State yes or no)		
(b) If so, attach a true copy of the relevant document or documents, if any, disclosing such right. Annexure .....		
8. (a) Except in the case of an application contemplated in section 27 (b) or (d), has a temporary liquor licence previously been granted—		
(i) to the applicant; or		
(ii) in respect of the premises referred to in paragraph 6? .....		
(State yes or no)		
(b) If so, state the number of days in respect of which such licence was granted since 1 January past [see section 23 (2) (a)] .....		
9. Describe the place or places on the premises in which the sale of liquor is to take place .....		
10. State the dates upon and the hours during which such sale will take place .....		
11. In the case of an application contemplated in section 27 (e) or (f), attach the relevant document or documents disclosing that the applicant is qualified to make application .....		
Annexure .....		

## DRANKWET, 1989

## TYDELIKE DRANKLISENSIE

Kantoor van die landdros

..... (a), synde die ..... (b), word hierby gelisensieer  
 om ..... (c) te verkoop en om sodanige besigheid voort te sit as wat, ooreenkomsdig die voorwaardes van dié Wet of enige ander wet, gemagtig is om ingevolge bogenoemde lisenzie voortgesit te word by .....  
 (d) plek(ke) vanwaar sodanige drank verkoop sal word te ..... (e) in die distrik .....  
 tussen die ure ..... en ..... op die volgende datums ..... (f).

Hierdie lisenzie is onderworpe aan die voorwaardes deur die Minister ingevolge artikel 36 bepaal en in Goewermentskennisgewing No. .... van ..... afgekondig/in Aanhengsel ..... hierby, uiteengesit.\*

Inkomsteseëls ter waarde van R ..... synde die voorgeskrewe geldte ten opsigte van hierdie lisenzie, is aan die aansoek geheg en is deur my afgestempel.

Plek.....

Datum van uitreiking ..... Landdros

\*Skrap wat nie van toepassing is nie.

Voetnoot:

Voltooi vorm soos volg:

- (a) Meld naam van aansoeker.
- (b) Meld kwalifikasie ingevolge artikel 27—sien paragrawe 3 en 5 van Vorm 6.
- (c) Meld soort drank wat verkoop mag word—sien paragraaf 4 (b) van Vorm 6 en artikel 34 (1) (a).
- (d) Meld plek of aantal plekke van verkoop.
- (e) Meld aard van geleenthed ens. en beskryf perseel waar die besigheid voortgesit sal word.
- (f) Meld spesifieke datums, wat ingevolge artikel 23 (2) nie sewe agtereenvolgende dae mag oorskry nie.

**FORM 7**

[Reg. 18]

**LIQUOR ACT, 1989****TEMPORARY LIQUOR LICENCE**

Office of the magistrate

..... (a), being the ..... (b), is hereby licensed to sell  
 ..... (c) and to conduct such business as is, in accordance with the conditions of the Act or any  
 other law, authorised to be conducted under the above-mentioned licence at ..... (d) place(s)  
 from where such liquor is to be sold at ..... (e) in the district of .....  
 between the hours of ..... (f) on the following dates .....

This licence shall be subject to the conditions determined by the Minister in terms of section 36 and published in Government Notice No. .... of ..... / set out in Annexure ..... hereto.\*

Revenue stamps to the value of R ..... , being the prescribed fee in respect of this licence, have been attached to the application and cancelled by me.

Place .....

Date of issue ..... Magistrate

\*Delete whichever not applicable

## Footnote:

Complete form as follows:

- (a) State name of applicant.
- (b) State qualification in terms of section 27—see paragraphs 3 and 5 of Form 6.
- (c) State kind of liquor which may be sold—see paragraph 4 (b) of Form 6 and section 34 (1) (a).
- (d) State place or number of places of sale.
- (e) State nature of occasion etc. and describe premises where the business is to be conducted.
- (f) State specific dates, which may not exceed seven consecutive days in terms of section 23 (2).

Plak inkomste-  
seëls hier

## DRANKWET, 1989

## AANSOEK INGEVOLGE ARTIKEL 19 OM 'N GELEENTHEIDSLISENSIE

## INHOUDSOPGawe

## Beskrywing van dokument

Aanhangsel  
Vorm 8

(i) Aansoek .....	
(ii) .....	
(iii) .....	
(iv) .....	
Aansoek opgestel deur .....	
Posadres .....	
Telefoonno. ....	
Die landdros, .....	
Aansoek word hierby gedoen om 'n geleenthedslicensie.	
Ek sertifiseer dat die inligting verstrekk in hierdie aansoek en in die dokumente wat daarby aangeheg is, waar en juis is.	
Plek .....	
Datum .....	Handtekening van aansoeker of persoon gemagtig om aansoek te teken

1. (a) Volledige naam van aansoeker .....
- (b) Ouderdom .....
- (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
- (d) Woonadres of adres van geregistreerde kantoor .....
- (e) Sakeadres .....
- (f) Posadres .....
- (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. (a) Is aansoeker die houer van 'n licensie vermeld in artikel 28? .....
- (Meld ja of nee)
- (b) Indien wel, meld—
  - (i) die soort licensie .....
  - (ii) die soort drank wat daarkragtens verkoop mag word .....
  - (iii) onder watter naam die gelisensieerde besigheid voortgesit word .....
  - (iv) die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer .....
3. Beskryf die plek of plekke op die perseel waarin drank verkoop sal word (bv. eetkamer of konferensiekamer) .....
4. Meld die datums waarop en ure waartydens sodanige verkoop plaas sal vind .....
5. Is 'n geleenthedslicensie voorheen verleen ten opsigte van die perseel gedurende die voorafgaande sewe dae? .....
- (Meld ja of nee)

**FORM 8**

[Reg. 19 (1)]

Affix revenue  
stamps here

## LIQUOR ACT, 1989

## APPLICATION IN TERMS OF SECTION 19 FOR AN OCCASIONAL LICENCE

## INDEX

	Description of document	Annexure Form 8
(i) Application .....	.....	
(ii) .....	.....	
(iii) .....	.....	
(iv) .....	.....	
Application prepared by.....	.....	
Postal address .....	.....	
Telephone no. ....	.....	
The magistrate, .....	.....	
Application is hereby made for an occasional licence.		
I certify that the information furnished in this application and in the documents attached to it, is true and correct.		
Place .....	.....	
Date .....	.....	Signature of applicant or person authorised to sign application
1. (a) Full name of applicant .....           (b) Age .....           (c) Identity number or in the case of a company or close corporation, its registration number .....           (d) Residential address or address of registered office .....           (e) Business address .....           (f) Postal address .....           (g) Business telephone number ..... <small>[Delete (b) if applicant is not a natural person]</small>		
2. (a) Is applicant the holder of a licence referred to in section 28? ..... <small>(State yes or no)</small> (b) If so, state— (i) the kind of licence .....           (ii) the kind of liquor which may be sold thereunder ..... (iii) under what name the licensed business is conducted .....           (iv) the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number .....		
3. Describe the place or places on the premises in which the sale of liquor is to take place (e.g. dining room or conference room) .....		
4. State the dates upon and the hours during which such sale will take place .....		
5. Has an occasional licence previously been granted in respect of the premises within the past seven days? ..... <small>(State yes or no)</small>		

## DRANKWET, 1989

## GELEENTHEIDSLISENSIE

Kantoor van die landdros

(a), synde die houer van 'n ..... (b)-lisensie ingevolge waarvan besigheid voortgesit word onder die naam ..... (c) op 'n perseel, uitgesonderd die volgende plek of plekke ..... (d) geleë te ..... (e) in die distrik ..... (f) word hierby gelisensieer om ..... dag van ..... en koop en om op genoemde perseel tussen die uur van ..... op die ..... sodanige besigheid voort te sit as wat, ooreenkomsdig die voorwaardes van die Wet of enige ander wet, gemagtig is om ingevolge bogenoemde lisensie voortgesit te word.

Hierdie lisensie is onderworpe aan die voorwaardes deur die Minister ingevolge artikel 36 bepaal en in Goewermentskennisgewing No. ..... van ..... aangekondig in Aanhangsel ..... hierby, uiteengesit.\*

Inkomsteseels ter waarde van R. ...., synde die voorgeskrewe gelde ten opsigte van hierdie lisensie, is aan die aansoek geheg en is deur my afgestempel.

Plek .....

Datum van uitreiking ..... Landdros .....

\*Skrap wat nie van toepassing is nie

Voetnoot:

Voltooï vorm soos volg:

- (a) Meld naam van aansoeker.
- (b) Meld kwalifikasie ingevolge artikel 28—sien paragraaf 2 (b) (i) van Vorm 8.
- (c) Meld naam van gelisensieerde besigheid.
- (d) Meld plek of plekke waarvandaan die verkoop van drank uitgesluit is.
- (e) Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer.
- (f) Meld soort drank wat verkoop mag word—sien paragraaf 2 (b) (ii) van Vorm 8 en artikel 34 (1) (b).

**FORM 9**

[Reg. 24]

**LIQUOR ACT, 1989****OCCASIONAL LICENCE****Office of the magistrate**

(a), being the holder of a ..... (b) licence under which business is conducted under the name of ..... place or places ..... (c) upon premises, excluding the following ..... (d) situate at ..... (e) in the district of ..... (f) and to conduct ..... is hereby licensed to sell ..... upon the said premises between the hour of ..... on the ..... day of ..... and the hour of ..... on the ..... day of ..... such business as is, in accordance with the conditions of the Act or any other law, authorised to be conducted under the above-mentioned licence.

This licence shall be subject to the conditions determined by the Minister in terms of section 36 and published in Government Notice No. .... of ..... / set out in Annexure ..... hereto.\*

Revenue stamps to the value of R ..... being the prescribed fee in respect of this licence, have been attached to the application and cancelled by me.

Place .....

Date of issue ..... Magistrate

\*Delete whichever not applicable

Footnote:

Complete form as follows:

- (a) State name of applicant.
- (b) State qualification in terms of section 28—see paragraphs 2 (b) (i) of Form 8.
- (c) State name of licensed business.
- (d) State place or places from which the sale of liquor is excluded.
- (e) Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number.
- (f) State kind of liquor which may be sold—see paragraph 2 (b) (ii) of Form 8 and section 34 (1) (b).

## VORM 10

[Reg. 25 (1)]

Vir amptelike gebruik

Bedrag R .....  
 Kwitansie no. ....  
 Datum .....

## DRANKWET, 1989

**AANSOEK INGEVOLGE ARTIKEL 38 OM 'N BEHERENDE BELANG TE VERKRY IN DIE BESIGHEID WAAROP DIE LSENSIE BETREKKING HET**

Drankraad se verwysingsno. ....

Naam van gelisensieerde besigheid .....

Landdrosdistrik .....

## INHOUDSOPGawe

## Beskrywing van dokument

Aanhangsel  
Vorm 10

- (i) Aansoek .....
- (ii) .....
- (iii) .....
- (iv) .....
- (v) .....
- (vi) .....
- (vii) .....

Aansoek opgestel deur .....

Posadres .....

Telefoonno. ....

Die voorsitter (deur bemiddeling van die landdros van ....)

Aansoek word hierby gedoen om 'n beherende belang te verkry in die besigheid waarop die hierinvermelde lSENSIE betrekking het.

Ek sertifiseer dat die inligting verstrek in hierdie aansoek en in die dokumente wat daarby aangeheg is, in soverre dit op my/die aansoeker namens wie ek gemagtig is om die aansoek te teken,\* betrekking het, waar en juis is.

Plek .....

Datum .....

Plek .....

Datum .....

\*Skrap wat nie van toepassing is nie

## DEEL A

## INLIGATION MET BETREKKING TOT DIE AANSOEKER WAT DIE HOUER VAN DIE LSENSIE IS

1. (a) Volledige naam van aansoeker .....
- (b) Ouderdom .....
- (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
- (d) Woonadres of adres van geregistreerde kantoor .....
- (e) Sakeadres .....
- (f) Posadres .....
- (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of begunstige .....
3. (a) Meld die soort lSENSIE wat betrekking het op die besigheid waarin dit verlang word om 'n beherende belang te verkry .....
- (b) Meld die soort drank wat daarkragtens verkoop mag word .....
- (c) In die geval van 'n spesiale- of sorghumbierlSENSIE, meld of drank vir verbruik op of buite die gelisensieerde perseel verkoop word .....
4. Onder watter naam word die gelisensieerde besigheid voortgesit? .....
5. Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer .....

**FORM 10**

[Reg. 25 (1)]

For official use

Amount R .....  
 Receipt no. ....  
 Date .....

**LIQUOR ACT, 1989****APPLICATION IN TERMS OF SECTION 38 TO PROCURE A CONTROLLING INTEREST IN THE BUSINESS TO WHICH THE LICENCE RELATES**

Liquor Board's reference no.....  
 Name of licensed business .....,  
 Magisterial district .....

**INDEX**

	Description of document	Annexure Form 10
(i) Application .....		
(ii) .....		
(iii) .....		
(iv) .....		
(v) .....		
(vi) .....		
(vii) .....		
Application prepared by.....		
Postal address .....		
Telephone no. ....		
The chairman (through the agency of the magistrate of .....		
Application is hereby made to procure a controlling interest in the business to which the hereinmentioned licence relates.		
I certify that the information furnished in this application and in the documents attached to it, in so far as it relates to me/the applicant on whose behalf I am authorised to sign the application,* is true and correct.		
Place .....		
Date .....	Signature of applicant who is the holder of the licence or person authorised to sign application	
Place .....		
Date .....	Signature of applicant who is the proposed person or person authorised to sign application	

\*Delete whichever not applicable

**PART A****INFORMATION RELATING TO THE APPLICANT WHO IS THE HOLDER OF THE LICENCE**

1. (a) Full name of applicant.....  
 (b) Age .....,  
 (c) Identity number or in the case of a company or close corporation, its registration number .....,  
 (d) Residential address or address of registered office .....,  
 (e) Business address .....,  
 (f) Postal address .....,  
 (g) Business telephone number .....,  
 [Delete (b) if applicant is not a natural person]
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....,  
 .....
3. (a) State the kind of licence which relates to the business in which it is desired to procure a controlling interest .....,  
 (b) State kind of liquor which may be sold thereunder .....,  
 (c) In the case of a special or sorghum beer licence, state whether liquor is sold for consumption on or off the licensed premises .....,
4. Under what name is the licensed business conducted? .....,
5. Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number .....

## DEEL B

## INLIGTING MET BETREKKING TOT DIE AANSOEKER WAT DIE VOORGENOME PERSOON IS

1. (a) Volledige naam van aansoeker .....
  - (b) Ouderdom .....
  - (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
  - (d) Woonadres of adres van geregistreerde kantoor .....
  - (e) Sakeadres .....
  - (f) Posadres .....
  - (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of begunstigde .....
  3. Is aansoeker 'n onbevoegde persoon kragtens artikel 25 aan wie 'n lisensie nie verleen mag word nie? .....
- (Meld ja of nee)

**PART B****INFORMATION RELATING TO THE APPLICANT WHO IS THE PROPOSED PERSON**

1. (a) Full name of applicant.....  
(b) Age .....(c) Identity number or in the case of a company or close corporation, its registration number.....  
(d) Residential address or address of registered office .....(e) Business address .....(f) Postal address .....(g) Business telephone number .....[Delete (b) if applicant is not a natural person]
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....
3. Is applicant disqualified under section 25 from holding a licence? .....(State yes or no)

## DRANKWET, 1989

**AANSOEK INGEVOLGE ARTIKEL 42 OM ENIGE STRUKTURELE VERANDERING, AANBOUING OF HERBOUING VAN OF AAN DIE GELISENSIEERDE PERSEL UIT TE VOER OF OM DIE GELISENSIEERDE PERSEL UIT TE BREI**

Drankraad se verwysingsno. ....

Naam van gelisensieerde besigheid .....

Landdrosdistrik .....

## INHOUDSOPGAWÉ

	Beskrywing van dokument	Aanhangsel Vorm 11
(i) Aansoek .....		
(ii) .....		
(iii) .....		
(iv) .....		
Aansoek opgestel deur .....		
Posadres .....		
Telefoonno. ....		
Die Minister (deur bemiddeling van die landdros van .....		
Aansoek word hierby gedoen om enige strukturele verandering/aanbouing/herbouing van/aan die gelisensieerde perseel aan te bring/om die gelisensieerde perseel uit te brei.*		
Ek sertifiseer dat die inligting verstrek in hierdie aansoek en in die dokumente wat daarby aangeheg is, waar en juis is.		
Plek .....		
Datum .....	Handtekening van aansoeker of persoon gemagtig om aansoek te teken	

\*Skrap wat nie van toepassing is nie

1. (a) Volledige naam van aansoeker .....
  - (b) Ouderdom .....
  - (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
  - (d) Woonadres of adres van geregistreerde kantoor .....
  - (e) Sakeadres .....
  - (f) Posadres .....
  - (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of begunstigde .....
  3. (a) Is aansoeker die houer van 'n lisensie vermeld in artikel 20 (a) (i)–(vii), (ix) of (b)? .....  
(Meld ja of nee)
  - (b) Indien wel, meld—
    - (i) die soort lisensie .....
    - (ii) die soort drank wat daarkragtens verkoop mag word .....
  - (c) In die geval van 'n spesiale- of sorghumbierlisensie, meld of drank vir verbruik op of buite die gelisensieerde perseel verkoop word .....
  4. Onder watter naam word die gelisensieerde besigheid voortgesit? .....
  5. Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer .....
  6. Indien enige strukturele verandering, aanbouing of herbouing aangebring gaan word, meld—
    - (a) die datum waarop daarmee begin sal word ....., ; en
    - (b) die tydperk wat benodig word vir die voltooiing daarvan .....

**FORM 11**

[Reg. 31(1)]

**LIQUOR ACT, 1989.****APPLICATION IN TERMS OF SECTION 42 TO EFFECT ANY STRUCTURAL ALTERATION, ADDITION OR RECONSTRUCTION OF OR TO THE LICENSED PREMISES OR TO EXTEND THE LICENSED PREMISES**

Liquor Board's reference no. ....

Name of licensed business .....

Magisterial district .....

**INDEX****Description of document****Annexure  
Form 11**

- (i) Application .....
- (ii) .....
- (iii) .....
- (iv) .....

Application prepared by .....

Postal address .....

Telephone no. ....

The Minister (through the agency of the magistrate of .....

Application is hereby made to effect any structural alteration/addition/reconstruction of/to the licensed premises/to extend the licensed premises.\*

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

Place.....

Date ..... Signature of applicant or person authorised to sign application

\*Delete whichever not applicable

1. (a) Full name of applicant .....
  - (b) Age .....
  - (c) Identity number or in the case of a company or close corporation, its registration number .....
  - (d) Residential address or address of registered office .....
  - (e) Business address .....
  - (f) Postal address .....
  - (g) Business telephone number .....
- [Delete (b) if applicant is not a natural person]
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....
  3. (a) Is applicant the holder of a licence referred to in section 20 (a) (i)-(vii), (ix) or (b)? .....
  - (b) If so, state—
    - (i) the kind of licence .....
    - (ii) the kind of liquor which may be sold thereunder .....
  - (c) In the case of a special or sorghum beer licence, state whether liquor is sold for consumption on or off the licensed premises .....
  4. Under what name is the licensed business conducted? .....
  5. Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number .....
  6. If any structural alteration, addition or reconstruction is to be effected, state—
    - (a) the date on which it will be commenced with ....., ; and
    - (b) the period which will be required for the completion thereof .....

## DRANKWET, 1989

## AANSOEK INGEVOLGE ARTIKEL 51 (1) OM DRANK IN 'N ANDER OF BYKOMENDE PLEK OP TE BERG

Drankraad se verwysingsno. ....  
 Naam van gelisensieerde besigheid ....  
 Landdrosdistrik ....

## INHOUDSOPGawe

	Beskrywing van dokument	Aanhangsel Vorm 12
(i) Aansoek .....		
(ii) .....		
(iii) .....		
(iv) .....		
Aansoek opgestel deur .....		
Posadres .....		
Telefoonno. ....		
Die Minister (deur bemiddeling van die landdros van ....)		
Aansoek word hierby gedoen om drank in 'n ander of bykomende plek op te berg.		
Ek sertifiseer dat die inligting verstrekk in hierdie aansoek en in die dokumente wat daarby aangeheg is, waar en juis is.		
Plek .....		
Datum .....	Handtekening van aansoeker of persoon gemagtig om aansoek te teken	

1. (a) Volledige naam van aansoeker .....
  - (b) Ouderdom .....
  - (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
  - (d) Woonadres of adres van geregistreerde kantoor .....
  - (e) Sakeadres .....
  - (f) Posadres .....
  - (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of begunstigde .....
  3. (a) Is aansoeker die houer van 'n lisensie vermeld in artikel 20? .....
  - (Meld ja of nee)
  - (b) Indien wel, meld—
    - (i) die soort lisensie .....
    - (ii) die soort drank wat daarkragtens verkoop mag word .....
  - (c) In die geval van 'n spesiale- of sorghumbierlisensie, meld of drank vir verbruik op of buite die gelisensieerde perseel verkoop word .....
  4. Onder watter naam word die gelisensieerde besigheid voortgesit? .....
  5. Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer .....
  6. (a) Is 'n bepaling ingevolge artikel 51 (1) uitgereik ingevolge waarvan aansoeker tans sy drank opberg? .....
  - (Meld ja of nee)
  - (b) Indien wel, beskryf die ligging van sodanige plek met verwysing na die erf-, straat- of plaasnommer .....
  - (c) Sal aansoeker voortgaan om sodanige bepaling(s) uit te oefen? .....
- (Meld ja of nee)

## FORM 12

[Reg. 37 (1)]

## LIQUOR ACT, 1989

## APPLICATION IN TERMS OF SECTION 51 (1) TO STORE LIQUOR IN ANOTHER OR AN ADDITIONAL PLACE

Licor Board's reference no. ....

Name of licensed business .....

Magisterial district .....

## INDEX

## Description of document

Annexure  
Form 12

- (i) Application .....
- (ii) .....
- (iii) .....
- (iv) .....

Application prepared by .....

Postal address .....

Telephone no. ....

The Minister (through the agency of the magistrate of .....

Application is hereby made to store liquor in another or an additional place.

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

Place .....

Date ..... Signature of applicant or person authorised to sign application

1. (a) Full name of applicant .....
- (b) Age .....
- (c) Identity number or in the case of a company or close corporation, its registration number .....
- (d) Residential address or address of registered office .....
- (e) Business address .....
- (f) Postal address .....
- (g) Business telephone number .....
- [Delete (b) if applicant is not a natural person]
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....
3. (a) Is applicant the holder of a licence referred to in section 20? .....
- (State yes or no)
- (b) If so, state—
  - (i) the kind of licence .....
  - (ii) the kind of liquor which may be sold thereunder .....
  - (c) In the case of a special or sorghum beer licence, state whether liquor is sold for consumption on or off the licensed premises .....
4. Under what name is the licensed business conducted? .....
5. Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number .....
6. (a) Has a determination in terms of section 51 (1) been issued in terms of which applicant presently stores his liquor? .....
- (State yes or no)
- (b) If so, describe the situation of such place by reference to the erf, street or farm number .....
- (c) Will applicant continue to exercise such determination(s)? .....
- (State yes or no)

7. (a) Sal die bepaling waarom nou aansoek gedoen word op 'n perseel in 'n ander of 'n bykomende plek uitgeoefen word? .....
- (b) Beskryf die ligging van sodanige perseel met verwysing na die erf-, straat- of plaasnommer .....
- (c) Identifiseer die plek op die perseel vermeld in paragraaf 7(a) waar drank opgeberg sal word .....
- (d) Is die persele vermeld in paragraaf 5 en 7(b) in dieselfde distrik? .....
- (Meld ja of nee)
- (e) Meld die kortste afstand per pad vanaf die perseel vermeld in paragraaf 5 na die plek op die perseel vermeld in paragraaf 7(b) .....
8. (a) Word toestemming ingevolge enige wetsbepaling, serwituut of private ooreenkooms vereis om die perseel vermeld in paragraaf 7(b) vir doeleinades van die bepaling te okkuper? .....
- (Meld ja of nee)
- (b) Sal aansoeker die reg hê om sodanige perseel aldus te okkuper? .....
- (Meld ja of nee)
- (c) Indien wel, heg 'n ware afskrif aan van die tersaaklike dokument of dokumente, as daar is, wat sodanige reg openbaar.
- Aanhangsel .....

**VORM 13**

[Reg. 42]

Verwysingsno. ....

**DRANKWET, 1989****BEPALING INGEVOLGE ARTIKEL 51 (1) OM DRANK IN 'N ANDER OF BYKOMENDE PLEK OP TE BERG**

Dit word hierby bepaal dat die houer van die ..... licensie, uitgereik ten opsigte van die besigheid wat onder die naam ..... voortgesit word en geleë is te ..... in die distrik ..... drank sal opberg in 'n plek geleë te ..... in die genoemde distrik wat vir die doel afgesondert is en wat op die goedgekeurde plan as ..... aangedui word.

Hierdie bepaling is onderworpe aan die voorwaardes deur die Minister opgelê en in Aanhangsel ..... hierby, uiteengesit.

Hierdie bepaling moet te alle tye tydens die geldigheidsduur daarvan, aan die betrokke licensie geheg wees.

Plek .....

Datum van uitreiking ..... Persoon handelende kragtens bevoegdheid deur die Minister gedelegeer

7. (a) Is the determination now applied for to be exercised on premises in another or an additional place? .....
- (b) Describe the situation of such premises by reference to the erf, street or farm number .....
- (c) Identify the place on the premises referred to in paragraph 7 (a) where liquor will be stored .....
- (d) Are the premises referred to in paragraph 5 and 7 (b) in the same district? .....  
(State yes or no)
- (e) State the shortest distance by road from the premises referred to in paragraph 5 to the place on the premises referred to in paragraph 7 (b) .....
8. (a) Is permission required under any legal provision, servitude or private agreement to occupy the premises referred to in paragraph 7 (b) for the purposes of the determination? .....
- (State yes or no)
- (b) Will applicant have the right to so occupy such premises? .....
- (State yes or no)
- (c) If so, attach a true copy of the relevant document or documents, if any, disclosing such right.

Annexure .....

**FORM 13**

[Reg. 42]

Reference no. ....

**LIQUOR ACT, 1989**

**DETERMINATION IN TERMS OF SECTION 51 (1) TO STORE LIQUOR IN ANOTHER OR AN ADDITIONAL PLACE**

It is hereby determined that the holder of the ..... licence issued in respect of the business conducted under the name of ..... and situate at ..... in the district of ..... shall store liquor in a place situate at ..... in the said district set apart for the purpose and indicated as ..... on the approved plan.

This determination shall be subject to the conditions imposed by the Minister and set out in Annexure ..... hereto.

This determination must at all times during the currency thereof be attached to the licence concerned.

Place .....

Date of issue ..... Person acting under power delegated by the Minister

## DRANKWET, 1989

## AANSOEK INGEVOLGE ARTIKEL 51 (2) OM DRANK IN 'N ANDER DISTRIK OP TE BERG

Drankraad se verwysingsno. ....  
 Naam van gelisensieerde besigheid ....  
 Landdrosdistrik ....

## INHOUDSOPGawe

	Beskrywing van dokument	Aanhangsel Vorm 14
(i) Aansoek .....		
(ii) .....		
(iii) .....		
(iv) .....		
Aansoek opgestel deur .....		
Posadres .....		
Telefoonno. ....		
Die Minister (deur bemiddeling van die landdros van ....)		
Aansoek word hierby gedoen om drank in 'n ander distrik op te berg.		
Ek sertifiseer dat die inligting verstrek in hierdie aansoek en in die dokumente wat daarby aangeheg is, waar en juis is.		
Plek .....		
Datum .....	Handtekening van aansoeker of persoon gemagtig om aansoek te teken	

1. (a) Volledige naam van aansoeker .....
  - (b) Ouderdom .....
  - (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
  - (d) Woonadres of adres van geregistreerde kantoor .....
  - (e) Sakeadres .....
  - (f) Posadres .....
  - (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of begunstigde .....
  3. (a) Is aansoeker die houer van 'n lisensie vermeld in artikel 20 (b) (i), (ii), (vi) of (ix)? .....  
 (Meld ja of nee)
  - (b) Indien wel, meld—
    - (i) die soort lisensie .....
    - (ii) die soort drank wat daarkragtens verkoop mag word .....
  4. Onder watter naam word die gelisensieerde besigheid voortgesit? .....
  5. (a) Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer .....
  - (b) Meld die distrik waarin die perseel vermeld in paragraaf 5 (a) geleë is .....
  6. (a) Is 'n bepaling ingevolge artikel 51 (2) uitgereik ingevolge waarvan aansoeker tans sy drank opberg? .....  
 (Meld ja of nee)
  - (b) Indien wel, beskryf die ligging van die betrokke perseel met verwysing na die erf-, straat- of plaasnommer .....
  - (c) Meld die distrik waarin die perseel vermeld in paragraaf 6 (b) geleë is .....
  - (d) Sal aansoeker voortgaan om sodanige bepaling(s) uit te oefen? .....  
 (Meld ja of nee)
  7. (a) Beskryf die ligging van die perseel waar die bepaling uitgeoefen sal word met verwysing na die erf-, straat- of plaasnommer .....
  - (b) Meld die distrik waarin die perseel vermeld in paragraaf 7 (a) geleë is .....
  - (c) Identifiseer die plek op die perseel vermeld in paragraaf 7 (a) waar drank opberg sal word .....
  - (d) Is die persele vermeld in paragraaf 5 (a) en 7 (a) in dieselfde distrik? .....  
 (Meld ja of nee)

**FORM 14**

[Reg. 43 (1)]

**LIQUOR ACT, 1989****APPLICATION IN TERMS OF SECTION 51 (2) TO STORE LIQUOR IN ANOTHER DISTRICT**

Liquor Board's reference no. ....  
 Name of licensed business .....  
 Magisterial district .....

**INDEX**

	Description of document	Annexure Form 14
(i) Application .....		
(ii) .....		
(iii) .....		
(iv) .....		
Application prepared by.....		
Postal address .....		
Telephone no. ....		
The Minister (through the agency of the magistrate of .....		
Application is hereby made to store liquor in another district.		
I certify that the information furnished in this application and in the documents attached to it, is true and correct.		
Place .....		
Date .....	Signature of applicant or person authorised to sign application	
1. (a) Full name of applicant.....		
(b) Age .....		
(c) Identity number or in the case of a company or close corporation, its registration number .....		
(d) Residential address or address of registered office .....		
(e) Business address .....		
(f) Postal address .....		
(g) Business telephone number .....		
[Delete (b) if applicant is not a natural person]		
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....		
3. (a) Is applicant the holder of a licence referred to in section 20 (b) (i), (ii), (vi) or (ix)? .....		
(State yes or no)		
(b) If so, state—		
(i) the kind of licence .....		
(ii) the kind of liquor which may be sold thereunder .....		
4. Under what name is the licensed business conducted? .....		
5. (a) Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number .....		
(b) State the district in which the premises referred to in paragraph 5 (a) are situated .....		
6. (a) Has a determination in terms of section 51 (2) been issued in terms of which applicant presently stores his liquor? .....		
(State yes or no)		
(b) If so, describe the situation of the premises concerned by reference to the erf, street or farm number .....		
(c) State the district in which the premises referred to in paragraph 6 (b) are situated .....		
(d) Will applicant continue to exercise such determination(s)? .....		
(State yes or no)		
7. (a) Describe the situation of the premises where the determination is to be exercised by reference to the erf, street or farm number .....		
(b) State the district in which the premises referred to in paragraph 7 (a) are situated .....		
(c) Identify the place on the premises referred to in paragraph 7 (a) where liquor will be stored .....		
(d) Are the premises referred to in paragraph 5 (a) and 7 (a) in the same district? .....		
(State yes or no)		

8. (a) Word toestemming ingevolge enige wetsbepaling, serwituit of private ooreenkoms vereis om die perseel vermeld in paragraaf 7 (a) vir doelein des van die bepaling te okkuper? .....  
 (Meld ja of nee)
- (b) Sal aansoeker die reg hê om sodanige perseel aldus te okkuper? .....  
 (Meld ja of nee)
- (c) Indien wel, heg 'n ware afskrif aan van die tersaaklike dokument of dokumente, as daar is, wat sodanige reg openbaar.  
 Aanhanglel .....  
 9. Sal drank gebotteer of verpak word op die perseel vermeld in paragraaf 7 (a)? .....  
 (Meld ja of nee)

**VORM 15**

[Reg. 48]

Verwysingsno. ....

**DRANKWET, 1989****BEPALING INGEVOLGE ARTIKEL 51 (2) OM DRANK IN 'N ANDER DISTRIK OP TE BERG**

Dit word hierby bepaal dat die houer van die ..... lisensie, uitgereik ten opsigte van die besigheid wat onder die naam ..... voortgesit word en geleë is te ..... in die distrik ..... , drank sal opberg in 'n plek geleë te ..... in die distrik ..... , wat vir die doel afgesondert is en wat op die goedgekeurde plan as ..... aangedui word.

Hierdie bepaling is onderworpe aan die voorwaardes deur die Minister opgelê en in Aanhanglel ..... hierby, uiteengesit.

Hierdie bepaling moet te alle tye tydens die geldigheidsduur daarvan, aan die betrokke lisensie geheg wees.

Plek .....  
 Datum van uitreiking ..... Persoon handelende kragtens bevoegdheid deur die Minister gedelegeer

8. (a) Is permission required under any legal provision, servitude or private agreement to occupy the premises referred to in paragraph 7 (a) for the purposes of the determination? .....  
 (State yes or no)
- (b) Will applicant have the right to so occupy such premises? .....  
 (State yes or no)
- (c) If so, attach a true copy of the relevant document or documents, if any, disclosing such right.  
 Annexure .....
9. Will liquor be bottled or packaged on the premises referred to in paragraph 7(a)? .....  
 (State yes or no)

**FORM 15**

[Reg. 48]

Reference no. ....

**LIQUOR ACT, 1989****DETERMINATION IN TERMS OF SECTION 51 (2) TO STORE LIQUOR IN ANOTHER DISTRICT**

It is hereby determined that the holder of the ..... licence issued in respect of the business conducted under the name of ..... and situate at ..... in the district of ..... , shall store liquor in a place situate at ..... in the district of ..... set apart for the purpose and indicated as ..... on the approved plan.

This determination shall be subject to the conditions imposed by the Minister and set out in Annexure ..... hereto.

This determination must at all times during the currency thereof be attached to the licence concerned.

Place .....

Date of issue..... Person acting under power delegated by the Minister

[Reg. 50 (1)]

Vir amptelike gebruik

Bedrag R .....
Kwitansie no.....
Datum .....

## DRANKWET, 1989

**AANSOEK INGEVOLGE ARTIKEL 60 (1) (b) OM DRANK VIR VERBRIUK BUISTE DIE PERSEL TE VERKOOP**

Drankraad se verwysingsno.....  
 Naam van gelisensieerde besigheid ..  
 Landdrosdistrik .....

## INHOUDSOPGawe

## Beskrywing van dokument

Aanhangsel  
Vorm 16

(i) Aansoek .....	
(ii) .....	
(iii) .....	
(iv) .....	
(v) .....	
(vi) .....	
(vii) .....	

Aansoek opgestel deur .....

Posadres .....

Telefoonno. ....

Die Minister (deur bemiddeling van die landdros van .....) )

Aansoek word hierby gedoen om drank vir verbruik buite die perseel te verkoop.

Ek sertificeer dat die inligting verstrek in hierdie aansoek en in die dokumente wat daarby aangeheg is, waar en juis is.

Plek .....

Datum ..... Handtekening van aansoeker of persoon gemagtig om aansoek te teken

1. (a) Volledige naam van aansoeker .....
  - (b) Ouderdom .....
  - (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
  - (d) Woonadres of adres van geregistreerde kantoor .....
  - .....
  - (e) Sakeadres .....
  - (f) Posadres .....
  - (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of gunstigde .....
  3. Is aansoeker die houer van 'n lisensie vermeld in artikel 20 (a) (iii)? .....

(Meld ja of nee)

  4. Onder watter naam word die gelisensieerde besigheid voortgesit? .....
  5. Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plasnommer .....
  6. (a) Meld die plek op die gelisensieerde perseel waarvandaan drank vir verbruik buite daardie perseel verkoop sal word .....
  - (b) Meld die kategorie persone aan wie aansoeker voorneemens is om drank in sodanige plek te verkoop (bv. werknekmers, studente of pendelaars) .....

**FORM 16**

[Reg. 50 (1)]

For official use

Amount R .....  
 Receipt no. ....  
 Date .....

**LIQUOR ACT, 1989****APPLICATION IN TERMS OF SECTION 60 (1) (b) TO SELL LIQUOR FOR CONSUMPTION OFF THE PREMISES**

Licor Board's reference no. ....

Name of licensed business .....

Magisterial district .....

**INDEX**

	Description of document	Annexure Form 16
(i)	Application .....	
(ii)	.....	
(iii)	.....	
(iv)	.....	
(v)	.....	
(vi)	.....	
(vii)	.....	
Application prepared by .....		
Postal address .....		
Telephone no. .....		
The Minister (through the agency of the magistrate of .....		
Application is hereby made to sell liquor for consumption off the premises.		
I certify that the information furnished in this application and in the documents attached to it, is true and correct.		
Place .....		
Date .....	Signature of applicant or person authorised to sign application	

1. (a) Full name of applicant .....
- (b) Age .....
- (c) Identity number or in the case of a company or close corporation, its registration number .....
- (d) Residential address or address of registered office .....
- (e) Business address .....
- (f) Postal address .....
- (g) Business telephone number .....
- [Delete (b) if applicant is not a natural person]
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....
3. Is applicant the holder of a licence referred to in section 20 (a) (iii)? .....
- (State yes or no)
4. Under what name is the licensed business conducted? .....
5. Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number .....
6. (a) State from which place on the licensed premises liquor will be sold for consumption off those premises .....
- (b) State the category of persons to whom applicant intends selling liquor in such place (e.g. employees, students or commuters) .....

## VORM 17

[Reg. 51 (1)]

## DRANKWET, 1989

KENNISGEWING VAN VOORNEME OM INGEVOLGE ARTIKEL 60 (1) (b) AANSOEK TE DOEN OM DRANK VIR VERBRIUK  
BUITE DIE PERSEEL TE VERKOOP

Kennis word hierby gegee dat dit die voorneme is om bogenoemde aansoek, besonderhede waarvan hieronder verskyn, in te dien by die landdros van die distrik ..... op die ..... dag van ..... ten opsigte van 'n perseel waarop voortgesit word ingevolge 'n wynhuislensie.

1 Volledige naam, straat- en pos- adres van aansoeker	2 Naam waaronder die gelisensieerde besigheid voortgesit word	3 Volledige adres van gelisensieerde perseel
.....	.....	.....
.....	.....	.....
.....	.....	.....

Plek .....  
 Datum ..... Handtekening van aansoeker of persoon gemagtig om aansoek te teken

## Voetnoot:

Voltooï kolomme soos volg:

- (i) Kolom 1.—Meld aansoeker se van gevolg deur sy volledige voorname, woon-, sake- en posadres. Indien die aansoeker nie 'n natuurlike persoon is nie, meld die volledige naam van sodanige persoon, gevolg deur die adres van sy geregistreerde kantoor.
- (ii) Kolom 2.—Meld die naam waaronder die gelisensieerde besigheid voortgesit word.
- (iii) Kolom 3.—Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer.

**FORM 17**

[Reg. 51 (1)]

**LIQUOR ACT, 1989****NOTICE OF INTENTION TO APPLY IN TERMS OF SECTION 60 (1) (b) TO SELL LIQUOR FOR CONSUMPTION OFF THE PREMISES**

Notice is hereby given that it is the intention to lodge the above-mentioned application, particulars of which appear hereunder, with the magistrate of the district of ..... on the ..... day of ..... in respect of premises upon which business is conducted under a wine-house licence.

1 Full name, street and postal address of applicant	2 Name under which the licensed business is conducted	3 Full address of licensed premises
.....	.....	.....
.....	.....	.....
.....	.....	.....

Place .....

Date ..... Signature of applicant or person authorised to sign application

## Footnote:

Complete columns as follows:

- (i) Column 1.—State surname of applicant followed by his full first names, residential, business and postal address. If the applicant is not a natural person, state the full name of such person followed by the address of its registered office.
- (ii) Column 2.—State the name under which the licensed business is conducted.
- (iii) Column 3.—Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number.

**VORM 18**

[Reg. 57]

Verwysingsno. ....

**DRANKWET, 1989****GOEDKEURING INGEVOLGE ARTIKEL 60 (2) OM DRANK VIR VERBRIUK BUISTE DIE PERSEEL TE VERKOOP**

Goedkeuring word hierby verleen aan die houer van die wynhuislisensie, uitgereik ten opsigte van die besigheid wat voortgesit word onder die naam ..... en wat geleë is te ..... in die distrik ..... , om drank vir verbruik buite die perseel te verkoop in 'n plek wat vir die doel afgesonder is en wat op die goedkeurde plan as ..... aangedui word.

Die bepalings van die Wet, soos in Aanhangel ..... hierby uiteengesit, is ingevolge artikel 60 (3), mutatis mutandis van toepassing op hierdie goedkeuring.

Hierdie goedkeuring is onderworpe aan die voorwaardes deur die Minister bepaal en in Aanhangel ..... hierby, uiteengesit.

Drank wat nie vir onmiddellike verkoop nodig is nie, moet op die gelisensieerde perseel/by 'n plek in Aanhangel ..... hierby aangedui,\* opgeberg word.

Hierdie goedkeuring is van nul en gener waarde tensy die voorgeskrewe geldie aan die ontvanger van inkomste betaal is.

Betaling van die voorgeskrewe geldie moet binne sestig dae na onderstaande datum van uitreiking gedoen word.

Hierdie goedkeuring moet te alle tye tydens die geldigheidsduur daarvan, aan die betrokke lisensie geheg wees.

Datum van uitreiking	Voorgeskrewe geldie	Betaalbaar voor of op
.....	.....	.....

Plek van uitreiking: Pretoria .....  
Person handelende kragtens bevoegdheid deur die Minister gedelegeer

\*Skrap indien nie van toepassing

**VIR AMPTELIKE GEBRUIK DEUR ONTVANGER VAN INKOMSTE**

Bedrag ontvang : .....	Kwitansie no. : .....	Kantoordatumstempel
------------------------	-----------------------	---------------------

**FORM 18**

[Reg. 57]

Reference no. ....

**LIQUOR ACT, 1989****APPROVAL IN TERMS OF SECTION 60 (2) TO SELL LIQUOR FOR CONSUMPTION OFF THE PREMISES**

Approval is hereby granted to the holder of the wine-house licence issued in respect of the business conducted under the name of ..... and situate at ..... in the district of ..... to sell liquor for consumption off the premises, in the place, set apart for the purpose, and indicated as ..... on the approved plan.

The provisions of the Act, as set out in Annexure ..... hereto, shall in terms of section 60 (3), mutatis mutandis apply to this approval.

This approval shall be subject to the conditions determined by the Minister and set out in Annexure ..... hereto.

Liquor not required for immediate sale shall be stored on the licensed premises/at a place indicated in Annexure ..... hereto.\*

This approval shall be of no force and effect unless the prescribed fees have been paid to the receiver of revenue. Payment of the prescribed fees is to be made within sixty days after the undermentioned date of issue.

This approval must at all times during the currency thereof be attached to the licence concerned.

Date of issue	Prescribed fees	Payable on or before
.....	.....	.....

Place of issue: Pretoria

..... Person acting under power delegated by the Minister

\*Delete if not applicable

**FOR OFFICIAL USE BY RECEIVER OF REVENUE**

Amount received : .....

Receipt no. : .....

Office date stamp

## DRANKWET, 1989

## AANSOEK INGEVOLGE ARTIKEL 78 (1) (b)/82 (1) (b)\* OM DRANK KOSTELOOS TE VERSKAF

Drankraad se verwysingsno. ....  
 Naam van gelisensieerde besigheid ....  
 Landdrosdistrik ....

## INHOUDSOPGawe

	Beskrywing van dokument	Aanhangsel Vorm 19
(i) Aansoek .....		
(ii) .....		
(iii) .....		
(iv) .....		
Aansoek opgestel deur .....		
Posadres .....		
Telefoonno. ....		
Die Minister (deur bemiddeling van die landdros van .....		
Aansoek word hierby gedoen om drank kosteloos te verskaf.		
Ek sertifiseer dat die inligting verstrek in hierdie aansoek en in die dokumente wat daarby aangeheg is, waar en juis is.		
Plek .....		
Datum .....	Handtekening van aansoeker of persoon gemagtig om aansoek te teken	

\*Skrap wat nie van toepassing is nie

1. (a) Volledige naam van aansoeker .....
  - (b) Ouderdom .....
  - (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
  - (d) Woonadres of adres van geregistreerde kantoor .....
  - (e) Sakeadres .....
  - (f) Posadres .....
  - (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of begunstigde .....
  3. (a) Is aansoeker die houer van 'n lisensie vermeld in artikel 20 (b) (i) of (ii)? .....
  - (Meld ja of nee)
  - (b) Indien wel, meld die soort lisensie .....
  4. Onder watter naam word die gelisensieerde besigheid voortgesit? .....
  5. Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer .....
  6. (a) Word aansoek gedoen ten opsigte van 'n plek op die gelisensieerde perseel? .....
  - (Meld ja of nee)
  - (b) Indien wel, identifiseer sodanige plek .....
  7. (a) Word aansoek gedoen ten opsigte van 'n plek op 'n aangrensende of nabijgeleë perseel? .....
  - (Meld ja of nee)
  - (b) Indien wel—
    - (i) beskryf die ligging van sodanige perseel met verwysing na die erf-, straat- of plaasnommer .....
    - (ii) identifiseer sodanige plek op sodanige perseel .....
  - (c) Meld die kortste afstand per pad vanaf die perseel vermeld in paragraaf 5 na die plek vermeld in paragraaf 7 (b) (ii) .....
  8. (a) Indien die goedkeuring op 'n aangrensende of nabijgeleë perseel uitgeoefen sal word, word toestemming ingevolge enige wetsbe-paling, serwituut of private ooreenkoms vereis om sodanige perseel vir doeleindes van die goedkeuring te okkuper? .....
  - (Meld ja of nee)
  - (b) Sal aansoeker die reg hê om sodanige perseel aldus te okkuper? .....
  - (Meld ja of nee)
  - (c) Indien wel, heg 'n ware afskrif aan van die tersaaklike dokument of dokumente, as daar is, wat sodanige reg openbaar.

Aanhangsel .....

## FORM 19

[Reg. 58 (1)]

## LIQUOR ACT, 1989

**APPLICATION IN TERMS OF SECTION 78 (1) (b)/82 (1) (b)\* TO SUPPLY LIQUOR FREE OF CHARGE**

Liquor Board's reference no.....

Name of licensed business .....

Magisterial district .....

## INDEX

	Description of document	Annexure Form 19
(i) Application .....		
(ii) .....		
(iii) .....		
(iv) .....		
Application prepared by.....		
Postal address .....		
Telephone no. ....		
The Minister (through the agency of the magistrate of .....		
Application is hereby made to supply liquor free of charge.		
I certify that the information furnished in this application and in the documents attached to it, is true and correct.		
Place .....		
Date .....	Signature of applicant or person authorised to sign application	

\*Delete whichever not applicable

1. (a) Full name of applicant.....  
 (b) Age .....
 (c) Identity number or in the case of a company or close corporation, its registration number .....
 (d) Residential address or address of registered office .....
 (e) Business address .....
 (f) Postal address .....
 (g) Business telephone number .....

[Delete (b) if applicant is not a natural person]
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....
3. (a) Is applicant the holder of a licence referred to in section 20 (b) (i) or (ii)? .....

(State yes or no)

 (b) If so, state the kind of licence .....
4. Under what name is the licensed business conducted? .....
5. Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number .....
6. (a) Is application made in respect of a place on the licensed premises? .....

(State yes or no)

 (b) If so, identify such place .....
7. (a) Is application made in respect of a place on adjoining or neighbouring premises? .....

(State yes or no)

 (b) If so—
  - (i) describe the situation of such premises by reference to the erf, street or farm number .....
  - (ii) identify such place on such premises .....
  - (c) State the shortest distance by road from the premises referred to in paragraph 5 to the place referred to in paragraph 7 (b) (ii) .....
8. (a) If the approval is to be exercised on adjoining or neighbouring premises, is permission required under any legal provision, servitude or private agreement to occupy such premises for the purposes of the approval? .....

(State yes or no)

 (b) Will applicant have the right to so occupy such premises? .....

(State yes or no)

 (c) If so, attach a true copy of the relevant document or documents, if any, disclosing such right.

Annexure .....

Verwysingsno. ....

## DRANKWET, 1989

## GOEDKEURING INGEVOLGE ARTIKEL 78 (2) OF 82 (2) OM DRANK KOSTELOOS TE VERSKAF

Goedkeuring word hierby verleen aan die houer van die ..... lisensie, uitgereik ten opsigte van die besigheid wat voortgesit word onder die naam ..... en wat geleë is te ..... in die distrik ..... , om drank kosteloos te verskaf in die plek op die gelisensierte perseel/aangrensende of nabyleeë perseel geleë te ..... \* wat vir die doel afgesonder is en wat op die goedkeurde plan as ..... aangedui word.

Hierdie goedkeuring is onderworpe aan die voorwaarde deur die Minister bepaal en in Aanhangsel ..... hierby, uiteengesit.

Hierdie goedkeuring moet te alle tye tydens die geldigheidsduur daarvan, aan die betrokke lisensie geheg wees.

Plek.....

Datum van uitreiking ..... Persoon handelende kragtens bevoegdheid deur die Minister gedelegeer

\*Skrap wat nie van toepassing is nie

**FORM 20**

[Reg. 63]

Reference no. ....

**LIQUOR ACT, 1989****APPROVAL IN TERMS OF SECTION 78 (2) OR 82 (2) TO SUPPLY LIQUOR FREE OF CHARGE**

Approval is hereby granted to the holder of the ..... licence issued in respect of the business conducted under the name of ..... and situate at ..... in the district of ..... , to supply liquor free of charge in the place on the licensed premises/adjoining or neighbouring premises situate at ..... \* set apart for the purpose and indicated as ..... on the approved plan.

This approval shall be subject to the conditions determined by the Minister and set out in Annexure ..... hereto.

This approval must at all times during the currency thereof be attached to the licence concerned.

Place ..... .

Date of issue ..... Person acting under power delegated by the Minister

\*Delete whichever not applicable

## DRANKWET, 1989

## AANSOEK INGEVOLGE ARTIKEL 86 (1) (b)/94 (1) (b)/104 (1) (b)\* OM DRANK KOSTELOOS TE VERSKAF VIR DIE DOEL VAN PROE

Drankraad se verwysingsno. ....  
 Naam van gelisensieerde besigheid ....  
 Landdrosdistrik ....

## INHOUDSOPGawe

## Beskrywing van dokument

Aanhangsel  
Vorm 21

- (i) Aansoek .....
- (ii) .....
- (iii) .....
- (iv) .....
- (v) .....
- (vi) .....
- (vii) .....

Aansoek opgestel deur .....

Posadres .....

Telefoonno. ....

Die Minister (deur bemiddeling van die landdros van ....)

Aansoek word hierby gedoen om drank kosteloos te verskaf vir die doel van proe.

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

Plek .....

Datum ..... Handtekening van aansoeker of persoon gemagtig om aansoek te teken

\*Skrap wat nie van toepassing is nie

1. (a) Volledige naam van aansoeker .....
  - (b) Ouderdom .....
  - (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
  - (d) Woonadres of adres van geregistreerde kantoor .....
  - .....
  - (e) Sakeadres .....
  - (f) Posadres .....
  - (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of begunstigde .....
  3. (a) Is aansoeker die houer van 'n lisensie vermeld in artikel 20 (b) (iii), (v) of (ix)? .....

(Meld ja of nee)

  - (b) Indien wel, meld die soort lisensie .....
  4. Onder watter naam word die gelisensieerde besigheid voortgesit? .....
  5. Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer .....
  6. (a) Word aansoek gedoen ten opsigte van 'n plek op die gelisensieerde perseel? .....

(Meld ja of nee)

  - (b) Indien wel, identifiseer sodanige plek .....
  7. (a) Word aansoek gedoen ten opsigte van 'n plek op 'n aangrensende of nabyleeë perseel? .....

(Meld ja of nee)

  - (b) Indien wel—
    - (i) beskryf die ligging van sodanige perseel met verwysing na die erf-, straat- of plaasnommer .....
    - (ii) identifiseer sodanige plek op sodanige perseel .....
  - (c) Meld die kortste afstand per pad vanaf die perseel vermeld in paragraaf 5 na die plek vermeld in paragraaf 7 (b) (ii) .....

**FORM 21**

[Reg. 64 (1)]

**LIQUOR ACT, 1989****APPLICATION IN TERMS OF SECTION 86 (1) (b)/94 (1) (b)/104 (1) (b)\* TO SUPPLY LIQUOR FREE OF CHARGE FOR THE PURPOSE OF TASTING**

Liquor Board's reference no. ....

Name of licensed business .....

Magisterial district .....

**INDEX**

	Description of document	Annexure Form 21
(i) Application .....		
(ii) .....		
(iii) .....		
(iv) .....		
(v) .....		
(vi) .....		
(vii) .....		
Application prepared by .....		
Postal address .....		
Telephone no. ....		
The Minister (through the agency of the magistrate of .....		
Application is hereby made to supply liquor free of charge for the purpose of tasting.		
I certify that the information furnished in this application and in the documents attached to it, is true and correct.		
Place .....		
Date .....	Signature of applicant or person authorised to sign application	

\*Delete whichever not applicable

1. (a) Full name of applicant .....
  - (b) Age .....
  - (c) Identity number or in the case of a company or close corporation, its registration number .....
  - (d) Residential address or address of registered office .....
  - (e) Business address .....
  - (f) Postal address .....
  - (g) Business telephone number .....
- [Delete (b) if applicant is not a natural person]
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....
  3. (a) Is applicant the holder of a licence referred to in section 20 (b) (iii), (v) or (ix)? .....

(State yes or no)

  - (b) If so, state the kind of licence .....
  4. Under what name is the licensed business conducted? .....
  5. Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number .....
  6. (a) Is application made in respect of a place on the licensed premises? .....

(State yes or no)

  - (b) If so, identify such place .....
  7. (a) Is application made in respect of a place on adjoining or neighbouring premises? .....

(State yes or no)

  - (b) If so—
    - (i) describe the situation of such premises by reference to the erf, street or farm number .....
    - (ii) identify such place on such premises .....
  - (c) State the shortest distance by road from the premises referred to in paragraph 5 to the place referred to in paragraph 7 (b) (ii) .....

8. (a) Indien die goedkeuring op 'n aangrensende of nabijgeleë perseel uitgeoefen sal word, word toestemming ingevolge enige wetsbe-paling, serwituit of private ooreenkoms vereis om sodanige perseel vir doeleindes van die goedkeuring te okkuper? .....  
[Meld ja of nee]
- (b) Sal aansoeker die reg hê om sodanige perseel aldus te okkuper? .....  
[Meld ja of nee]
- (c) Indien wel, heg 'n ware afskrif aan van die tersaaklike dokument of dokumente, as daar is, wat sodanige reg openbaar.

Aanhangsel .....

**VORM 22**

[Reg. 65 (1)]

**DRANKWET, 1989****KENNISGEWING VAN VOORNEME OM INGEVOLGE ARTIKEL 86 (1) (b)/94 (1) (b)/104 (1) (b)\* AANSOEK TE DOEN OM DRANK KOSTELOOS TE VERSKAF VIR DIE DOEL VAN PROE**

Kennis word hierby gegee dat dit die voorneme is om bogenoemde aansoek, besonderhede waarvan hieronder verskyn, in te dien by die landdros van die distrik ..... op die ..... dag van ..... ten opsigte van 'n plek geleë op die gelisensieerde perseel/aangrensende of nabijgeleë perseel\* waarop besigheid voortgesit word onder die naam .....

\*Skrap wat nie van toepassing is nie

1 Volledige naam, straat- en pos- adres van aansoeker	2 Soort lisensie wat gehou word	3 Volledige adres van gelisensieerde perseel	4 Indien van toepassing, volledige adres van aangrensende of nabijgeleë perseel
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....

Plek .....

Datum .....

Handtekening van aansoeker of persoon gemagtig om aansoek te teken

## Voetnoot:

Voltooikolomme soos volg:

- (i) Kolom 1.—Meld aansoeker se van gevvolg deur sy volledige voorname, woon-, sake- en posadres. Indien die aansoeker nie 'n natuurlike persoon is nie, meld die volledige naam van sodanige persoon, gevvolg deur die adres van sy geregistreerde kantoor.
- (ii) Kolom 2.—Meld die soort lisensie wat gehou word met inagneming van artikel 20.
- (iii) Kolom 3.—Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer.
- (iv) Kolom 4.—Beskryf die ligging van die aangrensende of nabijgeleë perseel met verwysing na die erf-, straat- of plaasnommer.

8. (a) If the approval is to be exercised on adjoining or neighbouring premises, is permission required under any legal provision, servitude or private agreement to occupy such premises for the purposes of the approval? .....  
 (State yes or no)
- (b) Will applicant have the right to so occupy such premises? .....  
 (State yes or no)
- (c) If so, attach a true copy of the relevant document or documents, if any, disclosing such right.

Annexure .....

**FORM 22**

[Reg. 65 (1)]

**LIQUOR ACT, 1989****NOTICE OF INTENTION TO APPLY IN TERMS OF SECTION 86 (1) (b)/94 (1) (b)/104 (1) (b)\* TO SUPPLY LIQUOR FREE OF CHARGE FOR THE PURPOSE OF TASTING**

Notice is hereby given that it is the intention to lodge the above-mentioned application, particulars of which appear hereunder, with the magistrate of the district of..... on the..... day of..... in respect of a place situated on the licensed premises/adjoining or neighbouring premises\* upon which business is conducted under the name of.....

\*Delete whichever not applicable

1 Full name, street and postal address of applicant	2 Kind of licence held	3 Full address of licensed premises	4 If applicable, full address of adjoining or neighbouring premises
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....

Place .....

Date ..... Signature of applicant or person authorised to sign application

**Footnote:**

Complete columns as follows:

- (i) Column 1.—State surname of applicant followed by his full first names, residential, business and postal address. If the applicant is not a natural person, state the full name of such person followed by the address of its registered office.
- (ii) Column 2.—State the kind of licence held with due regard to section 20.
- (iii) Column 3.—Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number.
- (iv) Column 4.—Describe the situation of the adjoining or neighbouring premises by reference to the erf, street or farm number.

## VORM 23

[Reg. 71]

Verwysingsno. ....

## DRANKWET, 1989

## GOEDKEURING INGEVOLGE ARTIKEL 86 (1) (b), 94 (1) (b) OF 104 (1) (b) OM DRANK KOSTELOOS TE VERSKAF VIR DIE DOEL VAN PROE

Goedkeuring word hierby verleen aan die houer van die ..... licensie, uitgerek ten opsigte van die besigheid wat voortgesit word onder die naam ..... en wat geleë is te ..... in die distrik ..... om drank kosteloos te verskaf uitsluitlik vir die doel van proe in 'n plek op die gelisensieerde perseel/aangrensende of nabyleë perseel geleë te ..... wat vir die doel afgesonder is en wat op die goedgekeurde plan as ..... aangedui word.

Hierdie goedkeuring is onderworpe aan die voorwaardes deur die Minister bepaal en in Aanhangel ..... hierby, uiteengesit.

Hierdie goedkeuring moet te alle tye tydens die geldigheidsduur daarvan, aan die betrokke licensie geheg wees.

Plek.....

Datum van uitreiking ..... Persoon handelende kragtens bevoegdheid deur die Minister gedelegeer

\*Skrap wat nie van toepassing is nie.

**FORM 23**

[Reg. 71]

Reference no. ....

**LIQUOR ACT, 1989****APPROVAL IN TERMS OF SECTION 86 (1) (b), 94 (1) (b) OR 104 (1) (b) TO SUPPLY LIQUOR FREE OF CHARGE FOR THE PURPOSE OF TASTING**

Approval is hereby granted to the holder of the ..... licence issued in respect of the business conducted under the name of ..... and situate at ..... in the district of ..... to supply liquor free of charge solely for the purpose of tasting in the place on the licensed premises/adjoining or neighbouring premises situate at ..... \* set apart for the purpose and indicated as .....

This approval shall be subject to the conditions determined by the Minister and set out in ANNEXURE ..... hereto.

This approval must at all times during the currency thereof be attached to the licence concerned.

Place.....

Date of issue ..... Person acting under power delegated by the Minister

\*Delete whichever not applicable.

## VORM 24

[Reg. 72 (1)]

Vir amptelike gebruik

Bedrag R .....  
 Kwitansie no. ....  
 Datum .....

## DRANKWET, 1989

## AANSOEK INGEVOLGE ARTIKEL 113 OM DIE OORDRAG VAN 'N LISENSIE

Drankraad se verwysingsno. ....

Naam van gelisensieerde besigheid .....

Landdrosdistrik.....

## INHOUDSOPGawe

## Beskrywing van dokument

Aanhangsel  
Vorm 24

- (i) Aansoek .....
- (ii) .....
- (iii) .....
- (iv) .....
- (v) .....
- (vi) .....
- (vii) .....

Aansoek opgestel deur .....

Posadres .....

Telefoonno. ....

Die voorsitter (deur bemiddeling van die landdros van .....

Aansoek word hierby gedoen om die oordrag van die hierinvermelde licensie.

Ek sertifiseer dat die inligting verstreng in hierdie aansoek en in die dokumente wat daarby aangeheg is, in soverre dit op my/die aansoekers namens wie ek gemagtig is om die aansoek te teken, \* betrekking het, waar en huis is.

Plek .....

Datum ..... Handtekening van aansoeker wat die houer van die licensie is of persoon gemagtig om aansoek te teken

Plek .....

Datum ..... Handtekening van aansoeker wat die voornemende houer is of persoon gemagtig om aansoek te teken

\*Skrap wat nie van toepassing is nie

## DEEL A

## INLIGTING MET BETREKKING TOT DIE AANSOEKER WAT DIE HOUER VAN DIE LISENSIE IS

1. (a) Volledige naam van aansoeker .....
  - (b) Ouderdom .....
  - (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
  - (d) Woonadres of adres van geregistreerde kantoor .....
  - (e) Sakeadres .....
  - (f) Posadres .....
  - (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of beginstigde .....
  3. (a) Meld die soort licensie ten opsigte waarvan aansoek om oordrag gedoen word .....
  - (b) Meld die soort drank wat daarkragtens verkoop mag word .....
  - (c) In die geval van 'n spesiale- of sorghumbierlicensie, meld of drank vir verbruik op of buite die gelisensieerde perseel verkoop word .....
  4. Onder watter naam word die gelisensieerde besigheid voortgesit? .....
  5. Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer .....

## FORM 24

[Reg. 72 (1)]

For official use

Amount R .....  
 Receipt no. ....  
 Date .....

## LIQUOR ACT, 1989

## APPLICATION IN TERMS OF SECTION 113 FOR THE TRANSFER OF A LICENCE

Liquor Board's reference no. ....  
 Name of licensed business ....  
 Magisterial district .....

## INDEX

	Description of document	Annexure Form 24
(i) Application .....		
(ii) .....		
(iii) .....		
(iv) .....		
(v) .....		
(vi) .....		
(vii) .....		
Application prepared by.....		
Postal address .....		
Telephone no. ....		
The chairman (through the agency of the magistrate of .....		
Application is hereby made for the transfer of hereinmentioned licence.		
I certify that the information furnished in this application and in the documents attached to it, in so far as it relates to me/the applicants on whose behalf I am authorized to sign the application,* is true and correct.		
Place .....		
Date .....	Signature of applicant who is the holder of the licence or person authorised to sign application	
Place .....		
Date .....	Signature of applicant who is the prospective holder or person authorised to sign application	

\*Delete whichever not applicable

## PART A

## INFORMATION RELATING TO THE APPLICANT WHO IS THE HOLDER OF THE LICENCE

1. (a) Full name of applicant .....
  - (b) Age .....
  - (c) Identity number or in the case of a company or close corporation, its registration number .....
  - (d) Residential address or address of registered office .....
  - (e) Business address .....
  - (f) Postal address .....
  - (g) Business telephone number .....
- [Delete (b) if applicant is not a natural person]
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....
  3. (a) State kind of licence, the transfer of which is applied for .....
  - (b) State kind of liquor which may be sold thereunder .....
  - (c) In the case of a special or sorghum beer licence, state whether liquor is sold for consumption on or off the licensed premises .....
  4. Under what name is the licensed business conducted? .....
  5. Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number .....

## DEEL B

## INLIGTING MET BETREKKING TOT DIE AANSOEKER WAT DIE VOORNEMENDE HOUER IS

1. (a) Volledige naam van aansoeker .....  
(b) Ouderdom .....  
(c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....  
(d) Woonadres of adres van geregistreerde kantoor .....  
(e) Sakeadres .....  
(f) Posadres .....  
(g) Saketelefoonnummer .....  
[Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of begunstigde .....
3. Is aansoeker 'n onbevoegde persoon kragtens artikel 25 aan wie 'n lisensie nie verleen mag word nie? .....  
(Meld ja of nee)
4. (a) In die geval van 'n wynboerlisensie, is aansoeker 'n persoon vermeld in artikel 29? .....  
(Meld ja of nee)  
(b) Verstrek volledige redes vir antwoord op paragraaf 4 (a) .....
5. (a) In die geval van 'n produsentelisensie, is aansoeker 'n persoon vermeld in artikel 30? .....  
(Meld ja of nee)  
(b) Verstrek volledige redes vir antwoord op paragraaf 5 (a) .....
6. Onder watter naam sal die besigheid voortgesit word? .....
7. (a) Word toestemming ingevolge enige wetsbepaling, serwituut of private ooreenkoms vereis om die perseel vermeld in paragraaf 5 van Deel A van die aansoek, met inbegrip van sodanige plek op 'n ander perseel waarop enige goedkeuring of bepaling uitgeoefen sal word, vir doeleindes van die lisensie te okkuper? .....  
(Meld ja of nee)  
(b) Sal aansoeker die reg hê om sodanige perseel aldus te okkuper? .....  
(Meld ja of nee)  
(c) Indien wel, heg 'n ware afskrif aan van die tersaaklike dokument of dokumente, as daar is, wat sodanige reg openbaar.
8. Aanhangesel .....
8. In die geval van 'n aansoek om die oordrag van 'n binneverbruiklisensie, meld die kategorie persone aan wie dit voornemens is om drank te verkoop (bv. werknemers, studente of pendelaars) .....

**PART B****INFORMATION RELATING TO THE APPLICANT WHO IS THE PROSPECTIVE HOLDER**

1. (a) Full name of applicant .....
  - (b) Age .....
  - (c) Identity number or in the case of a company or close corporation, its registration number .....
  - (d) Residential address or address of registered office .....
  - (e) Business address .....
  - (f) Postal address .....
  - (g) Business telephone number .....
- [Delete (b) if applicant is not a natural person]
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....
  3. Is applicant disqualified under section 25 from holding a licence? .....

(State yes or no)

  4. (a) In the case of a wine farmer's licence, is applicant a person referred to in section 29? .....

(State yes or no)

  - (b) Give full reasons for reply to paragraph 4 (a) .....
  5. (a) In the case of a producer's licence, is applicant a person referred to in section 30? .....

(State yes or no)

  - (b) Give full reasons for reply to paragraph 5 (a) .....
  6. Under what name is the business to be conducted? .....
  7. (a) Is permission required under any legal provision, servitude or private agreement to occupy the premises referred to in paragraph 5 of Part A of the application, including such place on other premises upon which any approval or determination is exercised, for the purposes of the licence? .....

(State yes or no)

  - (b) Will applicant have the right to so occupy such premises? .....

(State yes or no)

  - (c) If so, attach a true copy of the relevant document or documents, if any, disclosing such right.

Annexure .....

  8. In the case of an application for the transfer of an on-consumption licence, state the category of persons to whom it is intended to sell liquor (e.g. employees, students or commuters) .....

## DRANKWET, 1989

## KENNISGEWING VAN VOORNEME OM INGEVOLGE ARTIKEL 113 AANSOEK TE DOEN OM DIE OORDRAG VAN 'N LISENSIE

Kennis geskied hierby dat dit die voorneme is om bogenoemde aansoek, besonderhede waarvan hieronder verskyn, by die landdros van die distrik ..... op ..... dag van ..... in te dien ten opsigte van 'n perseel waarop besigheid onder die naam ..... voortgesit word.

1 Volledige naam van aansoeker wat die houer van die lisensie is	2 Volledige naam van aansoeker wat die voornemende houer is	3 Soort lisensie wat oorgedra gaan word	4 Volledige adres van gelisensieerde perseel
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....

Plek .....	Datum .....	Handtekening van aansoeker wat die houer van die lisensie is of persoon gemagtig om aansoek te teken
------------	-------------	--

Voetnoot:

Voltooii kolomme soos volg:

- Kolom 1.—Meld aansoeker, wat die houer van die lisensie is, se van gevolg deur sy volledige voorname. Indien sodanige aansoeker nie 'n natuurlike persoon is nie, meld die volledige naam van sodanige persoon.
- Kolom 2.—Meld aansoeker, wat die voornemende houer is, se van gevolg deur sy volledige voorname. Indien sodanige aansoeker nie 'n natuurlike persoon is nie, meld die volledige naam van sodanige persoon.
- Kolom 3.—Meld die soort lisensie wat oorgedra gaan word met behoorlike inagneming van artikel 20, en in die geval van 'n spesiale- of sorghumbierlisensie, meld of drank vir verbruik op of buite die perseel verkoop word.
- Kolom 4.—Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer.

Verwysingsno. ....

## DRANKWET, 1989

## SERTIFIKAAT INGEVOLGE ARTIKEL 116 VAN DIE OORDRAG VAN 'N LISENSIE

Die ..... lisensie, wat deur ..... gehou word ten opsigte van 'n perseel geleë te ..... in die distrik ..... , ingevolge waarvan besigheid onder die naam ..... voortgesit word, word hierby oorgedra aan ..... Die besigheid sal in die vervolg onder die naam ..... voortgesit word.

Die oordrag is van nul en gener waarde tensy die voorgeskrewe geldte aan die ontvanger van inkomste betaal is. Betaling van die voorgeskrewe geldte moet binne sestig dae na onderstaande datum van uitreiking gedoen word.

Hierdie sertifikaat moet te alle tye gedurende die geldigheidsduur daarvan, aan die betrokke lisensie geheg wees.

Datum van uitreiking	Voorgeskrewe geldte	Betaalbaar voor of op
.....	.....	.....

Plek van uitreiking: Pretoria	..... Person handelende kragtens bevoegdheid deur die voorsitter gedelegeer
-------------------------------	--

## VIR AMPTELIKE GEBRUIK DEUR ONTVANGER VAN INKOMSTE

Bedrag ontvang : .....	Kwitansie no. : .....	Kantoordatumstempel .....
------------------------	-----------------------	---------------------------

## FORM 25

[Reg. 73]

## LIQUOR ACT, 1989

## NOTICE OF INTENTION TO APPLY IN TERMS OF SECTION 113 FOR THE TRANSFER OF A LICENCE

Notice is hereby given that it is the intention to lodge the above-mentioned application, particulars of which appear hereunder, with the magistrate of the district of ..... on the ..... day of ..... in respect of premises upon which business is conducted under the name of .....

1 Full name of applicant who is the holder of the licence	2 Full name of applicant who is the prospective holder	3 Kind of licence to be transferred	4 Full address of licensed premises
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....

Place .....

Date ..... Signature of applicant who is the holder of the licence or person authorised to sign application

Footnote:

Complete columns as follows:

- (i) Column 1.—State surname of applicant who is the holder of the licence followed by his full first names. If such applicant is not a natural person, state the full name of such person.
- (ii) Column 2.—State surname of applicant who is the prospective holder followed by his full first names. If such applicant is not a natural person, state the full name of such person.
- (iii) Column 3.—State the kind of licence to be transferred with due regard to section 20, and in the case of a special or sorghum beer licence, state whether liquor is sold for consumption on or off the premises.
- (iv) Column 4.—Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number.

## Form 26

[Reg. 78]

Reference no. ....

## LIQUOR ACT, 1989

## CERTIFICATE IN TERMS OF SECTION 116 OF THE TRANSFER OF A LICENCE

The ..... licence, held by ..... in respect of premises situate at ..... in the district of ..... , under which business is conducted under the name of ..... , is hereby transferred to ..... The business will in future be conducted under the name of .....

This transfer shall be of no force and effect unless the prescribed fees have been paid to the receiver of revenue. Payment of the prescribed fees is to be made within sixty days after the undermentioned date of issue.

This certificate must at all times during the currency thereof be attached to the licence concerned.

Date of issue	Prescribed fees	Payable on or before
.....	.....	.....

Place of issue: Pretoria

..... Person acting under power delegated by the chairman

## FOR OFFICIAL USE BY RECEIVER OF REVENUE

Amount received

: Receipt no. \_\_\_\_\_

: Office date stamp

[Reg. 79 (1)]

Vir ampelike gebruik

Bedrag R .....  
 Kwitansie no. ....  
 Datum .....

## DRANKWET, 1989

## AANSOEK INGEVOLGE ARTIKEL 120 OM DIE VERPLASING VAN 'N LISENSIE

Drankraad se verwysingsno. ....  
 Naam van gelisensieerde besigheid ....  
 Landdrosdistrik .....

## INHOUDSOPGawe

## Beskrywing van dokument

Aanhangsel  
Vorm 27

- |                   |  |  |
|-------------------|--|--|
| (i) Aansoek ..... |  |  |
| (ii) .....        |  |  |
| (iii) .....       |  |  |
| (iv) .....        |  |  |
| (v) .....         |  |  |
| (vi) .....        |  |  |
| (vii) .....       |  |  |

Aansoek opgestel deur .....

Posadres .....

Telefoonno. ....

Die voorsitter (deur bemiddeling van die landdros van ....)

Aansoek word hierby gedoen om die permanente/tydelike\* verplasing van die hierinvermelde lisensie.

Ek sertificeer dat die inligting verstrek in hierdie aansoek en in die dokumente wat daarby aangeheg is, waar en juis is.

Plek .....

Datum ..... Handtekening van aansoeker of persoon gemagtig om aansoek te teken

\*Skrap wat nie van toepassing is nie

1. (a) Volledige naam van aansoeker .....
  - (b) Ouderdom .....
  - (c) Identiteitsnommer of in die geval van 'n maatskappy of beslote korporasie, sy registrasienommer .....
  - (d) Woonadres of adres van geregistreerde kantoor .....
  - (e) Sakeadres .....
  - (f) Posadres .....
  - (g) Saketelefoonnummer .....
- [Skrap (b) indien aansoeker nie 'n natuurlike persoon is nie]
2. Indien aansoeker nie 'n natuurlike persoon is nie, meld die naam, identiteitsnommer en adres van elke direkteur, lid, vennoot of begunstigde .....
  3. (a) Meld die soort lisensie ten opsigte waarvan aansoek om verplasing gedoen word .....
  - (b) Meld die soort drank wat daarkragtens verkoop mag word .....
  4. In die geval van 'n spesiale- of sorghumbierlisensie, meld of drank vir verbruik op of buite die gelisensieerde perseel verkoop word .....
  5. (a) Onder watter naam word die gelisensieerde besigheid voortgesit? .....
  - (b) (i) Sal die naam verander word as gevolg van die verplasing? .....
  - (Meld ja of nee)
  - (ii) Indien wel, meld nuwe naam .....
  6. (a) Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer .....
  - (b) Beskryf die ligging van die perseel waar die besigheid voortgesit sal word met verwysing na die erf-, straat- of plaasnommer .....
  7. (a) Is die persele vermeld in paragraaf 6 (a) en (b) in dieselfde distrik? .....
  - (Meld ja of nee)
  - (b) Meld die kortste afstand per pad vanaf die perseel vermeld in paragraaf 6 (a) tot die perseel vermeld in paragraaf 6 (b) .....

**FORM 27**

[Reg. 79 (1)]

For official use

Amount R .....  
 Receipt no. ....  
 Date .....

**LIQUOR ACT, 1989****APPLICATION IN TERMS OF SECTION 120 FOR THE REMOVAL OF A LICENCE**

Liquor Board's reference no.....  
 Name of licensed business .....,  
 Magisterial district .....

**INDEX**

	Description of document	Annexure Form 27
(i) Application .....		
(ii) .....		
(iii) .....		
(iv) .....		
(v) .....		
(vi) .....		
(vii) .....		
Application prepared by.....		
Postal address .....		
Telephone no. ....		
The chairman (through the agency of the magistrate of .....	)	
Application is hereby made for the permanent/temporary* removal of the hereinmentioned licence.		
I certify that the information furnished in this application and in the documents attached to it, is true and correct.		
Place .....		
Date .....	Signature of applicant or person authorised to sign application	

\*Delete whichever not applicable

1. (a) Full name of applicant.....  
 (b) Age .....
 (c) Identity number or in the case of a company or close corporation, its registration number.....  
 (d) Residential address or address of registered office .....
 (e) Business address .....
 (f) Postal address .....
 (g) Business telephone number .....

[Delete (b) if applicant is not a natural person]
2. If applicant is not a natural person, state the name, identity number and address of each director, member, partner or beneficiary .....
3. (a) State kind of licence, the removal of which is applied for .....
 (b) State kind of liquor which may be sold thereunder .....
4. In the case of a special or sorghum beer licence, state whether liquor is sold for consumption on or off the licensed premises .....
5. (a) Under what name is the licensed business conducted? .....
 (b) (i) Will the name be changed as a result of the removal? .....

(State yes or no)

 (ii) If so, state new name .....
6. (a) Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number .....
 (b) Describe the situation of the premises where the business is to be conducted by reference to the erf, street or farm number .....
7. (a) Are the premises referred to in paragraph 6 (a) and (b) in the same district? .....

(State yes or no)

 (b) State the shortest distance by road from the premises referred to in paragraph 6 (a) to the premises referred to in paragraph 6 (b) .....

8. In die geval van 'n wynboerlisensie, beskryf die ligging van die perseel waar die betrokke drank vervaardig word met verwysing na die erf-, straat- of plaasnommer .....
  9. In die geval van 'n produsentelisensie, beskryf die ligging van die perseel waar die betrokke drank vervaardig word met verwysing na die erf-, straat- of plaasnommer .....
  10. (a) Word toestemming ingevolge enige wetsbepaling, serwituit of private ooreenkoms vereis om die perseel vermeld in paragraaf 6 (b), met inbegrip van sodanige plek op 'n ander perseel waarop enige goedkeuring of bepaling uitgeoefen sal word, vir doeleindes van die lisensie te okkuper? .....  
(Meld ja of nee)
  - (b) Sal aansoeker die reg hê om sodanige perseel aldus te okkuper? .....  
(Meld ja of nee)
  - (c) Indien wel, heg 'n ware afskrif aan van die tersaaklike dokument of dokumente, as daar is, wat sodanige reg openbaar.  
Aanhangsel .....
11. In die geval van 'n aansoek om die verplasing van 'n binneverbruiklisensie, meld—
    - (a) in welke gedeelte van die perseel drank verkoop sal word ..... ; en
    - (b) die kategorie persone aan wie aansoeker voornemens is om drank in sodanige gedeelte te verkoop (bv. werknemers, studente of pendelaars) .....
  12. (a) Word aansoek gedoen ten opsigte van 'n perseel wat—
    - (i) nog nie opgerig is nie? ..... ; of
    - (ii) reeds opgerig is maar aanbouings of veranderings vereis ten einde dit geskik te maak vir doeleindes van die voorgenome besigheid? ..... ; of
    - (iii) reeds opgerig is en, volgens die aansoeker se mening, geen aanbouings of veranderings vereis ten einde dit geskik te maak vir sodanige doeleindes nie? .....  
(b) Indien paragraaf 12 (a) (i) of (ii) van toepassing is, meld—
    - (i) die datum waarop daar met sodanige oprigting, aanbouings of veranderings begin sal word ..... ; en
    - (ii) die tydperk wat vereis word vir die oprigting, aanbouings of veranderings .....
  13. (a) Word aansoek gedoen om enige bepaling, toestemming, goedkeuring of magtiging wat deur die bevoegde gesag verleen kan word? (bv. ander besigheid of proekamer) .....  
(Meld ja of nee)
  - (b) Indien wel, verstrek volledige besonderhede met verwysing na die tersaaklike artikel ingevolge waarvan aansoek gedoen word.  
Aanhangsel .....
14. In die geval van 'n aansoek om die tydelike verplasing van 'n lisensie, meld die tydperk ten opsigte waarvan sodanige verplasing verlang word .....

8. In the case of a wine farmer's licence describe the situation of the premises where the liquor concerned is manufactured by reference to the erf, street or farm number .....
  9. In the case of a producer's licence, describe the situation of the premises where the liquor concerned is manufactured by reference to the erf, street or farm number .....
  10. (a) Is permission required under any legal provision, servitude or private agreement to occupy the premises referred to in paragraph 6 (b), including such place on other premises upon which any approval or determination is to be exercised, for the purposes of the licence? .....
  - (State yes or no)
  - (b) Will applicant have the right to so occupy such premises? .....
  - (State yes or no)
  - (c) If so, attach a true copy of the relevant document or documents, if any, disclosing such right.
- Annexure .....
11. In the case of an application for the removal of an on-consumption licence, state—
    - (a) in which portion of the premises the sale of liquor is to take place ..... ; and
    - (b) the category of persons to whom applicant intends selling liquor in such portion (e.g. employees, students or commuters) .....
  12. (a) Is application made in respect of premises which—
    - (i) have not yet been erected? ..... ; or
    - (ii) are already erected, but require additions or alterations to make them suitable for the purposes of the proposed business? ..... ; 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? .....
  - (b) If paragraph 12 (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 .....
  13. (a) Is application made for any determination, consent, approval or authority which may be granted by the competent authority? (e.g. other business or tasting facilities) .....
  - (State yes or no)
  - (b) If so, give full particulars with reference to the relevant section in terms of which application is made.
- Annexure .....
14. In the case of an application for the temporary removal of a licence, state for what period such removal is desired .....

## DRANKWET, 1989

## KENNISGEWING VAN VOORNEME OM INGEVOLGE ARTIKEL 120 AANSOEK TE DOEN OM DIE PERMANENTE/TYDELIKE\* VERPLASING VAN 'N LISENSIE

Kennis word hierby gegee dat dit die voorneme is om bogenoemde aansoek, besonderhede waarvan hieronder verskyn, in te dien by die landdros van die distrik ..... op die ..... dag van ..... ten opsigte van 'n perseel waarop besigheid voortgesit word onder die naam .....

\*Skrap wat nie van toepassing is nie.

1 Volledige naam, straat- en posadres van aansoeker	2 Soort licensie wat verplaas sal word	3 Soort drank wat verkoop sal word	4 Volledige adres van gelisensieerde perseel	5 Volledige adres van ander perseel	6 Bepaling, toestemming, goedkeuring of magtiging waarom aansoek gedoen word [sien reg. 82 (1)]
.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....

Plek.....

Datum.....

Handtekening van aansoeker of persoon gemagtig om aansoek te teken

## Voetnoot:

Voltooï kolomme soos volg:

- (i) Kolom 1.—Meld aansoeker se van gevolg deur sy volledige voorname, woon-, sake- en posadres. Indien aansoeker nie 'n natuurlike persoon is nie, meld die volledige naam van sodanige persoon gevolg deur die adres van sy geregistreerde kantoor.
- (ii) Kolom 2.—Meld die soort licensie wat verplaas sal word met behoorlike inagneming van artikel 20, en in die geval van 'n spesiale- of sorghumbierlicensie, meld of drank vir verbruik op of buite die gelisensieerde perseel verkoop word.
- (iii) Kolom 3.—Meld soort drank wat verkoop sal word.
- (iv) Kolom 4.—Beskryf die ligging van die perseel waar die gelisensieerde besigheid voortgesit word met verwysing na die erf-, straat- of plaasnommer.
- (v) Kolom 5.—Beskryf die ligging van die perseel waar die besigheid voortgesit sal word met verwysing na die erf-, straat- of plaasnommer, met inbegrip van sodanige plek op 'n ander perseel waarop enige goedkeuring of bepaling uitgeoefen sal word.
- (vi) Kolom 6.—Meld voorgeskrewe verwysing of indien aansoek gedoen word om 'n bepaling, toestemming, goedkeuring of magtiging wat nie sodanige verwysing het nie, beskryf dit volledig en meld die tersaaklike artikel.

## Form 28

[Reg. 80 (1)]

## LIQUOR ACT, 1989

**NOTICE OF INTENTION TO APPLY IN TERMS OF SECTION 120 FOR THE PERMANENT/TEMPORARY\* REMOVAL OF A LICENCE**

Notice is hereby given that it is the intention to lodge the above-mentioned application, particulars of which appear hereunder, with the magistrate of the district of ..... on the ..... day of ..... in respect of premises upon which business is conducted under the name of .....

\*Delete whichever not applicable.

1 Full name, street and postal address of applicant	2 Kind of licence to be removed	3 Kind of liquor to be sold	4 Full address of licensed premises	5 Full address of other premises	6 Determination, consent, approval or authority applied for [see reg. 82 (1)]
.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....

Place .....

Date ..... Signature of applicant or person authorised to sign application

## Footnote:

Complete columns as follows:

- (i) Column 1.—State surname of applicant followed by his full first names, residential, business and postal address. If the applicant is not a natural person, state the full name of such person followed by the address of its registered office.
- (ii) Column 2.—State the kind of licence to be removed with due regard to section 20, and in the case of a special or sorghum beer licence, state whether liquor is sold for consumption on or off the licensed premises.
- (iii) Column 3.—State kind of liquor to be sold.
- (iv) Column 4.—Describe the situation of the premises where the licensed business is conducted by reference to the erf, street or farm number.
- (v) Column 5.—Describe the situation of the premises where the business is to be conducted by reference to the erf, street or farm number, including such place on other premises upon which any approval or determination is to be exercised.
- (vi) Column 6.—State prescribed reference or if a determination, consent, approval or authority is applied for which has no such reference, describe it fully and state the relevant section.

## DRANKWET, 1989

## KENNISGEWING VAN AANSOEK OM DIE VERPLASING VAN LISENSIES

Kennis word hierby gegee dat die aansoekers in die Bylae hierby gespesifieer, kennis gegee het van hulle voorneme om aansoek om die verplasing van dranklisensies na persele geleë in die distrikte wat in die Bylae aangedui is, in te dien.

Die betrokke aansoek kan tot en met die laaste dag waarop 'n beswaar teen of vertoe of 'n petisie ter ondersteuning van sodanige aansoek ingevolge die regulasies ingedien kan word, op versoek gratis deur enige persoon by die kantoor van die landdros van die distrik van waar sodanige aansoek afkomstig is, ondersoek word.

Onderstaande syfers, wat tussen hakies in die Bylae gebruik word, het die volgende betekenisse:

- (1) = Volledige naam en adres van aansoeker.
- (2) = Soort lisensie wat verplaas sal word.
- (3) = Soort drank wat daarkragtens verkoop word.
- (4) = Adres van gelisensieerde perseel.
- (5) = Adres van perseel ten opsigte waarvan aansoek gedoen word.
- (6) = Bepaling, toestemming, goedkeuring of magtiging waarom aansoek gedoen word.

## BYLAE

## VORM 30

Verwysingsno. ....

## DRANKWET, 1989

## SERTIFIKAAT INGEVOLGE ARTIKEL 122 VAN DIE VERPLASING VAN 'N LISENSIE

Die ..... lisensie verleen ten opsigte van 'n perseel geleë te ..... en waarop besigheid onder naam ..... voortgesit word, word hierby permanent/tydelik\* verplaas na 'n perseel geleë te ..... in die distrik ..... waar besigheid voortgesit sal word onder die naam .....

Die tydelik verplasing is vir die typerk ..... veroorloof.†

Die bepalings, toestemming, goedkeurings en magtigings wat verleent is, word uiteengesit in Aanhangsel(s) ..... hierby.†

Die lisensie sal onderworpe wees aan die voorwaardes deur die Minister ingevolge artikel 36 bepaal en in Goewermentskennisgewing No. ..... van ..... aangekondig in Aanhangsel ..... hierby, uiteengesit.\*

Drank wat nie vir onmiddellike verkoop nodig is nie, moet op die gelisensieerde perseel/n plek aangedui in Aanhangsel ..... hierby, \* opgeberg word.

Die verplasing van die lisensie is van nul en gener waarde tensy die voorgeskrewe gelde aan die ontvanger van inkomste betaal is. Betaaling van die voorgeskrewe gelde moet binne sestig dae na onderstaande datum van uitreiking gedoen word.

Hierdie sertifikaat moet te alle tye gedurende die geldigheidsduur daarvan, aan die betrokke lisensie geheg wees.

Datum van uitreiking	Voorgeskrewe gelde	Betaalbaar voor of op
.....	.....	.....

Plek van uitreiking: Pretoria

Persoon handelende kragtens bevoegdheid deur die voorsitter gedelegeer

\*Skrap indien nie van toepassing

†Skrap paragraaf indien nie van toepassing

## VIR AMPTELIKE GEBRUIK DEUR ONTVANGER VAN INKOMSTE

Bedrag ontvang

Kwitansie no. ....

Kantoordatumstempel

Form 29

[Reg. 80 (2)]

## LIQUOR ACT, 1989

## NOTICE OF APPLICATIONS FOR THE REMOVAL OF LICENCES

Notice is hereby given that the applicants specified in the Schedule hereto have given notice of their intention to lodge applications for the removal of liquor licences to premises situate in the districts indicated in the Schedule.

The applications concerned may, up to and including the last date on which an objection against or representations or a petition in support of such applications may be lodged in terms of the regulations, upon request and free of charge, be inspected by any person at the office of the magistrate of the district from which they emanate.

The undermentioned figures used in brackets in the Schedule, have the following meanings:

- (1) = Full name and address of applicant.
- (2) = Kind of licence to be removed.
- (3) = Kind of liquor sold thereunder.
- (4) = Address of licensed premises.
- (5) = Address of premises in respect of which application is made.
- (6) = Determination, consent, approval or authority applied for.

## SCHEDULE

FORM 30

[Reg. 88]

Reference no. ....

## LIQUOR ACT, 1989

## CERTIFICATE IN TERMS OF SECTION 122 OF THE REMOVAL OF A LICENCE

The ..... licence granted in respect of premises situate at ..... and upon which business is conducted under the name of ..... is hereby permanently/temporarily\* removed to premises situate at ..... in the district of ..... where the business will be conducted under the name of .....

The temporary removal is permitted for the period ..... †

The determinations, consent, approvals and authorities which have been granted are set out in Annexure(s) ..... hereto.†

The licence shall be subject to the conditions determined by the Minister in terms of section 36 and published in Government Notice No. ..... of ..... /set out in Annexure ..... hereto.\*

Liquor not required for immediate sale shall be stored on the licensed premises/at a place indicated in Annexure ..... hereto.\*

The removal of the licence shall be of no force and effect unless the prescribed fees have been paid to the receiver of revenue. Payment of the prescribed fees is to be made within sixty days after the undermentioned date of issue.

This certificate must, at all times during the currency thereof, be attached to the licence concerned.

Date of issue	Prescribed fees	Payable on or before
.....	.....	.....

Place of issue: Pretoria

Person acting under power delegated by the chairman

\*Delete if not applicable

†Delete paragraph if not applicable

## FOR OFFICIAL USE BY RECEIVER OF REVENUE

Amount received

Receipt no. ....

Office date stamp

Verwysingsno. ....

## DRANKWET, 1989

## KENNISGEWING INGEVOLGE ARTIKEL 123 (1) VAN DIE TOESTAAN VAN DIE VERPLASING VAN 'N LISENSIE

Dit word hierby gesertifiseer dat 'n aansoek toegestaan is om die permanente/tydelike\* verplasing van 'n ..... licensie vanaf 'n perseel geleë te ..... in die distrik ..... waarop besigheid voortgesit is onder die naam ..... na 'n perseel geleë te ..... wat opgerig sal word/reeds opgerig is maar strukturele veranderings, aanbouings of herbouing vereis\* en waarop besigheid voortgesit sal word onder die naam .....

Die tydelike verplasing is vir die tydperk ..... veroorloof.†

Die betrokke perseel moet binne ..... maande vanaf ..... in ooreenstemming met die goedgekeurde plan opgerig/verander\* en voltooi word.

Die voorwaardes of vereistes in Aanhangaal(s) ..... hierby uiteengesit, is opgelê en moet nagekom word alvorens die sertifikaat van permanente/tydelike\* verplasing uitgereik sal word.

Die bepalings, toestemming, goedkeurings en magtigings wat verleen is, word uiteengesit in Aanhangaal(s) ..... hierby.†

Die licensie sal onderworpe wees aan die voorwaardes deur die Minister ingevolge artikel 36 bepaal en in Goewermentskennisgewing No. ..... van ..... aangekondig/in Aanhangaal ..... hierby uiteengesit,\* wanneer en indien verplaas.

Drank wat nie vir onmiddellike verkoop nodig is nie, moet op die gelisensieerde perseel/n plek aangedui in Aanhangaal ..... hierby,\* opgeberg word.

Plek .....

Datum van uitreiking ..... Persoon handelende kragtens bevoegdheid deur die voorsitter gedelegeer

\* Skrap wat nie van toepassing is nie

† Skrap paragraaf indien nie van toepassing

Reference no. ....

## LIQUOR ACT, 1989

## NOTICE IN TERMS OF SECTION 123 (1) OF THE GRANT OF THE REMOVAL OF A LICENCE

It is hereby certified that an application has been granted for the permanent/temporary\* removal of a ..... licence from premises situate at ..... in the district of ..... upon which business is conducted under the name of ..... , to premises situate at ..... which are to be erected/are already erected but requiring structural alterations, additions or reconstruction\* and upon which business is to be conducted under the name of .....

The temporary removal will be permitted for the period ..... †

The premises concerned shall be erected/alterred\* and completed in accordance with the approved plan within a period of ..... months from .....

The conditions or requirements set out in Annexure(s) ..... hereto have been imposed and must be complied with before the certificate of permanent/temporary\* removal will be issued.

The determinations, consent, approvals and authorities which have been granted are set out in Annexure(s) ..... hereto.†

The licence shall be subject to the conditions determined by the Minister in terms of section 36 and published in Government Notice No. ..... of ..... /set out in Annexure ..... hereto,\* if and when removed.

Liquor not required for immediate sale shall be stored on the licensed premises/at a place indicated in Annexure ..... hereto.\*

Place .....

Date of issue ..... Person acting under power delegated by the chairman

\* Delete whichever not applicable

† Delete paragraph if not applicable

## DRANKWET, 1989

**AANSTELLING INGEVOLGE ARTIKEL 39 (1) OF (2) VAN 'N NATUURLIKE PERSOON OM DIE BESIGHEID WAAROP DIE LISENSIE BETREKKING HET TE BESTUUR EN DAARVOOR VERANTWOORDELIK TE WEES**

Drankraad se verwysingsno. ....  
 Naam van gelisensieerde besigheid ....  
 Landdrosdistrik ....

**INHOUDSOPGawe**

Beskrywing van dokument	Aanhangsel Vorm 32
(i) Aanstelling .....	
(ii) .....	
Vorm voltooi deur .....	
Posadres .....	
Telefoonno. ....	
Ek sertifiseer dat die inligting verstrek in hierdie vorm, waar en juis is.	
Plek .....	
Datum .....	Handtekening van houer van die lisensie

## 1. Verstrek die volgende besonderhede van persoon wie se aanstelling beëindig is:

- (a) Volledige naam .....
- (b) Identiteitsnommer .....
- (c) Datum van beëindiging van aanstelling .....

## 2. Verstrek die volgende besonderhede van persoon wat nou aangestel is:

- (a) Volledige naam .....
- (b) Ouderdom .....
- (c) Identiteitsnommer .....
- (d) Verhouding waarin die persoon wat aangestel is tot die houer van die lisensie staan .....
- (e) Is sodanige persoon ingevolge artikel 25 onbevoeg om 'n lisensie te hou?  
(Meld ja of nee)
- (f) Datum van aanstelling .....

**FORM 32**

[Reg. 94 (1)]

**LIQUOR ACT, 1989****APPOINTMENT IN TERMS OF SECTION 39 (1) OR (2) OF A NATURAL PERSON TO MANAGE AND BE RESPONSIBLE FOR THE BUSINESS TO WHICH THE LICENCE RELATES**

Liquor Board's reference no. ....  
 Name of licensed business .....  
 Magisterial district .....

**INDEX**

	Description of document	Annexure Form 32
(i) Appointment .....		
(ii) .....		
Form completed by .....		
Postal address .....		
Telephone no. ....		
I certify that the information furnished in this form is true and correct.		
Place .....		
Date .....	Signature of holder of the licence	

## 1. State the following particulars of person whose appointment has been terminated:

- (a) Full name .....
- (b) Identity number .....
- (c) Date of termination of appointment .....

## 2. State the following particulars of person now appointed:

- (a) Full name .....
- (b) Age .....
- (c) Identity number .....
- (d) Relationship between person appointed and the person who is the holder of the licence .....
- (e) Is such person disqualified under section 25 from being granted a licence?  
(State yes or no)
- (f) Date of appointment .....

[Reg. 95 (1)]

Verwysingsno. ....

**KENNISGEWING INGEVOLGE ARTIKEL 12 (1) VAN DIE DRANKWET, 1989, OM BY 'N VERGADERING VAN DIE DRANKRAAD TEENWOORDIG TE WEES**

AAN:

Naam:		
Adres:		
Geslag:	Ouderdom:	Id no.:

Kragtens die bevoegdheid my verleen by artikel 12 (1) van die Wet, word u hiermee gelas om teenwoordig te wees by 'n vergadering van die Raad wat in verband staan met ..... en wat gehou sal word op dié datum, tyd en by die plek wat hieronder aangedui word.

Datum	Tyd	Plek

U aandag word op die volgende gevvestig:

- (i) U is verplig om persoonlik te verskyn. Indien u nie persoonlik kan verskyn nie, kan u 'n advokaat, prokureur of iemand anders aanstel om namens u te verskyn.  
[Artikel 12 (2)]
- (ii) Dit is 'n misdryf om nie teenwoordig te wees en te bly nie, sonder dat u iemand aangestel het om namens u te verskyn.  
[Artikel 156 (a) en (b)]
- (iii) Die voorstander kan u versoek om getuenis af te lê of om enige dokumente of enigiets anders wat in u besit of bewaring of onder u beheer is, aan die Raad voor te lê.  
[Artikel 13 (4)]

Plek van uitreiking .....  
Datum ..... Sekretaris

**SLEGS VIR AMPTELKE GEbruik**

Ek sertifiseer dat ek hierdie kennisgewing aan genoemde persoon beteken het deur—

of	*(a)	'n ware afskrif aan .....	PERSOONLIK te oorhandig;
	*(b)	aangesien hy/sy nie gevind kon word nie, 'n ware afskrif te oorhandig aan ..... wat blykbaar oor die ouerdom van 16 jaar is en wat blykbaar by genoemde ..... se WOONPLEK/WERKSPLEK/BESIGHEIDSPLEK* woonagtig of werkzaam is;	

te .....

Die aard en erns van hierdie kennisgewing is aan die ontvanger hiervan verduidelik.

Tyd ..... Dag ..... Maand ..... 19 .....

Handtekening van polisiebeampte

\*Skrap wat nie van toepassing is nie.

Reference no. ....

**NOTICE IN TERMS OF SECTION 12 (1) OF THE LIQUOR ACT, 1989, TO BE PRESENT AT A MEETING OF THE LIQUOR BOARD**

TO:

Name: _____		
Address: _____		
Sex: _____	Age: _____	Id no.: _____

By virtue of the powers vested in me by section 12 (1) of the Act, you are hereby directed to be present at a meeting of the Board which relates to ..... and which will be held on the date, time and at the place indicated below.

Date	Time	Place

Your attention is invited to the following:

- (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.  
[Section 12 (2)]
- (ii) It is an offence not to be present and to remain in attendance, without you having appointed somebody to appear on your behalf.  
[Section 156 (a) and (b)]
- (iii) The chairman 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.  
[Section 13 (4)]

Place ..... Secretary

Date of issue ..... Secretary

**FOR OFFICIAL USE ONLY**

I certify that I have served this notice upon the said person by—

*(a)	delivering a true copy to .....	PERSONALLY;
or	*(b) delivering as he/she could not be found, a true copy to ..... apparently over the age of 16 years and apparently residing or employed at the place of RESIDENCE/EMPLOYMENT/BUSINESS* of the said .....	

at .....  
.....

The nature and exigency of this notice was explained to the recipient thereof.

Time ..... Day ..... Month ..... 19.....

Signature of police officer

\*Delete whichever is not applicable.

Verwysingsno. ....

## DAGVAARDING INGEVOLGE ARTIKEL 12 (4) VAN DIE DRANKWET, 1989

AAN:

Naam:		
Adres:		
Geslag:	Ouderdom:	Id no.:

Kragtens die bevoegdheid my verleen by artikel 12 (4) van die Wet, word u hiermee gelas om teenwoordig te wees en om getuenis af te lê/ die dokumente of iets anders soos in Aanhsel ..... hierby uiteengesit, wat in u besit of bewaring of onder u beheer is, voor te lê\* by 'n vergadering van die Raad wat in verband staan met ..... en wat gehou sal word op die datum, tyd en by die plek wat hieronder aangedui word.

Datum	Tyd	Plek

U aandag word daarop gevvestig dat dit 'n misdryf is indien u sou versuim om te verskyn of om te versuim om aanwesig te bly sonder die voorafverkree toestemming van die voorsitter. [Artikel 156 (c)]

Plek van uitreiking .....

Datum .....

Sekretaris

## SLEGS VIR AMPTELIKE GEBRUIK

Ek sertificeer dat ek hierdie dagvaarding aan genoemde persoon beteken het deur—

of	*(a)	'n ware afskrif aan .....	PERSOONLIK te oorhandig;
	*(b)	aangesien hy/sy nie gevind kon word nie, 'n ware afskrif te oorhandig aan ..... 'n persoon wat blykbaar oor die ouerdom van 16 jaar is en wat blykbaar by genoemde ..... se WOONPLEK/WERKSPLEK/BESIGHEIDS- PLEK* woonagtig of werkzaam is;	.....

te .....

Die aard en erns van hierdie dagvaarding is aan die ontvanger hiervan verduidelik.

Tyd ..... Dag ..... Maand ..... 19 .....

Handtekening van polisiebeampte

\*Skrap wat nie van toepassing is nie.

Form 34

[Reg. 95 (2)]

Reference no. ....

**SUMMONS IN TERMS OF SECTION 12 (4) OF THE LIQUOR ACT, 1989**

TO:

Name: .....		
Address: .....		
Sex: .....	Age: .....	Id no.: .....

By virtue of the powers vested in me by section 12 (4) of the Act, you are hereby directed to be present and give evidence/produce the documents or any other thing indicated in Annexure ..... hereto at a meeting of the Board which relates to ..... and which will be held on the date, time and at the place indicated below.

Date	Time	Place
.....	.....	.....

Your attention is invited to the fact that it is an offence not to appear or not to remain in attendance without the consent of the chairman having been first obtained. [Section 156 (c)]

Place .....

Date of issue..... Secretary .....

**FOR OFFICIAL USE ONLY**

I certify that I have served this summons upon the said person by—

*(a)	delivering a true copy to .....	PERSONALLY;
or	*(b) delivering as he/she could not be found, a true copy to ..... apparently over the age of 16 years and apparently residing or employed at the place of RESIDENCE/EMPLOYMENT/BUSINESS* of the said .....	

at .....

The nature and exigency of this summons was explained to the recipient thereof.

Time ..... Day ..... Month ..... 19.....

..... Signature of police officer

\*Delete whichever is not applicable.

## DRANKWET, 1989

## PERMIT OM DRANK IN 'N HOEVEELHEID VAN MEER AS 50 LITER TE Vervoer

Magtiging word hierby ingevolge artikel 129 (1) aan ..... verleen/in sy hoedanigheid as werknemer van ..... \* wat besigheid voortsit onder die naam ..... op 'n perseel geleë te ..... om die drank hieronder uiteengesit, vanaf ..... na ..... te vervoer.

Beskrywing van drank	Hoeveelheid
.....	.....
.....	.....
.....	.....

\*Skrap indien nie van toepassing.

Plek .....

Datum van uitreiking ..... Handtekening van polisiebeampte

## DRANKWET, 1989

## AANTEKENINGE VAN GASTE

Datum	Naam en adres van gas	Naam van klublid	Handtekening van klublid
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....

**FORM 35**

[Reg. 98]

**LIQUOR ACT, 1989****PERMIT TO CONVEY LIQUOR IN A QUANTITY OF MORE THAN 50 LITRES**

In terms of section 129 (1), authority is hereby granted to ..... /in his capacity as employee of ..... \* conducting business under the name of ..... at premises situated at ..... to convey the liquor set out below from ..... to .....

Description of liquor	Quantity
.....	.....
.....	.....
.....	.....

\*Delete if not applicable.

Place .....

Date of issue ..... Signature of police officer

**FORM 36**

[Reg. 100]

**LIQUOR ACT, 1989****RECORD OF GUESTS**

Date	Name and address of guest	Name of club member	Signature of club member
.....	.....	.....	.....
.....	.....	.....	.....
.....	.....	.....	.....

## VORM 37

[Reg. 101 (1)]

## DRANKWET, 1989

## AANTEKENINGE VAN DRANKVERKOPE

Datum van verkoop	Aan wie verkoop		Hoeveelheid verkoop in liter				
	Naam en identiteitsnummer	Adres	Spiritualieë	Gefortifiseerde wyne	Ongefortifiseerde wyne	Bier	Ander
.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....

## VORM 38

[Reg. 115 (2)]

Verwysingsno .....

## DRANKWET, 1989

## ADVIES VAN JAARLIKSE GELDE BETAALBAAR TEN OPSIGTE VAN 'N DRANKLISENSIE VIR DIE JAAR .....

Naam en adres van gelisensieerde perseel	
Soort licensie	Gelde betaalbaar
Totale gelde betaalbaar aan die ontvanger van inkomste	
Betaalbaar voor of op	31 Desember 19 .....
Plek: Pretoria	Datum van uitreiking .....

## VIR AMPTELIKE GEBRUIK DEUR ONTVANGER VAN INKOMSTE

- Let wel. (i) Die ontvanger van inkomste mag nie betaling van bogenoemde gelde aanvaar nie tensy hierdie advies aan hom voorgelê is.  
(ii) Indien die gelde na 31 Desember ontvang word, vermeerder die gelde betaalbaar met 50% en indien die gelde na 31 Januarie ontvang word, word sodanige gelde met 100% vermeerder. Geen gelde mag na 28 Februarie ontvang word nie. (Artikel 108)

Bedrag ontvang : .....	Kwitansie no. : .....	Kantoordatumstempel
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**FORM 37**

[Reg. 101 (1)]

**LIQUOR ACT, 1989****RECORD OF LIQUOR SALES**

Date of sale	To whom sold			Quantity sold in litres			
	Name and identity number	Address	Spirits	Fortified wines	Unfortified wines	Malt liquor	Other
.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....
.....	.....	.....	.....	.....	.....	.....	.....

**FORM 38**

[Reg. 115 (2)]

Reference no. ....

**LIQUOR ACT, 1989****ADVICE OF ANNUAL FEES PAYABLE IN RESPECT OF A LIQUOR LICENCE FOR THE YEAR .....**

Name and address of licensed premises

Kind of licence	Fees Payable
.....	.....
Total fees payable to the receiver of revenue	.....
Payable on or before	31 December 19 .....

Place: Pretoria

Date of issue .....

**FOR OFFICIAL USE BY RECEIVER OF REVENUE**

Note. (i) The receiver of revenue shall not accept payment of the above-mentioned fees unless this advice is produced to him.

(ii) If the fees are received after 31 December, the fees payable shall be increased by 50% and if the fees are received after 31 January, such fees shall be increased by 100%. No fees to be received after 28 February. (Section 108).

Amount received :

Receipt no. ....

Office date stamp

**No. R.710****2 April 1990****DRANKWET, 1989 (WET NO. 27 VAN 1989)****BEPALING VAN GEBIEDE**

Kragtens die bevoegdheid my verleen by regulasie 117 van die Regulasies tot die Drankwet, 1989 (Wet No. 27 van 1989), bepaal ek dat die gebiede vermeld in artikel 7(1)(c) van genoemde Wet, die onderskeie provinsies is soos in die Bylae hierby aangetoon.

Hierdie kennisgewing tree op 2 April 1990 in werking.

K. D. S. Durr,  
Minister van Handel en Nywerheid en Toerisme

**BYLAE**

Die Kaap die Goeie Hoop  
Natal  
Die Transvaal  
Die Oranje-Vrystaat

**No. R.710****2 April 1990****LIQUOR ACT, 1989 (ACT NO. 27 OF 1989)****DETERMINATION OF AREAS**

By virtue of the powers vested in me by regulation 117 of the Regulations to the Liquor Act, 1989 (Act No. 27 of 1989), I determine that the areas referred to in section 7(1)(c) of the said Act are the respective provinces set out in the Schedule hereto.

This notice comes into operation on 2 April 1990.

K. D. S. Durr,  
Minister of Trade and Industry and Tourism

**SCHEDULE**

The Cape of Good Hope  
Natal  
The Transvaal  
The Orange Free State

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