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GOVERNMENT NOTICES.

The following Government Notices are published for general information:—

DEPARTMENT OF JUSTICE.

No. 1083.] [19 July 1957.

REGULATIONS MADE UNDER THE PROVISIONS OF SUB-SECTION (5) OF SECTION ONE HUNDRED AND ONE OF THE LIQUOR ACT, 1928 (ACT NO. 30 OF 1928), AS AMENDED.

Under and by virtue of the powers vested in me by sub-section (5) of section one hundred and one of the Liquor Act, 1928 (Act No. 30 of 1928), as amended, I, CHARLES ROBBERTS SWART, Minister of Justice for the Union of South Africa, hereby make the regulations appearing in the Schedule hereto.

C. R. SWART,
Minister of Justice.

SCHEDULE.

1. In these regulations the expression "the Act" shall mean the Liquor Act, 1928 (Act No. 30 of 1928), as amended.

2. (1) Every Native, Asiatic or Coloured desiring to be granted a letter exempting him from any prohibition, restriction or condition operative under or in pursuance of the Act in respect of him, shall submit to the magistrate of the district in which he ordinarily resides an application substantially in the form of Annexure A hereto.

(2) If any application form is not completed by the applicant in his own handwriting, the person by whom it has been completed shall complete the certificate appearing on the said form and state the reason for having completed it on behalf of the applicant.

3. No letter exempting any Native, Asiatic or Coloured from any prohibition, restriction or conditions imposed under the Act in respect of the purchase and use of liquor shall be issued by the magistrate unless he shall have satisfied himself—

(a) that the applicant's stage of development and his general manner of living are such as to entitle him to be regarded as having attained a standard of life equivalent to that of European civilization; and

(b) that the quantity and kind of liquor to be purchased are such as are suited to the applicant's personal requirements, regard being had to his income and his mode of living.

4. (1) The magistrate shall in respect of every applicant to whom a letter of exemption has not been previously issued or who fails to produce the most recent letter of exemption when application is made, obtain from a commissioned officer of Police designated for that purpose by the Commissioner of Police for the area in which applicant resides, a report as to the correctness, or otherwise, of the information contained in the application form,

GOEWERMENTSKENNISGEWINGS.

Onderstaande Goewermentskennisgewings word vir algemene inligting gepubliseer:—

DEPARTEMENT VAN JUSTISIE.

No. 1083.]

[19 Julie 1957.

REGULASIES UITGEVAARDIG KRAFTENS DIE BEPALINGS VAN SUBARTIKEL (5) VAN ARTIKEL HONDERD-EN-EEN VAN DIE DRANKWET, 1928 (WET NO. 30 VAN 1928), SOOS GEWYSIG.

Kragtens die bevoegdheid my verleen by subartikel (5) van artikel honderd-en-een van die Drankwet, 1928 (Wet No. 30 van 1928), soos gewysig, vaardig ek, CHARLES ROBBERTS SWART, Minister van Justisie vir die Unie van Suid-Afrika, die regulasies wat in die Bylae hiervan verskyn, uit.

C. R. SWART,
Minister van Justisie.

BYLAE.

1. In hierdie regulasies beteken die uitdrukking „die Wet”, die Drankwet, 1928 (Wet No. 30 van 1928), soos gewysig.

2. (1) Elke Naturel, Asiaat of Kleurling wat verlang dat 'n brief wat hom vrystel van enige verbod, beperking of voorwaarde wat kragtens of uit hoofde van die Wet op hom van toepassing is, aan hom toegeken word, moet 'n aansoek wat wesenlik in die vorm van Bylae A hiervan moet wees aan die magistraat van die distrik waarin hy gewoonlik woonagtig is, voorlê.

(2) Indien enige aansoekvorm nie deur die applikant in sy eie handskrif ingeval is nie, moet die persoon deur wie dit ingeval is die sertifikaat invul wat op die genoemde vorm voorkom en die rede vermeld waarom dit ten behoeve van die applikant ingeval is.

3. Geen brief wat enige Naturel, Asiaat of Kleurling vrystel van enige verbod, beperking of voorwaarde opgeleë ingevolge die Wet, met betrekking tot die koop en gebruik van drank mag deur die magistraat uitgereik word nie tensy hy homself tevrede gestel het—

(a) dat die applikant se graad van ontwikkeling en sy algemene lewenswyse sodanig is dat dit hom geregty maak om beskou te word as sou hy 'n lewenspeil gelykstaande met dié van blanke beskawing bereik het; en

(b) dat, met inagneming van sy inkomste en lewenswyse, die hoeveelheid en soort drank wat gekoop sal word sodanig is dat dit by die applikant se persoonlike behoeftes sal pas.

4. (1) Die magistraat moet ten opsigte van elke applikant aan wie 'n vrystellingsbrief nie voorheen uitgereik was nie of wat in gebreke bly om, wanneer hy aansoek doen, die mees onlangse vrystellingsbrief voor te lê, van die polisie-offisier wat in die gebied waarin applikant woon vir die doel deur die Kommissaris van Polisie aangewys is, 'n verslag verkry aangaande die juistheid of andersins van die inligting vervat in die aansoekvorm, die persoonlike

the personal suitability or unsuitability of the applicant to be granted a letter of exemption, and as to any other matter which in the opinion of the magistrate or such commissioned officer may affect the grant or refusal of the application.

(2) The applicant shall, if required thereto, appear in person before the magistrate on a day and at a time appointed by the magistrate.

5. (1) A magistrate who grants an application for the purchase and use of liquor shall issue to the applicant a letter of exemption substantially in the form of Annexure B hereto.

(2) Every endorsement made in terms of paragraph (b) of sub-section (1) of section *one hundred and one* of the Act on a letter of exemption shall state the period of validity thereof and shall be signed by the magistrate or member of the police making such endorsement.

6. No letter exempting any Native, Asiatic or Coloured from any prohibition, or restriction imposed by the Act in respect of employment upon licensed premises in or in connection with the sale or supply of liquor shall be issued by the magistrate unless he shall have satisfied himself as to the personal suitability of the applicant for employment upon such premises.

7. A letter of exemption granted in terms of regulation six in respect of employment upon licensed premises shall be substantially in the form of Annexure C hereto.

8. No letter exempting any Native, Asiatic or Coloured from any prohibition or restriction imposed by the Act in respect of the purchase and possession of methylated spirit shall be issued by the magistrate unless he shall have satisfied himself that the applicant reasonably requires such spirit in the quantity prescribed in the letter of exemption for the purpose of his trade, calling or employment.

9. A letter of exemption issued in terms of regulation eight in respect of the purchase and possession of methylated spirit shall be substantially in the form of Annexure D hereto.

10. The magistrate shall send a copy of every letter of exemption issued by him under these regulations to the District Commandant of Police in whose area the applicant resides. A copy of every letter of exemption issued in respect of the purchase and possession of methylated spirit shall also be furnished by the magistrate to the Commissioner for Customs and Excise.

11. A letter of exemption issued in terms of sub-section (2) of section *one hundred and one* of the Act by a commissioned officer of the police to any Native, Asiatic or Coloured shall be substantially in the form of Annexure E hereto.

12. The magistrate of every district, and every commissioned officer of police who is charged with the duty of issuing letters of exemption in terms of sub-section (2) of section *one hundred and one* of the Act shall endorse his decision on every application for the grant of a letter of exemption and shall file of record in his office every such application and a copy of every letter of exemption issued by him.

13. (1) Whenever a magistrate is of opinion that any person to whom a letter of exemption has been issued by a magistrate has ceased to be a suitable person to hold such exemption or whenever he has reason to believe that such person has in any way abused the privileges under the said letter, he may issue a written order cancelling it and shall thereupon take steps to secure its surrender.

(2) Any magistrate who has cancelled a letter of exemption as provided in sub-regulation (1) shall forthwith notify the magistrate by whom it was issued thereof if he himself is not such magistrate.

14. The provisions of regulation 13 shall apply *mutatis mutandis* to letters of exemption issued by commissioned officers of the police.

gesiktheid of ongeskiktheid van die applikant om 'n vrystellingsbrief toegeken te word, en wat betref enige ander aangeleentheid wat volgens die mening van die magistraat of sodanige polisie-offisier die toestaan of weiering van die aansoek mag beïnvloed.

(2) Indien vereis, moet die applikant persoonlik voor die magistraat verskyn op 'n dag en tyd wat deur die magistraat bepaal is.

5. (1) 'n Magistraat wat 'n aansoek vir die koop en gebruik van drank toestaan, moet aan die applikant 'n vrystellingsbrief wat wesenlik in die vorm van Bylae B hiervan moet wees, uitreik.

(2) Elke endossement wat kragtens paragraaf (b) van subartikel (1) van artikel *honderd-en-een* van die Wet op 'n vrystellingsbrief aangebring word, moet die geldigheidstdyerpak daarvan vermeld en moet deur die magistraat of polisiebeampte wat dit aanbring, geteken word.

6. Geen brief wat enige Naturel, Asiaat of Kleurling vrystel van enige verbod of beperking wat deur die Wet ten opsigte van indiensneming op gelisensieerde persele in of in verband met die verkoop of verskaffing van drank opgelê is, mag deur die magistraat uitgereik word nie tensy hy homself tevreden gestel het aangaande die persoonlike gesiktheid van die applikant vir indiensneming op sodanige persele.

7. 'n Vrystellingsbrief wat kragtens regulasie ses toegeken word ten opsigte van indiensneming op gelisensieerde persele moet wesenlik in die vorm van Bylae C hiervan wees.

8. Geen brief wat enige Naturel, Asiaat of Kleurling vrystel van enige verbod of beperking wat deur die Wet ten opsigte van die koop en besit van brandspiritus opgelê is, mag deur die magistraat uitgereik word nie tensy hy homself tevreden gestel het dat dit applikant sodanige spiritus in die hoeveelheid voorgeskryf in die vrystellingsbrief redelik vir doeleindes van sy ambag, beroep of werk nodig het.

9. 'n Vrystellingsbrief wat kragtens regulasie agt uitgereik word ten opsigte van die koop en besit van brandspiritus moet wesenlik in die vorm van Bylae D hiervan wees.

10. 'n Afskrif van elke vrystellingsbrief wat kragtens hierdie regulasies deur die magistraat uitgereik word, moet deur hom aan die Distrikskommandant van Polisie in wie se gebied die applikant woon, gestuur word. 'n Afskrif van elke vrystellingsbrief uitgereik ten opsigte van die koop en besit van brandspiritus moet ook deur die magistraat aan die Kommissaris van Doeane en Aksyns verstrek word.

11. 'n Vrystellingsbrief wat kragtens subartikel (2) van artikel *honderd-en-een* van die Wet deur 'n polisie-offisier aan enige Naturel, Asiaat of Kleurling uitgereik word, moet wesenlik in die vorm van Bylae E hiervan wees.

12. Die magistraat van elke distrik, en elke polisie-offisier wat kragtens subartikel (2) van artikel *honderd-en-een* van die Wet die plig opgelê is om vrystellingsbrieue uit te reik, moet sy besluit skriftelik op die aansoek om 'n vrystellingsbrief aanbring en dit en afskrifte van alle vrystellingsbrieue deur hom uitgereik in sy kantoor liasseer.

13. (1) Wanneer oockal 'n magistraat van mening is dat enige persoon aan wie 'n vrystellingsbrief deur 'n magistraat uitgereik is, opgehou het om 'n geskikte persoon te wees om so 'n vrystelling te hou, of wanneer hy rede het om te glo dat so 'n persoon in enige opsig van die voorregte onder die genoemde brief misbruik gemaak het, kan hy dit by wyse van 'n geskrewe bevel kanselleer en moet hy daarop stappe doen om te verseker dat dit teruggegee word.

(2) Enige magistraat wat 'n vrystellingsbrief, soos in subregulasie (1) bepaal, gekanselleer het, moet onmiddellik die magistraat deur wie dit uitgereik is daarvan in kennis stel indien hyself nie sodanige magistraat is nie.

14. Die bepalings van regulasie 13 is *mutatis mutandis* op vrystellingsbrieue deur polisie-offisiere uitgereik, van toepassing.

15. (1) Regulations 1 to 6 inclusive, published under Government Notice No. 1069 of 1928, as amended by Government Notices Nos. 1117 and 1561 of 1934, 666 of 1935, 361 of 1938 and 1279 of 1946 are hereby repealed.

(2) The repeal effected by sub-regulation (1) shall not affect the validity of any application made or letter of exemption issued under any regulation so repealed.

15. (1) Regulasies 1 tot en met 6 gepubliseer ingevolge Goewermentskennisgewing No. 1609 van 1928, soos gewysig by Goewermentskennisgewings Nos. 1117 en 1561 van 1934, 666 van 1935, 361 van 1938 en 1279 van 1946 word hierby herroep.

(2) Die herroeping deur subregulasie (1) bewerkstellig, raak nie die geldigheid van enige aansoek of vrystellingsbrief wat kragtens 'n herroepende regulasie gedoen of uitgerek.

ANNEXURE A.

LIQUOR ACT, 1928, AS AMENDED.

APPLICATION FOR A LETTER OF EXEMPTION.

TO THE MAGISTRATE,

I wish to apply to be issued/re-issued* with a letter exempting me in this district for a period of months from the prohibitions, restrictions or conditions imposed by the Liquor Act, 1928, as amended, on a Native/Asiatic/Coloured in respect of—

- (a) the purchase and use of liquor; or
- (b) employment upon licensed premises; or
- (c) the purchase and possession of methylated spirit*;

and declare the following particulars to be true and correct:—

- (1) Full name _____
- (2) Permanent residential address _____
- (3) (i) Race _____
 (ii) Age _____
 (iii) Sex _____
- (4) Identity number _____
- (5) A previous application was granted/refused* by the Magistrate for the district of _____ on _____
- (6) (i) Occupation _____
 (ii) Name and address of employer _____
 (iii) Income per week/month* (If in employment attach a certificate by employer in support.) _____

- A. (7) (i) Married or single _____
 (ii) If married, number of children being maintained _____
- (8) Standard of education attained _____
- (9) Description of dwelling occupied and amount of monthly rental _____
- (10) Value and description of property owned _____
- (11) Kind and quantity of liquor required per week/month* _____
- B. (12) Terms of contract of employment _____
- C. (13) Purpose for which methylated spirit is required _____
 (14) Quantity of methylated spirit required per week/month* _____
 (15) Name and address of dealer from whom it is proposed to purchase methylated spirit _____

Signature of Applicant.

Date _____

† This form has been completed by me _____ of _____ on behalf of the said _____ who was unable to do so by reason of _____

Signature.

Date _____

* Delete whichever is not applicable.

† To be completed by person who completes application form on behalf of an applicant—see regulation 2 (2).

NOTE.—Questions one to six must be completed by all applicants and in addition—

- (i) Part A must be completed if the application is for the right to purchase and use liquor;
- (ii) Part B must be completed if the application is for the right to be employed upon licensed premises;
- (iii) Part C must be completed if the application is for the right to purchase and possess methylated spirit.

BYLAE A.

DRANKWET, 1928, SOOS GEWYSIG.

AANSOEK OM 'N VRYSTELLINGSBRIEF.

AAN DIE MAGISTRAAT,

Ek wens aansoek te doen om die uitreiking/heruitreiking* van 'n brief wat my in hierdie distrik vir 'n tydperk van maande vrystel van die verbiedings, beperkings of voorwaardes wat kragtens die Drankwet, 1928, soos gewysig, op 'n Naturel, Asiaat of Kleurling opgelê is ten opsigte van—

- (a) die koop en gebruik van drank; of
- (b) indiensneming op gelisensieerde persele; of
- (c) die koop en besit van brandspiritus;*

en verklaar dat die volgende besonderhede waar en korrek is:—

- (1) Volle naam.....
- (2) Permanente woonadres.....
- (3)
 - (i) Ras.....
 - (ii) Ouderdom.....
 - (iii) Geslag.....
- (4) Persoonsnommer.....
- (5) 'n Vorige aansoek is toegestaan/geweier* deur die magistraat vir die distrik op.....
- (6)
 - (i) Beroep.....
 - (ii) Naam en adres van werkgewer.....
 - (iii) Inkomste per week/maand* (Indien in diens, heg 'n sertifikaat deur die werkgewer ter ondersteuning aan.).....
- A. (7)
 - (i) Getroud of ongetroud.....
 - (ii) Indien getroud, aantal kinders wat onderhou word.....
- (8) Onderwysstandaard behaal.....
- (9) Beskrywing van woning bewoon en bedrag van maandelikse huurgeld.....
- (10) Waarde en beskrywing van eiendom besit.....
- (11) Soort en hoeveelheid drank nodig per week/maand*.....
- B. (12) Voorwaardes van dienskontrak.....
- C. (13) Doel waarvoor brandspiritus nodig is.....
- (14) Hoeveelheid brandspiritus nodig per week/maand*.....
- (15) Naam en adres van handelaar van wie dit die voorneme is om brandspiritus te koop.....

Handtekening van Applikant.

Datum.....

† Hierdie vorm is deur my van ten behoeve van die genoemde ingevul wat nie in staat was om dit te doen nie omrede.....

Handtekening.

Datum.....

* Skrap wat nie van toepassing is nie.

† Moet ingevul word deur persoon wat aansoekvorm ten behoeve van 'n applikant invul—kyk regulasie 2 (2).

OPMERKINGS.—Vrae een tot ses moet deur alle applikante beantwoord word en daarbenewens moet—

- (i) Deel A ingevul word indien die aansoek om die reg om drank te koop en te gebruik, is;
- (ii) Deel B ingevul word indien die aansoek om die reg tot indiensneming op gelisensieerde persele is;
- (iii) Deel C ingevul word indien die aansoek om die reg om brandspiritus te koop en te besit, is.

ANNEXURE B.

LIQUOR ACT, 1928, AS AMENDED.

MAGISTRATE'S LETTER OF EXEMPTION.

(Purchase and use of Liquor).

In terms of sub-section (1) of section *one hundred and one* of the Liquor Act, 1928, as amended, exemption within the district of _____ is hereby granted for a period of _____

(a) from the date hereof to the _____ day of _____ 19_____
 to _____ (b) a _____ (c) _____ (d)
 presently residing at _____ (e) from so much of any prohibition,
 restriction or condition operative within the said district in respect of him under the Liquor Act, 1928, as amended,
 as prevents him from obtaining by purchase from any holder of a bottle liquor licence or a liquor licence with
 off-sales privilege, liquor for consumption off licensed premises.

This exemption is issued subject to the condition that the quantity of liquor supplied shall in the aggregate not exceed _____ (f) per week/month*.

† In terms of section *one hundred and thirty-four* of the Act the holder of this letter of exemption is during the period of its validity hereby authorised to introduce into _____ (g) liquor of the kind and not in excess of the quantity described herein.

Given under my hand at _____ this _____ day
 of _____ 19_____

Magistrate for the district of _____

* Delete whichever is not applicable.

† See regulation 25 (3) of the regulations made under sub-section (1) of section *thirty-five* and section *one hundred and seventy-three*. Delete if not applicable.

(a) Period not to exceed 12 months.

(b) Full name of recipient.

(c) Race of recipient.

(d) Identity number.

(e) Residential address of recipient.

(f) Kinds and quantity of liquor.

(g) State the prohibited area referred to in section *one hundred and thirty-four*.

(To be printed on reverse side of form).

PARTICULARS OF PURCHASES.

(To be endorsed by the licensee supplying the liquor).

Date of Delivery.	Kind of Liquor.	Quantity of Liquor.	Name and Situation of Licensed Premises.	Signature of Licensee.

ENDORSEMENTS BY A MAGISTRATE OR MEMBER OF THE POLICE IN TERMS OF SUB-SECTION (1) (b) OF SECTION *ONE HUNDRED AND ONE* OF THE LIQUOR ACT, 1928, AS AMENDED.

District in respect of which Exemption shall apply.	Period of Exemption.	Date, Signature and Designation.

BYLAE B.

DRANKWET, 1928, SOOS GEWYSIG.

VRYSTELLINGSBRIEF VAN MAGISTRAAT.

(Koop en gebruik van drank.)

Kragtens subartikel (1) van artikel *honderd-en-een* van die Drankwet, 1928, soos gewysig, word hierby
 in die distrik gedurende 'n tydperk van (a)
 vanaf die datum hiervan tot die dag van 19
 aan (b) 'n (c)
 (d) tans voorstaat te (d)

vrystelling verleen van soveel van die verbiedings, beperkings of voorwaardes wat kragtens die Drankwet, 1928, soos gewysig, hom verhinder om deur middel van aankoop van die houer van 'n botteldranklisensie of 'n drank-lisensie met buiteverbruik voorregte drank te verkry vir verbruik buite die gelisensieerde gebou.

Hierdie vrystelling word uitgereik onderworpe aan die voorwaarde dat die hoeveelheid drank wat verstrek mag word gesamentlik nie meer as (f) per week/maand* te bove gaan nie.

[†] Ingevolge artikel honderd vier-en-dertig van die Wet is die houer van hierdie vrystellingbrief gedurende die geldigheidsduur daarvan gemagtig om in..... (g) drank van die soort en hoeveelheid wat nie dié hierin genoem te bowe gaan nie, in te bring.

Gegee onder my hand te _____ op hede die _____ dag
van _____ 19_____
Magistraat vir die distrik _____

* Skrap wat nie van toepassing is nie.

† Kyk regulasie 25 (3) van die regulasies uitgevaardig ingevolge sub-artikel (1) van artikel *vyf-en dertig* en artikel *honderd drie-en-sewintig*. Skrap indien nie van toepassing nie.

(a) Tydperk moet nie twaalf maande te bowe gaan nie.

(b) Volle naam van ontvanger.

(c) Ras van ontvanger.

(d) Persoonsnommer.
(e) Woonadres van o.

t.) Soort en hoeveelheid drank

(g) Meld die verbode gebied waarvan in artikel *honderd vier-en-dertig* melding gemaak word.

(Moet op keersy van vorm gedruk word.)

BESONDERHEDE VAN AANKOPE

(Moet deur lisensiehouer wat die drank verskaf, aangeteken word.)

ENDOSSEMENT DEUR 'N MAGISTRAAT OF LID VAN DIE POLISIEMAG KAGTENS
SUBARTIKEL (1) (b) VAN ARTIKEL HONDERD-EN-EEN VAN DIE DRANKWET, 1928,
SOOS GEWYSIG.

ANNEXURE C.

LIQUOR ACT, 1928, AS AMENDED.

MAGISTRATE'S LETTER OF EXEMPTION.

(Employment upon licensed premises).

In terms of sub-section (1) of section *one hundred and one* of the Liquor Act, 1928, as amended, exemption within the district of _____ is hereby granted for a period of _____ day
 of _____ 19_____, to _____ (b) a
 (c) _____ (d) presently
 residing at _____ (e) from any prohibition or restriction operative within the said district in respect of him under the Liquor Act, 1928, as amended, to the extent that he may be employed by _____ (f) the holder of a _____ (g)
 liquor licence in the delivery of liquor upon the licensed premises to persons for consumption by them thereon and for that purpose may be employed in the bar or other portion of the said premises from which liquor is supplied.

Given under my hand at _____ this _____ day
 of _____ 19_____.
 Magistrate for the district of _____

- (a) Period not to exceed 12 months.
- (b) Full name of recipient.
- (c) Race of recipient.
- (d) Identity number.
- (e) Residential address of recipient.
- (f) Name and address of employer.
- (g) Class of licence held by employer.

ANNEXURE D.

LIQUOR ACT, 1928, AS AMENDED.

MAGISTRATE'S LETTER OF EXEMPTION.

(Purchase and possession of methylated spirit).

In terms of sub-section (1) of section *one hundred and one* of the Liquor Act, 1928, as amended, exemption within the district of _____ is hereby granted for a period of _____ day
 of _____ 19_____, to _____ (b) a
 (c) _____ (d) presently
 residing at _____ (e) from any prohibition or restriction operative within the said district in respect of him under the Liquor Act, 1928, as amended, to the extent that he may purchase from _____ (f) a licensed dealer in methylated spirit at intervals not more frequent than _____ and be in possession of methylated spirit in a quantity not exceeding at any one time _____ for the purpose of _____ (g).
 Given under my hand at _____ this _____ day
 of _____ 19_____.
 Magistrate for the district of _____

- (a) Period not to exceed 12 months.
- (b) Full name of recipient.
- (c) Race of recipient.
- (d) Identity number.
- (e) Residential address of recipient.
- (f) Name and address of dealer from whom purchases will be made.
- (g) Describe trade, calling or employment for which required.

(To be printed on reverse side of form).

PARTICULARS OF PURCHASES.

(The dealer on supplying any methylated spirit on this letter of exemption shall legibly endorse in ink the date of the sale and such further particulars as are provided for hereunder).

Date of Sale.	Name and Business address of Dealer.	Quantity Supplied.	Signature of Dealer.

BYLAE C.

DRANKWET, 1928, SOOS GEWYSIG.

VRYSTELLINGSBRIEF VAN MAGISTRAAT.

(Indiensneming op gelisensieerde persele.)

Kragtens subartikel (1) van artikel *honderd-en-een* van die Drankwet, 1928, soos gewysig, word hierby
in die distrik gedurende 'n tydperk van (a)
vanaf die datum hiervan tot die dag van 19
aan. (b) 'n (c)
(d) tans woonagtig te (e)

vrystelling verleen van enige verbod of beperking wat hom kragtens die Drankwet, 1928, soos gewysig, opgelê
is, en wel in die mate dat hy in diens geneem mag word deur (f)
die houer van 'n (g) dranklisensie, vir die aflewering van drank aan
persones in die gelisensieerde persele vir gebruik deur hulle daarin, en vir daardie doel mag hy in die kantien of
ander gedeelte van genoemde persele waaruit drank verstrek word, in diens wees.

Gegee onder my hand te hierdie dag
van 19
Magistraat vir die distrik

- (a) Tydperk moet nie 12 maande te bove gaan nie.
- (b) Volle naam van ontvanger.
- (c) Ras van ontvanger.
- (d) Persoonsnommer.
- (e) Woonadres van ontvanger.
- (f) Naam en adres van werkgewer.
- (g) Soort lisensie deur werkgewer gehou.

BYLAE D.

DRANKWET, 1928, SOOS GEWYSIG.

VRYSTELLINGSBRIEF VAN MAGISTRAAT.

(Koop en besit van brandspiritus.)

Kragtens subartikel (1) van artikel *honderd-en-een* van die Drankwet, 1928, soos gewysig, word hierby
vrystelling in die distrik gedurende 'n tydperk van (a) vanaf die datum hiervan tot die
dag van 19 aan

(b) 'n (c)
(d) tans woonagtig te (e)

vrystelling verleen van enige verbod of beperking wat kragtens die Drankwet, 1928, soos gewysig, op hom van
toepassing is en wel in die mate dat hy brandspiritus mag koop van (f),
'n gelisensieerde handelaar in brandspiritus, met tussenpose van nie meer dikwels nie as
en op enige een keer in besit mag wees van 'n hoeveelheid brandspiritus van hoogstens
vir die doeleindes van (g).

Gegee onder my hand te op hede die dag
van 19
Magistraat vir die distrik

- (a) Tydperk moet nie 12 maande te bove gaan nie.
- (b) Volle naam van ontvanger.
- (c) Ras van ontvanger.
- (d) Persoonsnommer.
- (e) Woonadres van ontvanger.
- (f) Naam en adres van handelaar van wie aankope gedoen sal word.
- (g) Beskryf handel, beroep of besigheid waarvoor nodig.

(Moet op keersy van vorm gedruk word.)

BESONDERHEDE VAN AANKOOP.

(Die handelaar wat die brandspiritus uit hoofde van hierdie vrystellingsbrief verskaf, moet die datum
van verskaffing en die ander besonderhede waaryoor hieronder voorsiening gemaak word, leesbaar in ink hierop
aanteken.)

Datum van verkoping.	Naam en besigheidsadres van handelaar.	Hoeveelheid verskaf.	Handtekening van handelaar.

(Moet op keersy van vorm gedruk word).

BESONDERHEDE VAN DRANK VERSKAF.

(Moet leesbaar in ink deur die persoon wat drank uit hoofde van hierdie vrystellingsbrief verskaf, aangeteken word).

Datum van verskaffing.	Naam en adres van verskaffer.	Hoeveelheid verskaf.	Handtekening van verskaffer.

No. 1084.]

[19 July 1957.

REGULATIONS UNDER THE LIQUOR ACT, 1928
(ACT NO. 30 OF 1928).

By virtue of the powers vested in me by sub-section (1) of section *thirty-five* and section *one hundred and seventy-three* of the Liquor Act, 1928 (Act No. 30 of 1928), as amended, I, CHARLES ROBBERTS SWART, Minister of Justice for the Union of South Africa, hereby make the following regulations.

C. R. SWART,
Minister of Justice.

REGULATIONS.

INTERPRETATION OF TERMS.

1. In these regulations and in the forms contained in the Annexure thereto, unless the context otherwise indicates—

- (i) "Act" means the Liquor Act, 1928 (Act No. 30 of 1928);
- (ii) "board" means the liquor licensing board constituted under section *thirteen* of the Act for the area concerned; and
- (iii) a word or expression to which a meaning has been assigned in the Act, shall bear that meaning.

TEMPORARY LIQUOR LICENCE.

2. (1) Any person referred to in sub-section (4) of section *sixty-six* of the Act who desires a temporary liquor licence, shall make written application therefor to the magistrate of the district in which the licence is required substantially in the form of Form No. 1 contained in the Annexure and furnish in the said application such information as is solicited in the said form.

(2) If the magistrate grants the application, he shall require the applicant to pay to the receiver of revenue the fees payable in terms of section *twelve* of the Act in respect of such licence, and, upon production to him of the receiver of revenue's receipt therefor, he may issue to the applicant a licence substantially in the form of Form No. 2 contained in the Annexure.

No. 1084.]

[19 Julie 1957.

REGULASIES INGEVOLGE DIE DRANKWET, 1928
(WET NO. 30 VAN 1928).

Kragtens die bevoegdheid my verleen by subartikel (1) van artikel *vyf-en-dertig* en artikel *honderd drie-en-twintig* van die Drankwet, 1928 (Wet No. 30 van 1928), soos gewysig, vaardig ek, CHARLES ROBERTS SWART, Minister van Justisie van die Unie van Suid-Afrika, hierby die volgende regulasies uit.

C. R. SWART,
Minister van Justisie.

REGULASIES.

WOORDOMSKRYWING.

1. In hierdie regulasies en in die vorms in die Bylae daarvan, tensy uit die samehang anders blyk—

- (i) beteken „raad”, die dranklisensieraad ingevolge artikel *dertien* van die Wet vir die betrokke gebied ingesel;
- (ii) beteken „Wet”, die Drankwet, 1928 (Wet No. 30 van 1928); en
- (iii) het 'n woord of uitdrukking waaraan in die Wet 'n betekenis geheg is, dieselfde betekenis.

TYDELIKE DRANKLISENSIE.

2. (1) Enige persoon in subartikel (4) van artikel *ses-en-sestig* van die Wet bedoel wat 'n tydelike dranklisensie verlang, doen skriftelik daarom aansoek by die magistraat van die distrik waarin die lisensie verlang word wesenlik in die vorm van Vorm No. 1 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) Indien die magistraat die aansoek toeken, vereis hy dat die applikant die gelde betaalbaar ingevolge artikel *twaalf* van die Wet ten opsigte van die lisensie, aan die ontvanger van inkomste moet betaal, en, by vertoning aan hom van die ontvanger van inkomste se kwitansie daarvoor, kan hy aan die applikant 'n lisensie uitrek wat wesenlik in die vorm van Vorm No. 2 in die Bylae moet wees.

LATE HOURS OCCASIONAL LICENCE.

3. (1) Any holder of a class of licence referred to in sub-section (1) of section *seventy-three* of the Act who desires a late hours occasional licence, shall make written application therefor to the magistrate of the district in which the licence is required substantially in the form of Form No. 3 contained in the Annexure and furnish in the said application such information as is solicited in the said form.

(2) If the magistrate grants the application he shall require the applicant to pay to the receiver of revenue the fees payable in terms of section *twelve* of the Act in respect of such licence, and, upon production to him of the receiver of revenue's receipt therefor, he may issue to the applicant a licence substantially in the form of Form No. 4 contained in the Annexure.

WINE FARMER'S LICENCE.

4. (1) Any person or association of persons referred to in sub-section (6) of section *sixty-six* of the Act desiring a wine farmer's licence, shall make written application therefor to the magistrate of the district in which the licence is desired substantially in the form of Form No. 5 contained in the Annexure and furnish in the said application such information as is solicited in the said form.

(2) If the magistrate grants the application, he shall require the applicant to pay to the receiver of revenue the fees payable in terms of section *twelve* of the Act in respect of such licence, and, upon production to him of the receiver of revenue's receipt therefor, he may issue to the applicant a licence substantially in the form of Form No. 6 contained in the Annexure.

FOREIGN LIQUOR LICENCE.

5. (1) Any person referred to in sub-section (1) of section *sixty-six* of the Act who desires a foreign liquor licence, shall make written application therefor to the magistrate of the district substantially in the form of Form No. 7 contained in the Annexure and furnish in the said application such information as is solicited in the said form.

(2) If the magistrate grants the application, he shall transmit to the applicant an authority addressed to the receiver of revenue of the district substantially in the form of Form No. 8 contained in the Annexure.

(3) A receiver of revenue to whom such authority is presented shall, upon payment to him of the fee payable in terms of section *twelve* of the Act in respect of such licence, issue to such person a licence substantially in the form of Form No. 9 contained in the Annexure hereto.

LICENCES OTHER THAN THOSE REFERRED TO IN REGULATIONS 2, 3, 4 AND 5.

6. Any person desiring the *grant* of any liquor licence other than a licence referred to in regulation 2, 3, 4 or 5, shall, in terms of section *thirty-one* of the Act, make written application therefor to the magistrate of the district in which the licence is desired substantially in the form of Form No. 10 contained in the Annexure and furnish in the said application such information as is solicited in the said form.

7. Any person desiring the *renewal* of any liquor licence other than a licence referred to in regulations 2, 3, 4 or 5 shall, in terms of section *thirty-one* of the Act make written application therefor to the magistrate of the district in which the licence is desired substantially in the form of Form No. 11 contained in the Annexure and furnish in the said application such information as is solicited in the said form.

NAGTELIKE GELEENTHEIDSLISENSIE.

3. (1) 'n Houer van 'n klas lisensie in subartikel (1) van artikel *drie-en-sewenig* van die Wet bedoel, wat 'n nagtelike geleentheidslisensie verlang, doen skriftelik daarom aansoek by die magistraat van die distrik waarin die lisensie verlang word wesentlik in die vorm van Vorm No. 3 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) Indien die magistraat die aansoek toeken, vereis hy dat die applikant die geldte betaalbaar ingevolge artikel *twaalf* van die Wet ten opsigte van bedoelde lisensie, aan die ontvanger van inkomste moet betaal, en, by vertoning aan hom van die ontvanger van inkomste se kwitansie daarvoor, kan hy aan die applikant 'n lisensie uitrek wat wesentlik in die vorm van Vorm No. 4 in die Bylae moet wees.

WYNBOER-LISENSIE.

4. (1) Enige persoon of vereniging van persone in subartikel (6) van artikel *ses-en-sesig* van die Wet bedoel, wat 'n wynboer-lisensie verlang, doen skriftelik daarom aansoek by die magistraat van die distrik waarin die lisensie verlang word wesentlik in die vorm van Vorm No. 5 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) Indien die magistraat die aansoek toeken, vereis hy dat die applikant die geldte betaalbaar ingevolge artikel *twaalf* van die Wet ten opsigte van bedoelde lisensie, aan die ontvanger van inkomste moet betaal, en, by vertoning aan hom van die ontvanger van inkomste se kwitansie daarvoor, kan hy aan die applikant 'n lisensie uitrek wat wesentlik in die vorm van Vorm No. 6 in die Bylae moet wees.

BUITELANDSE DRANKLISENSIE.

5. (1) Enige persoon in subartikel (1) van artikel *ses-en-sesig* van die Wet bedoel wat 'n buitelandse drank-lisensie verlang, doen skriftelik daarom aansoek by die magistraat van die distrik, wesentlik in die vorm van Vorm No. 7 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) Indien die magistraat die aansoek toeken, stuur hy aan die applikant 'n magtiging gerig aan die ontvanger van inkomste van die distrik, wesentlik in die vorm van Vorm No. 8 in die Bylae.

(3) 'n Ontvanger van inkomste aan wie bedoelde magtiging voorgelê word, moet, by betaling aan hom van die betaalbare geldte ingevolge artikel *twaalf* van die Wet ten opsigte van die lisensie, aan bedoelde persoon 'n lisensie uitrek wat wesentlik in die vorm van Vorm No. 9 in die Bylae hiervan moet wees.

LISENSIES BEHALWE DIÉ IN REGULASIES 2, 3, 4 EN 5 BEDOEL.

6. Enige persoon wat die *toekenning* van enige drank-lisensie behalwe 'n lisensie in regulasies 2, 3, 4 of 5 bedoel, verlang, moet ingevolge artikel *een-en-dertig* van die Wet skriftelik aansoek daarom doen by die magistraat van die distrik waarin die lisensie verlang word, wesentlik in die vorm van Vorm No. 10 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

7. Enige persoon wat die *vernuwung* van enige drank-lisensie behalwe 'n lisensie in regulasies 2, 3, 4 of 5 bedoel, verlang, doen ingevolge artikel *een-en-dertig* van die Wet skriftelik aansoek daarom aansoek by die magistraat van die distrik waarin die lisensie verlang word, wesentlik in die vorm van Vorm No. 11 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

8. (1) Any person desiring the holding of a special meeting in terms of section *twenty-two* of the Act shall make written application therefor substantially in the form of Form No. 12 contained in the Annexure and furnish in the said application such information as is solicited in the said form.

(2) Any person who makes application in terms of sub-regulation (1) shall annex thereto the application which he desires to be considered by the board at the special meeting so applied for substantially in the form of Form No. 10 contained in the Annexure if the application is for the grant of a licence and in the form of Form No. 11 contained in the Annexure if the application is for the renewal of a licence and shall furnish in the said application such information as is solicited in the said forms, whichever applies.

9. (1) If the application for the grant or renewal of a licence referred to in regulations 6, 7 or 8 is granted by the board, a certificate substantially in the form of Form No. 13 contained in the Annexure shall be issued to the applicant and signed by the chairman or secretary of the board.

(2) The receiver of revenue of the district in which the licence was granted or renewed shall, upon payment to him of the fee payable in terms of section *twelve* in respect of such licence issue to the grantee a licence substantially in the form of Form No. 14 contained in the Annexure.

CONDITIONAL AUTHORITY IN RESPECT OF AN HOTEL OR A CLUB LIQUOR LICENCE.

10. (1) Any person who desires the conditional authority of the board in terms of section *thirty-two* or *fifty-four* of the Act, shall make written application therefor to the magistrate of the district in which the licence is desired substantially in the form of Form No. 15 contained in the Annexure and furnish in the said application such information as is solicited in the said form.

(2) If such application is granted, a certificate substantially in the form of Form No. 16 contained in the Annexure shall be issued by the chairman or secretary of the board and transmitted to the applicant.

(3) If such certificate, duly endorsed by the magistrate of the district in terms of sub-section (4) of either section *thirty-two* or *fifty-four*, as the case may be, of the Act, is presented to the receiver of revenue of that district, he shall, upon payment to him of the fee payable in terms of section *twelve* of the Act in respect of such a licence, issue to the grantee a licence substantially in the form of Form No. 14 contained in the Annexure.

TEMPORARY TRANSFER OF LIQUOR LICENCE AND RATIFICATION THEREOF.

11. (1) Any holder of a liquor licence referred to in sub-section (1) of section *forty-two* of the Act desiring authority for the temporary transfer of that licence to any other person, shall make written application therefor to the chairman of the board through the magistrate of the district substantially in the form of Form No. 17 contained in the Annexure and furnish in the said application such information as is solicited in the said form.

(2) If the application is granted by the chairman, an authority substantially in the form of Form No. 18 contained in the Annexure shall be issued by the chairman or secretary of the board and transmitted to the applicant.

8. (1) Enige persoon wat die hou van 'n spesiale vergadering ingevolge artikel *twee-en-twintig* van die Wet verlang, doen skriftelik daarom aansoek, wesenlik in die vorm van Vorm No. 12 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) Enige persoon wat ingevolge subregulasie (1) aansoek doen, moet die aansoek wat hy deur die Raad wil laat oorweeg by die spesiale vergadering aldus aangevra, daaraan heg, wesenlik in die vorm van Vorm No. 10 in die Bylae indien dit 'n aansoek is om die toekenning van 'n lisensie en in die vorm van Vorm No. 11 in die Bylae indien dit 'n aansoek is om die vernuwing van 'n lisensie, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorms, gevra word, watter een ook al van toepassing is.

9. (1) Indien die aansoek om die toekenning of vernuwing van 'n lisensie in regulasies 6, 7 of 8 bedoel deur die raad toegeken word, word 'n sertifikaat wesenlik in die vorm van Vorm No. 13 in die Bylae aan die applikant uitgereik en deur die voorsitter of sekretaris van die raad geteken.

(2) Die ontvanger van inkomste van die distrik waarin die lisensie toegeken of vernuwe is, moet, by betaling aan hom van die betaalbare gelde ingevolge artikel *twalf* ten opsigte van bedoelde lisensie, aan die bevoordeelde 'n lisensie uitrek wesenlik in die vorm van Vorm No. 14 in die Bylae.

VOORWAARDELIKE MAGTIGING TEN AANSIEN VAN 'N HOTEL- OF 'N KLUBDRANKLISENSIE.

10. (1) Enige persoon wat die voorwaardelike magtiging van die raad ingevolge artikel *twee-en-dertig* of *vier-en-vyftig* van die Wet verlang, doen skriftelik daarom aansoek by die magistraat van die distrik waarin die lisensie verlang word, wesenlik in die vorm van Vorm No. 15 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) Indien bedoelde aansoek toegestaan word, word 'n sertifikaat wesenlik in die vorm van Vorm No. 16 in die Bylae deur die voorsitter of sekretaris van die raad uitgereik en aan die applikant deurgestuur.

(3) Indien bedoelde sertifikaat, behoorlik geëndosseer deur die magistraat van die distrik ingevolge subartikel (4) van of artikel *twee-en-dertig* of *vier-en-vyftig* van die Wet aan die ontvanger van inkomste van die distrik voorgelê word, moet hy, by betaling aan hom van die betaalbare gelde ingevolge artikel *twalf* van die Wet ten opsigte van bedoelde lisensie, aan die bevoordeelde 'n lisensie uitrek, wesenlik in die vorm van Vorm 14 in die Bylae.

TYDELIKE OORDRAG VAN DRANKLISENSIE EN BEKRAGTING DAARVAN.

11. (1) Enige houer van 'n dranklensie in subartikel (1) van artikel *twee-en-veertig* van die Wet bedoel wat magtiging verlang vir die tydelike oordrag van daardie lisensie aan 'n ander persoon, doen skriftelik daarom aansoek by die voorsitter van die raad deur die magistraat van die distrik, wesenlik in die vorm van Vorm No. 17 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) Indien die aansoek deur die voorsitter toegeken word, word 'n magtiging wesenlik in die vorm van Vorm No. 18 in die Bylae deur die voorsitter of sekretaris van die raad uitgereik en aan die applikant deurgestuur.

(3) If such authority and the original licence or a certified copy thereof are presented to the receiver of revenue of the district in which the licence is held he shall, upon payment to him of the fee, if any, payable in terms of the Act in respect of such transfer, issue a certificate of temporary transfer substantially in the form of Form No. 19 contained in the Annexure, and annex thereto the original licence or the certified copy thereof.

(4) Any person who is in terms of section *forty-four* of the Act or in terms of the said section as applied by section *sixty-seven* required to obtain ratification of a temporary transfer shall make written application for such ratification substantially in the form of Form No. 20 contained in the Annexure and furnish such information in the said application as is solicited by the said form.

(5) Whenever a board at an interim meeting authorises transfer of a licence on an application referred to it by the chairman in terms of section *forty-five*, an authority substantially in the form of Form No. 22 contained in the Annexure shall be issued by the chairman or secretary of the board and transmitted to the applicant.

(6) If such authority and the original licence or a certified copy thereof are presented to the receiver of revenue of the district in which the licence is held he shall, upon payment to him of the fee, if any, payable in terms of the Act in respect of such transfer issue a certificate of transfer substantially in the form of Form No. 23 contained in the Annexure and annex thereto the original licence or the certified copy thereof.

TRANSFER OF LIQUOR LICENCE.

12. (1) Whenever the board's authority for the transfer of a liquor licence is desired in terms of section *thirty-one* of the Act the persons desiring such transfer shall make joint written application therefor to the magistrate of the district in which the licence is held substantially in the form of Form No. 21 contained in the Annexure and shall furnish in the said application such information as is solicited by the said form.

(2) If such application is granted by the board, an authority for the transfer substantially in the form of Form No. 22 contained in the Annexure shall be issued by the chairman or secretary of the board and handed to the applicants.

(3) If such authority and the original licence or a certified copy thereof are presented to the receiver of revenue of the district in which the licence is held he shall, upon payment to him of the fee payable in terms of the Act in respect of such transfer, issue a certificate of transfer substantially in the form of Form No. 23 contained in the Annexure, and shall annex the original or certified copy of the said licence, as the case may be, thereto.

REMOVAL OF A LIQUOR LICENCE AND RATIFICATION THEREOF.

13. (1) Any holder of a liquor licence referred to in sub-section (1) of section *forty-three* of the Act desiring authority for the removal of the business conducted under that licence to any other premises in the same district, shall make written application therefor to the chairman of the board through the magistrate of the district substantially in the form of Form No. 24 contained in the Annexure and furnish such information in the said application as may be solicited in the said form.

(3) Indien bedoelde magtiging en die oorspronklike lisensie of 'n gewaarmerkte afskrif daarvan aan die ontvanger van inkomste van die distrik waarin die lisensie gehou word, voorgelê word, moet hy, by betaling aan hom van die gelde, indien enige, ingevolge die Wet betaalbaar ten opsigte van so 'n oordrag, 'n sertifikaat van tydelike oordrag uitrek, wesenlik in die vorm van Vorm No. 19 in die Bylae, en die oorspronklike lisensie of die gewaarmerkte afskrif daarvan daaraan heg.

(4) Enige persoon van wie dit ingevolge artikel *vier-en-veertig* van die Wet of ingevolge genoemde artikel soos by artikel *sewe-en-sestig* toegepas, vereis word om bekräftiging van 'n tydelike oordrag te verkry, doen skriftelik om bedoelde bekräftiging aansoek, wesenlik in die vorm van Vorm No. 20 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(5) Wanneer 'n raad op 'n tussentydse vergadering die oordrag van 'n lisensie, wat by 'n aansoek deur die voorzitter na die raad verwys is ingevolge artikel *vyf-en-veertig*, magtig, word 'n magtiging wesenlik in die vorm van Vorm No. 22 in die Bylae deur die voorzitter of sekretaris van die raad uitgereik, en aan die applikant deurgestuur.

(6) Indien bedoelde magtiging en die oorspronklike lisensie of 'n gewaarmerkte afskrif daarvan aan die ontvanger van inkomste van die distrik waarin die lisensie gehou word, voorgelê word, moet hy, by betaling aan hom van die gelde, indien enige, ingevolge die Wet betaalbaar ten opsigte van so 'n oordrag, 'n sertifikaat van oordrag uitrek, wesenlik in die vorm van Vorm No. 23 in die Bylae, en die oorspronklike lisensie of die gewaarmerkte afskrif daarvan daaraan heg.

OORDRAG VAN DRANKLISENSIE.

12. (1) Wanneer die raad se magtiging vir die oordrag van 'n dranklisenie ingevolge artikel *een-en-dertig* van die Wet verlang word, doen die persone wat oordrag wens te verkry gesamentlik skriftelik daarom aansoek by die magistraat van die distrik waarin die lisensie gehou word, wesenlik in die vorm van Vorm No. 21 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) Indien bedoelde aansoek deur die raad toegeken word, word 'n magtiging vir die oordrag wesenlik in die vorm van Vorm No. 22 in die Bylae deur die voorzitter of sekretaris van die raad uitgereik en aan die applikante oorhandig.

(3) Indien bedoelde magtiging en die oorspronklike lisensie of 'n gewaarmerkte afskrif daarvan aan die ontvanger van inkomste van die distrik waarin die lisensie gehou word, voorgelê word, moet hy, by betaling aan hom van die gelde ingevolge die Wet betaalbaar ten opsigte van so 'n oordrag, 'n sertifikaat van oordrag uitrek, wesenlik in die vorm van Vorm No. 23 in die Bylae, en die oorspronklike of gewaarmerkte afskrif van bedoelde lisensie, na gelang van die geval, daaraan heg.

VERPLASING VAN 'N DRANKLISENSIE EN BEKRÄFTIGING DAARVAN.

13. (1) Enige houer van 'n dranklisenie in subartikel (1) van artikel *drie-en-veertig* van die Wet bedoelde dranklisenie wat magtiging verlang vir die verplasing van die besigheid wat kragtens daardie lisensie gedryf word na 'n ander gebou in dieselfde distrik, doen skriftelik daarom aansoek by die voorzitter van die raad deur die magistraat van die distrik, wesenlik in die vorm van Vorm No. 24 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) If such application is granted by the chairman, an authority substantially in the form of Form No. 25 contained in the Annexure shall be issued by the chairman or secretary of the board and transmitted to the applicant.

(3) If such authority and the original licence or a certified copy thereof are presented to the receiver of revenue of the district in which the licence is held he shall, upon payment to him of the fee payable in terms of the Act in respect of such removal, issue a certificate substantially in the form of Form No. 26 contained in the Annexure, and annex the original licence or certified copy thereof, as the case may be, thereto.

(4) Any person who is in terms of section *forty-four* of the Act required to obtain ratification of a removal of a licence authorised by the chairman under section *forty-three* shall make written application for such ratification substantially in the form of Form No. 27 contained in the Annexure and furnish such information in the said application as is solicited by the said form.

(5) Whenever a board at an interim meeting authorises removal of a licence on an application referred to it by the chairman in terms of section *forty-five*, an authority substantially in the form of Form No. 29 contained in the Annexure shall be issued by the chairman or secretary of the board and transmitted to the applicant.

(6) If such authority and the original licence or a certified copy thereof are presented to the receiver of revenue of the district in which the licence is held he shall, upon payment to him of the fee payable in terms of the Act in respect of such removal issue a certificate of removal substantially in the form of Form No. 30 contained in the Annexure and annex thereto the original licence or a certified copy thereof.

14. (1) Any holder of a liquor licence desiring the board's authority for the removal of that licence to any other premises in the same district, shall, in terms of section *thirty-one* of the Act, make written application therefor to the magistrate of the district substantially in the form of Form No. 28 contained in the Annexure and furnish such information in the said application as is solicited by the said form.

(2) If such application is granted by the board, an authority substantially in the form of Form No. 29 contained in the Annexure shall be issued by the chairman or secretary of the board and transmitted to the applicant.

(3) If such authority and the original licence or a certified copy thereof is presented to the receiver of revenue of the district in which the licence is held he shall, upon payment to him of the fee payable in terms of the Act in respect of such removal, issue an authority substantially in the form of Form No. 30 contained in the Annexure and annex the original licence or a certified copy thereof, as the case may be, thereto.

(2) Indien bedoelde aansoek deur die voorsitter toegeken word, word 'n magtiging wesenlik in die vorm van Vorm No. 25 in die Bylae deur die voorsitter of sekretaris van die raad uitgereik en aan die applikant deurgestuur.

(3) Indien bedoelde magtiging en die oorspronklike lisensie of 'n gewaarmerkte afskrif daarvan aan die ontvanger van inkomste van die distrik waarin die lisensie gehou word, voorgelê word, moet hy, by betaling aan hom van die gelde ingevolge die Wet betaalbaar ten opsigte van so 'n verplasing, 'n sertifikaat uitreik, wesenlik in die vorm van Vorm No. 26 in die Bylae, en die oorspronklike lisensie of gewaarmerkte afskrif daarvan, na gelang van die geval, daaraan heg.

(4) Enige persoon van wie dit ingevolge artikel *vier-en-veertig* van die Wet vereis word om bekragting van 'n verplasing van 'n lisensie deur die voorsitter ingevolge artikel *drie-en-veertig* gemagtig te verkry, doen skriftelik aansoek om so 'n magtiging, wesenlik in die vorm van Vorm No. 27 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(5) Wanneer 'n raad op 'n tussentydse vergadering die verplasing van 'n lisensie, wat by 'n aansoek na die raad verwys is, deur die voorsitter, ingevolge artikel *vyf-en-veertig*, magtig, word 'n magtiging wesenlik in die vorm van Vorm No. 29 in die Bylae deur die voorsitter of sekretaris van die raad uitgereik en aan die applikant deurgestuur.

(6) Indien bedoelde magtiging en die oorspronklike lisensie of 'n gewaarmerkte afskrif daarvan aan die ontvanger van inkomste van die distrik waarin die lisensie gehou word, voorgelê word moet hy, by betaling aan hom van die gelde ingevolge die Wet betaalbaar ten opsigte van so 'n verplasing, 'n sertifikaat van verplasing uitreik, wesenlik in die vorm van Vorm No. 30 in die Bylae, en die oorspronklike lisensie of 'n gewaarmerkte afskrif daarvan, daaraan heg.

14. (1) Enige houer van 'n dranklisensie wat die raad se magtiging verlang vir die verplasing van daardie lisensie na enige ander gebou in dieselfde distrik, doen, ingevolge artikel *een-en-dertig* van die Wet, skriftelik daarom aansoek by die magistraat van die distrik, wesenlik in die vorm van Vorm No. 28 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) Indien bedoelde aansoek deur die raad toegestaan word, word 'n magtiging wesenlik in die vorm van Vorm No. 29 in die Bylae deur die voorsitter of sekretaris van die raad uitgereik en aan die applikant deurgestuur.

(3) Indien bedoelde magtiging en die oorspronklike lisensie of 'n gewaarmerkte afskrif daarvan aan die ontvanger van inkomste van die distrik waarin die lisensie gehou word, voorgelê word, moet hy, by betaling aan hom van die gelde ingevolge die Wet betaalbaar ten opsigte van so 'n verplasing, 'n magtiging uitreik, wesenlik in die vorm van Vorm No. 30 in die Bylae, en die oorspronklike lisensie of 'n gewaarmerkte afskrif daarvan, na gelang van die geval, daaraan heg.

SELLING OF LIQUOR BY OWNER OR OCCUPIER OF LAND.

15. (1) An owner or lawful occupier of land who desires a permit under section *ninety* of the Act shall make written application therefor to the magistrate of the district in which the permit is required substantially in the form of Form No. 31 contained in the Annexure and furnish such information in the said application as is solicited in the said form.

(2) A magistrate who grants an application made in terms of sub-regulation (1) shall issue to the applicant a permit substantially in the form of Form No. 32 contained in the Annexure.

VERKOOP VAN DRANK DEUR EIENAAR OF BESITTER VAN GROND.

15. (1) 'n Eienaar of wettige besitter van grond wat 'n permit ingevolge artikel *negentig* van die Wet verlang, doen skriftelik daarom aansoek by die magistraat van die distrik waarin die permit vereis word, wesenlik in die vorm van Vorm No. 31 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) 'n Magistraat wat 'n aansoek wat ingevolge sub-regulasië (1) gedoen is, toeken, reik aan die applikant 'n permit uit wesenlik in die vorm van Vorm No. 32 in die Bylae.

**CONVEYANCE OF LIQUOR IN URBAN AND REMOVAL
RESTRICTION AREAS.**

16. (1) Any person desiring a permit for the conveyance of liquor in an urban area in terms of section *one hundred and thirty-two* of the Act shall make written application therefor to a member of the police force designated in terms of the said section substantially in the form of Form No. 33 contained in the Annexure and furnish such information in the said application as is solicited in the said form.

(2) A member of the police force authorised to issue permits under the said section who approves of an application under sub-regulation (1) or who is after appeal by applicant directed by the Commissioner to do so shall issue to the applicant a permit substantially in the form of Form No. 34 contained in the Annexure.

17. (1) Any person desiring to obtain a permit for the conveyance of liquor in terms of section *one hundred and thirty-three* in a removal restriction area shall make written application therefor to a member of the South African Police Force of the rank referred to in sub-section (5) of the said section substantially in the form of Form No. 35 contained in the Annexure and furnish such information in the said application as is solicited in the said form.

(2) A police officer who approves of an application referred to in sub-regulation (1) or who is after appeal by the applicant directed by the Deputy Commissioner to do so shall issue to the applicant a permit substantially in the form of Form No. 36 contained in the Annexure.

TERMINATION OF LEASE.

18. (1) A lessor of licensed premises who desires the board's authority for the termination of a lease in terms of the proviso to sub-section (1) of section *one hundred and twenty-one* of the Act shall make written application to the magistrate of the district in which the licensed premises are situated substantially in the form of Form No. 37 contained in the Annexure and furnish such information in the said application as is solicited in the said form.

(2) A board giving notice to a lessee in terms of the said proviso shall do so in writing substantially in the form of Form No. 38 contained in the Annexure.

(3) A board authorising termination of a lease in terms of the said proviso shall give notice to both lessor and the lessee of that fact by transmitting to each an authority for the termination substantially in the form of Form No. 39 contained in the Annexure.

**NOTICES OF APPEARANCES AND OF OBJECTIONS TO
APPLICATIONS.**

19. A notice to any person to attend before the board in terms of sub-section (2) of section *twenty-five* of the Act shall be substantially in the form of Form No. 40 contained in the Annexure.

20. Any applicant against whose application an objection has been lodged shall in terms of sub-section (1) of section *thirty-seven* of the Act be advised thereof substantially in the form of Form No. 40 contained in the Annexure.

21. Whenever a board of its own motion raises objection to the renewal, transfer or removal of a licence, it shall in terms of sub-section (3) read with sub-section (2) of section *thirty-nine* of the Act, notify the applicant of the cause thereof substantially in the form of Form No. 42 contained in the Annexure.

MEMORIAL AGAINST NEW LICENCE IN CAPE PROVINCE.

22. (1) When the magistrate of the district or secretary of the board receives a memorial lodged in terms of section *sixty-two* of the Act, he shall compare the names appearing thereon—

- (i) with the voters' roll of the urban local authority for the area or the ward concerned; and
- (ii) with any petition or memorial referred to in the proviso to the said section.

**VERVOER VAN DRANK IN STADSGBIEDIE EN BEPERKTE
VERVOERSTREKE.**

16. (1) Iemand wat 'n permit vir die vervoer van drank in 'n stadsgebied ingevolge artikel *honderd twee-en-dertig* van die Wet verlang, doen skriftelik daarom aansoek by 'n lid van die polisiemag ingevolge genoemde artikel aangewys, wesenlik in die vorm van Vorm No. 33 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) 'n Lid van die polisiemag wat ingevolge genoemde artikel gemagtig is om permitte uit te reik, wat 'n aansoek ingevolge subregulasië (1) goedkeur, of wat na appèl deur applikant deur die Kommissaris gelas word om dit te doen, reik aan die applikant 'n permit uit, wesenlik in die vorm van Vorm No. 34 in die Bylae.

17. (1) Iemand wat verlang om 'n permit vir die vervoer van drank ingevolge artikel *honderd drie-en-dertig* te verkry in 'n beperkte vervoerstreek, doen skriftelik daarom aansoek by 'n lid van die Suid-Afrikaanse Polisiemag van die rang in subartikel (5) van gemelde artikel genoem, wesenlik in die vorm van Vorm No. 35 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) 'n Polisiebeampte wat 'n aansoek in subregulasië (1) goedkeur, of wat na appèl deur die applikant deur die Adjunk-kommissaris gelas word om dit te doen, reik aan die applikant 'n permit uit, wesenlik in die vorm van Vorm No. 36 in die Bylae.

BEËINDIGING VAN HUURKONTRAK.

18. (1) 'n Verhuurder van 'n gelisensieerde gebou wat die raad se magtiging verlang vir die beëindiging van 'n huurkontrak ingevolge die voorbehoudsbepaling by subartikel (1) van artikel *honderd een-en-twintig* van die Wet, doen skriftelik aansoek by die magistraat van die distrik waarin die gelisensieerde gebou geleë is, wesenlik in die vorm van Vorm No. 37 in die Bylae, en verstrek in genoemde aansoek sodanige inligting as wat in genoemde vorm gevra word.

(2) 'n Raad wat aan 'n huurder ingevolge genoemde voorbehoudsbepaling kennis gee, doen dit skriftelik, wesenlik in die vorm van Vorm No. 38 in die Bylae.

(3) 'n Raad wat die beëindiging van 'n huurkontrak ingevolge genoemde voorbehoudsbepaling magtig, gee aan beide die verhuurder en die huurder van die feit kennis deur aan elk 'n magtiging vir die beëindiging deur te stuur, wesenlik in die vorm van Vorm No. 39 in die Bylae.

**KENNISGEWINGS VAN VERSKYNNINGS EN VAN BESWARE TEEN
AANSOEKIE.**

19. 'n Kennisgewing aan 'n persoon om ingevolge subartikel (2) van artikel *vyf-en-twintig* van die Wet voor die raad te verskyn, moet wesenlik in die vorm van Vorm No. 40 in die Bylae wees.

20. Enige applikant teen wie se aansoek 'n besware geopper is, moet ingevolge subartikel (1) van artikel *sewen-en-dertig* van die Wet daarvan in kennis gestel word, wesenlik in die vorm van Vorm No. 40 in die Bylae.

21. Wanneer 'n raad uit eie beweging besware opper teen die vernuwing, oordrag of verplasing van 'n lisensie, moet die raad ingevolge subartikel (3), gelees met subartikel (2) van artikel *nege-en-dertig* van die Wet, die applikant van die rede daarvoor in kennis stel, wesenlik in die vorm van Vorm No. 42 in die Bylae.

PETISIE TEEN NUWE LISENSIE IN KAAPROVINSIE.

22. (1) Wanneer die magistraat van die distrik of sekretaris van die raad 'n petisie ontvang wat ingevolge artikel *twee-en-sestig* van die Wet ingedien is, vergelyk hy die name wat daarop verskyn—

- (i) met die kieserslys van die plaaslike stadsbestuur vir die betrokke gebied of wyk; en
- (ii) met enige petisie of memorie in die voorbehoudsbepaling by genoemde artikel genoem.

(2) If, upon such comparison, such magistrate or secretary finds that the memorial contains names which—

- (i) do not appear to be contained in the voters' roll referred to in paragraph (i) of sub-regulation (1); or
- (ii) also appear to be contained in a petition or memorial referred to in paragraph (ii) of sub-regulation (1).

he shall without delay transmit a notice by post or otherwise to the person who lodged the memorial substantially in the form of Form No. 43 contained in the Annexure and furnish a copy thereof and of the annexures to the board at its meeting.

PROHIBITION OF SUPPLY OF LIQUOR TO A PERSON.

23. (1) The notice referred to in sub-section (1) of section *ninety-three* of the Act shall be substantially in the form of Form No. 44 contained in the Annexure.

(2) An order made by a magistrate under sub-section (3) of the said section shall be substantially in the form of Form No. 45 contained in the Annexure.

(3) If the person was present at the enquiry and the magistrate has, in terms of the proviso to sub-section (4) of the said section, delivered or tendered to him a copy of the said order he shall thereafter complete on the reverse side of the original order and on every other copy thereof a certificate substantially in the form of Form No. 46 contained in the Annexure.

SUPPLY OF WINE TO MINISTER OF RELIGION FOR SACRAMENTAL PURPOSES.

24. A certificate referred to in section *ninety-nine* of the Act shall be issued substantially in the form of Form No. 47 contained in the Annexure.

INTRODUCTION OF LIQUOR INTO NATIVE AREA.

25. (1) An authority referred to in paragraph (a) of section *one hundred and thirty-four* of the Act shall be issued substantially in the form of Form No. 48 contained in the Annexure.

(2) A certificate referred to in paragraph (b) of the said section shall be issued substantially in the form of Form No. 49 contained in the Annexure.

(3) In respect of any person who is the holder of a letter of exemption referred to in section *one hundred and one* of the Act, the provisions of sub-regulation (1) shall be deemed to be complied with if a certificate substantially in the form of Form No. 48 is endorsed on the said letter, signed by a magistrate and authorises the introduction into an area referred to in section *one hundred and thirty-four* of the Act of a quantity of liquor not in excess of the quantity which may at any one time be obtained under the said letter and in respect of a period not longer than the period of validity of the said letter of exemption.

NOTICE OF INTERIM MEETING.

26. (1) The notice which is in terms of sub-section (3) of section *twenty-one* of the act required to be sent to every member of the board, and to be published in the *Gazette* shall be substantially in the form of Form No. 50 contained in the Annexure.

(2) A copy of the notice referred to in sub-regulation (1) shall also be exhibited on the notice board of the magistrate's court of every district from which an application or matter for consideration at the said interim meeting originated.

NOTICE OF SPECIAL MEETING OF BOARD.

27. (1) Whenever the chairman of a board, in terms of sub-section (1) of section *twenty-two* of the Act or in pursuance of an order made by any division of the Supreme Court convenes a special meeting of such board, the notice which is in terms of sub-section (3) or (4) of section *twenty-two* of the Act required to be given to members and published in the *Gazette* shall be substantially in the form of Form No. 51 contained in the Annexure.

(2) Indien bedoelde magistraat of sekretaris by so 'n vergelyking vind dat die petisie name bevat wat—

- (i) nie in die kieserslys in paragraaf (i) van subregulasie (1) bedoel, skyn opgeneem te wees nie; of
- (ii) ook in 'n petisie of memorie in paragraaf (ii) van subregulasie (1) bedoel, skyn opgeneem te wees, stuur hy onverwyd 'n kennisgewing per pos of andersins aan die persoon wat die petisie ingedien het, wesenlik in die vorm van Vorm No. 43 in die Bylae, en verskaf 'n afskrif daarvan en van die Bylae aan die raad by sy vergadering.

VERBOD OP VOORSIENING VAN DRANK AAN 'N PERSOON.

23. (1) Die kennisgewing bedoel in subartikel (1) van artikel *drie-en-negenig* van die Wet moet wesenlik in die vorm van Vorm No. 44 in die Bylae wees.

(2) 'n Order ingevolge subartikel (3) van gemelde artikel deur 'n magistraat uitgereik, moet wesenlik in die vorm van Vorm No. 45 in die Bylae wees.

(3) Indien die persoon by die ondersoek teenwoordig was en dié magistraat aan hom ingevolge die voorbehoudbepaling by subartikel (4) van genoemde artikel 'n afskrif van genoemde order oorhandig of aangebied het, moet hy daarna op die keersy van die oorspronklike order en op elke ander afskrif daarvan, 'n sertifikaat invul, wesenlik in die vorm van Vorm No. 46 in die Bylae.

VOORSIENING VAN WYN AAN GODSDIENSLERAAR VIR SAKRAMENTELE DOELEINDES.

24. 'n Sertifikaat bedoel in artikel *nege-en-negentig* van die Wet moet wesenlik in die vorm van Vorm No. 47 in die Bylae uitgereik word.

INVOERING VAN DRANK IN NATURELLEGEBIED.

25. (1) 'n Magtiging bedoel in paragraaf (a) van artikel *honderd vier-en-dertig* van die Wet moet wesenlik in die vorm van Vorm No. 48 in die Bylae uitgereik word.

(2) 'n Sertifikaat bedoel in paragraaf (b) van die gemelde artikel moet wesenlik in die vorm van Vorm No. 49 in die Bylae uitgereik word.

(3) Die bepalings van subregulasie (1) word geag aan voldoen te wees met betrekking tot 'n persoon wat die houer is van 'n vrystellingsbrief in artikel *honderd-en-een* van die Wet bedoel, indien 'n sertifikaat wesenlik in die vorm van Vorm No. 48 op genoemde brief geëndoseer is, deur die magistraat geteken is en die invoering in 'n gebied bedoel in artikel *honderd vier-en-dertig* van die Wet magtiging van 'n hoeveelheid drank wat die hoeveelheid wat op enige tydstip ingevolge gemelde brief verkry kan word, nie te bowe gaan nie en ten opsigte van 'n tydperk nie langer as die tydperk van geldigheid van genoemde vrystellingsbrief nie.

KENNIS VAN TUSSENTYDSE VERGADERING.

26. (1) Die kennisgewing wat ingevolge subartikel (3) van artikel *een-en-twintig* van die Wet aan elke lid van die raad gestuur moet word en wat in die *Staatskoerant* gepubliseer moet word, moet wesenlik in die vorm van Vorm No. 50 in die Bylae wees.

(2) 'n Afskrif van die kennisgewing bedoel in subregulasie (1) moet ook op die aanplakbord van die magistratshof van elke distrik vanwaar 'n aansoek of aangeleenthed vir oorweging by genoemde tussentydse vergadering afkomstig is, vertoon word.

KENNISGEWING VAN SPESIALE VERGADERING VAN RAAD.

27. (1) Wanneer die voorsitter van 'n raad ingevolge subartikel (1) van artikel *twee-en-twintig* van die Wet of ingevolge 'n bevel deur enige afdeling van die Hooggereghof uitgereik, 'n spesiale vergadering van bedoelde raad belê, moet die kennisgewing wat ingevolge subartikels (3) of (4) van artikel *twee-en-twintig* van die Wet aan lede gegee moet word en in die *Staatskoerant* gepubliseer moet word, wesenlik in die vorm van Vorm No. 51 in die Bylae wees.

(2) A copy of the notice referred to in sub-regulation (1) shall also be exhibited on the notice board of the magistrate's court of every district from which an application or matter for consideration at the said special meeting originated.

NOTICE OF INTENTION TO PRESENT GENERAL ADDRESS TO ANNUAL OR SPECIAL MEETING OF BOARD.

28. The notice referred to in the proviso to sub-section (1) of section *forty* of the Act shall be lodged substantially in the form of Form No. 52 contained in the Annexure.

RECORDS TO BE KEPT BY LICENSEES.

29. (1) The record to be kept by every off-consumption licensee in terms of sub-section (1) of section *one hundred and five* of the Act shall be in the form of Form No. 53 contained in the Annexure.

(2) Such licensee shall enter in his stock book—

(a) on the debit side—

- (i) particulars of stock on hand on the 1st August, 1957, or, in the case of a business commenced after that date, the stock at the date of such commencement; and
- (ii) particulars of receipts into stock from any source which shall be entered within *forty-eight* hours of receipt.

(b) on the credit side—

- (i) the weekly totals of the sales appearing in the sales register required to be kept in terms of sub-section (1) of section *one hundred and five* of the Act; and
- (ii) particulars of other removals from stock which shall be entered daily.

(3) On the 31st January, 30th April, 31st July and 31st October in every year, such licensee shall take in account of his stock and balance his stock book, and shall enter on the debit side as the opening balance for the ensuing quarter the closing balance on the credit side.

30. Whenever, in respect of any class of liquor, a licensee referred to in regulation 29 keeps, in accordance with any excise law or regulation an account which shows the additions to, takings from, and present condition of his stock of such liquor, such account shall, in respect of such liquor, be deemed to be a record kept in terms of sub-section (1) of section *one hundred and five* of the Act, and such licensee shall not be required, in respect of such liquor, to make any entries in his stock book.

31. (1) The record to be kept by every licensee, other than an off-consumption licensee, in terms of sub-section (1) *bis* of section *one hundred and five* of the Act shall be kept in form identical to Form No. 53 contained in the Annexure.

(2) Such licensee shall enter in his stock book—

(a) on the debit side—

- (i) particulars of the stock on hand on the 1st August, 1957, or, in the case of a business commenced after that date, the stock at the date of such commencement; and
- (ii) particulars of receipts into stock from any source which shall be entered within *forty-eight* hours of receipt;

(b) on the credit side—

particulars of removals from stock which shall be entered daily.

(2) 'n Afskrif van die kennisgewing bedoel in subregulasie (1) moet ook op die aanplakbord van die magistraatshof van elke distrik vanwaar 'n aansoek of aangeleenthed vir oorweging op genoemde spesiale vergadering afkomstig is, vertoon word.

KENNISGEWING VAN VOORNEME OM ALGEMENE VERTOOG AAN JAARLIKSE OF SPESIALE VERGADERING VAN RAAD VOOR TE LÊ.

28. Die kennisgewing bedoel in die voorbehoudsbepaling by subartikel (1) van artikel *veertig* van die Wet moet wesenlik in die vorm van Vorm No. 52 in die Bylae ingediend word.

AANTEKENINGS WAT LISENSIEHOUERS MOET HOU.

29. (1) Die aantekening wat deur elke buiteverbruik-lisensiehouer ingevolge subartikel (1) van artikel *honderd-en-vyf* van die Wet gehou moet word, moet in die vorm van Vorm No. 53 in die Bylae wees.

(2) Bedoelde lisensiehouer moet die volgende in sy voorraadboek aanteken—

(a) aan die debetkant—

- (i) besonderhede van voorrade vorhande op die 1ste Augustus 1957, of, in die geval van 'n besigheid wat na daardie datum 'n aanvang geneem het, die voorrade op sodanige aanvangsdatum; en
- (ii) besonderhede van ontvangste in voorraad van enige oorsprong, wat binne *agt-en-veertig* uur na ontvangs aangeteken moet word.

(b) aan die kreditkant—

- (i) die weeklikse totaal van verkoop wat in die verkoopsregister verskyn wat ingevolge subartikel (1) van artikel *honderd-en-vyf* van die Wet gehou moet word; en
- (ii) besonderhede van ander verwyderings uit voorrade, wat daagliks aangeteken moet word.

(3) Bedoelde lisensiehouer moet op die 31ste Januarie, 30ste April, 31ste Julie en 31ste Oktober van elke jaar sy voorrade opneem en sy voorraadboek balanseer en moet aan die debetkant as die openingsbalans vir die daaropvolgende kwartaal die sluitingsbalans op die kredietkant aanteken.

30. Wanneer 'n lisensiehouer bedoel in regulasie 29, ten opsigte van enige klas drank, 'n verslag wat die byvoegings by uittrekings uit, en huidige stand van sy voorrade van sodanige drank aantoon, in ooreenstemming met 'n wetsbepaling of regulasie op aksys, hou, word so 'n verslag, ten opsigte van sodanige drank, geag 'n aantekening te wees wat gehou is ingevolge subartikel (1) van artikel *honderd-en-vyf* van die Wet en word dit nie nie 'n lisensiehouer vereis om 'n aantekening in sy voorraadboek ten opsigte van sodanige drank te maak nie.

31. (1) Die aantekening wat deur elke lisensiehouer, behalwe 'n buiteverbruik-lisensiehouer, ingevolge subartikel (1) *bis* van artikel *honderd-en-vyf* van die Wet gehou moet word, moet in identiese vorm as Vorm No. 53 in die Bylae gehou word.

(2) Bedoelde lisensiehouer moet die volgende in sy voorraadboek aanteken:—

(a) aan die debetkant—

- (i) besonderhede van die voorrade vorhande op die 1ste Augustus 1957, of, in die geval van 'n besigheid wat na daardie datum 'n aanvang geneem het, die voorrade op sodanige aanvangsdatum; en
- (ii) besonderhede van ontvangste in voorraad van enige oorsprong, wat binne *agt-en-veertig* uur na ontvangs aangeteken moet word;

(b) aan die kreditkant—

besonderhede van verwyderings uit voorrade, wat daagliks aangeteken moet word.

(3) On the 31st January, 30th April, 31st July, and 31st October in every year, such licensee shall take an account of his stock and balance his stock book, and shall enter on the debit side as the opening balance for the ensuing quarter the closing balance on the credit side.

32. Any alteration effected to any record or register which is required to be kept in terms of section *one hundred and five* of the Act, shall be effected in such a manner that the original entry is still legible.

MANNER IN WHICH APPLICATIONS AND PARTICULARS THEREOF ARE TO BE NOTIFIED AND INFORMATION TO BE PUBLISHED CONCERNING SUCH APPLICATIONS.

33. (1) Every person who makes application to a liquor licensing board at its annual meeting for the grant of a liquor licence or for conditional authority for a licence shall publish or cause to be published in the *Gazette* not earlier than sixty and not later than thirty days before such meeting a notice in both official languages advising such fact.

(2) A notice for publication in terms of sub-regulation (1) shall be handed over or sent by registered post to the Government Printer so as to reach him not earlier than the fifteenth day of August and not later than the seventh day of September immediately preceding the date of the meeting.

(3) The notice shall be prepared in the form of Form No. 54 contained in the Annexure and shall contain under identical headings all the information which is in terms of the notes endorsed thereon required to be furnished under the various columns.

(4) At one and the same time as the application is lodged in respect of which the publication of a notice is in terms of sub-regulation (1) of this regulation required to be published the applicant shall lodge with the magistrate of the district three copies of the said notice in both official languages which he has sent or proposes to send to the Government Printer.

(5) A magistrate receiving such copies shall deal therewith in manner set out in regulation 34.

(6) The applicant shall be solely responsible for the correctness of notices submitted for publication.

34. (1) Every person who makes application to a liquor licensing board at its annual meeting for the renewal, removal, transfer, ratification of removal or transfer of a licence or the termination of a lease relating to licensed premises or for any other authority which can be applied for at the said meeting other than an authority referred to in regulation 33 shall at one and the same time as the application is lodged also lodge with the magistrate of the district a notice for publication in connection with the said application.

(2) The notice referred to in sub-regulation (1) which shall be lodged separately in respect of each application made shall be in triplicate in typescript on paper not smaller than folio size in both official languages in the form of Form No. 55 contained in the Annexure.

(3) The magistrate of the district shall publish a copy of each such notice and of the notice lodged with him in terms of sub-regulation (4) of regulation 33 on his notice board as soon as convenient after receipt thereof, but in any case for a period of not less than thirty days before the date of the meeting and shall at the same time as he transmits any application to the board for consideration transmit the remaining copies of such notices with such applications.

(4) The secretary of the board shall file one copy of each notice so received with the relative application and publish the other as soon as convenient after receipt thereof but in any case for a period of not less than twenty-one days before the date of the meeting on the notice board of the magistrate's court of the place appointed as the place where the board holds its sittings.

(3) Bedoelde licensiehouer moet op die 31ste Januarie, 30ste April, 31ste Julie en 31ste Oktober van elke jaar sy voorrade opneem en sy voorraadboek balanseer, en moet aan die debetkant as die openingsbalans vir die daaropvolgende kwartaal, die sluitingsbalans op die kreditkant, aanteken.

32. Enige verandering wat aan 'n aanteking of register, wat ingevolge artikel *honderd-en-vyf* gehou moet word, aangebring word, moet op so 'n wyse aangebring word dat die oorspronklike inskrywing nog leesbaar is.

WYSE WAAROP AANSOEKE EN BESONDERHEDÉ DAARVAN VERSTREK MOET WORD EN INLIGTING BETREFFENDE BODEOLDE AANSOEKE WAT GEПUBLISEER MOET WORD.

33. (1) Elke persoon wat by die jaarlikse vergadering van 'n dranklisensieraad aansoek doen om die toekenning van 'n dranklisensie of om voorwaardelike magtiging vir 'n licensie, moet nie eerder as sestig en nie later as dertig dae voor bedoelde vergadering nie, 'n kennisgewing wat hierdie feit bekendmaak in beide offisiële tale in die *Staatskoerant* publiseer of laat publiseer.

(2) 'n Kennisgewing vir publikasie ingevolge subregulasie (1), moet oorhandig of per aangetekende pos gestuur word aan die Staatsdrukker om hom nie voor die vyftiende dag van Augustus en nie later as die sewende dag van September wat die datum van die vergadering onmiddellik voorafgaan, te bereik nie.

(3) Die kennisgewing moet in die vorm van Vorm No. 54 in die Bylae opgestel word en moet onder identiese opskrifte al die inligting bevat wat ingevolge die daaropgeëndosseerde aantekeninge onder die verskillende kolomme verstrek moet word.

(4) Terselfdertyd wanneer die aansoek ingedien word ten opsigte waarvan die publikasie van 'n kennisgewing ingevolge subregulasie (1) van hierdie regulasie vereis word, moet die applikant by die magistraat van die distrik drie afskrifte van genoemde kennisgewing wat hy aan die Staatsdrukker gestuur het of wil stuur, in beide offisiële tale indien.

(5) 'n Magistraat wat genoemde afskrifte ontvang, handel daarvan op die wyse in regulasie 34 uiteengesit.

(6) Die applikant alleen is verantwoordelik vir die juistheid van kennisgewings wat vir plasing ingedien word.

34. (1) Elke persoon wat by die jaarlikse vergadering van 'n dranklisensieraad aansoek doen om die vernuwing, verplasing, oordrag, bekratiging van verplasing of oordrag van 'n licensie of die beëindiging van 'n huurkontrak met betrekking tot gelisensieerde geboue of om enige ander magtiging waarom by gemelde vergadering aansoek gedoen kan word, behalwe 'n magtiging bedoel in regulasie 33, moet terselfdertyd wanneer die aansoek ingedien word ook by die magistraat van die distrik 'n kennisgewing vir plasing in verband met die gemelde aansoek indien.

(2) Die kennisgewing bedoel in subregulasie (1) wat apart ten opsigte van elke aansoek ingedien moet word, moet in drievoud in tikschrift op papier nie kleiner as folio-grootte nie en in beide offisiële tale in die vorm van Vorm No. 55 in die Bylae wees.

(3) Die magistraat van die distrik moet 'n afskrif van elke genoemde kennisgewing en van die kennisgewing wat ingevolge subregulasie (4) van regulasie 33 by hom ingedien is op sy aanplakbord plaas so gou doenlik na ontvangs daarvan en in alle geval vir 'n tydperk van minstens dertig dae voor die datum van die vergadering, en moet terselfdertyd wanneer hy 'n aansoek aan die raad vir oorweging deurstuur die oorblywende afskrifte van genoemde kennisgewings saam met genoemde aansoeke stuur.

(4) Die Sekretaris van die raad moet een afskrif van elke kennisgewing aldus ontvang met die aansoek wat daarop betrekking het liasseer en moet die ander een so gou doenlik na ontvangs daarvan en in alle geval vir 'n tydperk van minstens een-en-twintig dae voor die datum van die vergadering op die aanplakbord plaas van die magistrashof van die plek wat as die plek aangewys is waar die raad sy sittings hou.

(5) Notices which are in terms of sub-regulations (3) and (4) required to be published on a notice board may be published in bound volumes which sufficiently describe their contents.

35. The information which a magistrate is in terms of sub-section (1) of section *thirty-five* of the Act required to publish concerning the applications from that district which are to be considered at the meeting shall be—

- (a) a notification of the fact that application, if any, for the grant of licences and for conditional authority for licences are by regulation 33 required to be notified by the applicant in the *Gazette* during a period which commences not earlier than sixty and terminates not later than thirty days before the meeting;
- (b) a statement of the number of applications referred to in (a) which have been lodged with him as at the first day of September immediately preceding the date of the meeting and which require to be so notified;
- (c) a notification of the fact that copies of notices, if any, which are to be published in the *Gazette* in terms of paragraph (a), may be inspected on the notice board at his office for a period of not less than thirty days before the meeting and on the notice board at the seat of the liquor licensing board during a period of not less than twenty-one days before the meeting;
- (d) a notification of the fact that copies of notices of applications for the renewal, removal, transfer, ratification of removal or transfer of licences, termination of leases in terms of section *one hundred and twenty-one* of the Act and for any authority which can be applied for to a board, other than conditional authority for licences, may in terms of regulation 34 be inspected on his notice board during a period of not less than thirty days before the meeting and on the notice board of the magistrate's court of the place appointed as the place where the board holds its sittings during a period of not less than twenty-one days before the meeting.

36. (1) The notice which a magistrate is in terms of sub-section (2) of section *twenty* of the Act read with sub-section (1) of section *thirty-five* of the Act and regulation 35 required to publish in the *Gazette* shall be deemed to be properly published by the said magistrate if the Government Printer prints substantially in the form of Form No. 56 a notice in summary form relating to all magisterial districts in the Union.

(2) A copy of the notice referred to in sub-regulation (1) which is in terms of sub-section (3) of section *thirty-five* of the Act required to be exhibited for inspection in a conspicuous place accessible to the public in or at the magistrate's office of the district shall be deemed to be properly exhibited if the *Gazette* in which the notice appears is exhibited in the said place and in the said circumstances.

37. (1) The following references shall be used to describe, where necessary, privileges and rights applied for in terms of the Act:

- (A) Off-sale privileges—section *sixty-four* (2).
- (B) Right to conduct other business on premises—section *sixty-nine*.
- (C) Right to serve liquor on closed days—section *seventy-five* (1) (b).
- (D) Lodgers' and guests' privileges—section *seventy-five* (2).
- (E) Right to deliver liquor—section *seventy-five* (3) (wholesale).
- (F) Right to sell or deliver liquor—section *seventy-five* (5) (bottle).
- (G) Right to supply liquor on all days—section *seventy-five* (6) (restaurant).

(5) Kennisgewings wat ingevolge subregulasies (3) en (4) op 'n aanplakbord geplaas moet word, kan in gebondelde volumes wat die inhoud daarvan voldoende omskryf geplaas word.

35. Die inligting wat 'n magistraat ingevolge subartikel (1) van artikel *vyf-en-dertig* van die Wet moet plaas betreffende die aansoeke van daardie distrik wat by die vergadering oorweeg sal word, is—

- (a) 'n Kennisgewing van die feit dat aansoeke, indien enige, om die toekenning van lisensies en om voorwaardelike magtiging vir lisensies ingevolge regulasies 33 deur die applikant in die *Staatskoerant* aangekondig moet word gedurende 'n tydperk wat nie voor sestig dae voor die vergadering 'n aanyang sal neem nie en nie later as dertig dae voor die vergadering sal eindig nie;
- (b) 'n verklaring van die aantal aansoeke in (a) bedoel wat by hom ingedien is, op die eerste dag van September wat die datum van die vergadering onmiddellik vooraangaan en wat aldus bekendgemaak moet word;
- (c) 'n kennisgewing van die feit dat afskrifte van kennisgewings, indien enige, wat ingevolge paragraaf (a) in die *Staatskoerant* gepubliseer moet word, by die aanplakbord van sy kantoor vir 'n tydperk van minstens dertig dae voor die vergadering en by die aanplakbord van die dranklisensieraad gedurende 'n tydperk van minstens een-en-twintig dae voor die vergadering ondersoek kan word;
- (d) 'n kennisgewing van die feit dat afskrifte van kennisgewings van aansoeke om vernuwing verplasing, oordrag, bekratiging van die verplasing of oordrag van lisensies, beëindiging van huurkontrakte ingevolge artikel *honderd-een-en-twintig* van die Wet en vir enige magtiging waarom by 'n raad aansoek gedoen kan word, behalwe voorwaardelike magtiging vir lisensies, ingevolge regulasie 34 op sy aanplakbord gedurende 'n tydperk van minstens dertig dae voor die vergadering en op die aanplakbord van die magistraatshof van die plek wat as die plek aangewys is waar die raad sy sittings hou gedurende 'n tydperk van minstens een-en-twintig dae voor die vergadering, ondersoek kan word.

36. (1) Die kennisgewing wat 'n magistraat ingevolge subartikel (2) van artikel *twintig* van die Wet gelees met subartikel (1) van artikel *vyf-en-dertig* van die Wet en regulasie 35 in die *Staatskoerant* moet publiseer, word geag behoorlik deur bedoelde magistraat gepubliseer te wees indien die Staatsdrukker 'n kennisgewing in verkorte vorm, wesenlik in die vorm van Vorm No. 56, wat betrekking het op alle magistraatsdistrikte in die Unie, druk.

(2) 'n Afskrif van die kennisgewing bedoel in subregulasie (1) wat ingevolge subartikel (3) van artikel *vyf-en-dertig* van die Wet vir ondersoek vertoon moet word op 'n opvallende plek wat toeganklik is vir die publiek in of by die magistraatskantoor van die distrik, word geag behoorlik vertoon te wees indien die *Staatskoerant* waarin die kennisgewing verskyn in genoemde plek en onder genoemde omstandighede vertoon word.

37. (1) Die volgende verwysings word gebruik om, waar nodig, voorregte en regte waarom ingevolge die Wet aansoek gedoen word, te beskrywe:

- (A) Buiteverbruikvoordele—artikel *vier-en-sestig* (2).
- (B) Reg om ander besigheid in gebou te dryf—artikel *nege-en-sestig*.
- (C) Reg om drank op geslotte dae te bedien—artikel *vyf-en-sewentig* (1) (b).
- (D) Voorregte van loseerders en gaste—artikel *vyf-en-sewentig* (2).
- (E) Reg om drank af te lewer—artikel *vyf-en-sewentig* (3) (groothandel).
- (F) Reg om drank te verkoop of af te lewer—artikel *vyf-en-sewentig* (5) (bottel).
- (G) Reg om drank op alle dae te voorsien—artikel *vyf-en-sewentig* (6) (restaurant).

- (H) Extended hours—section *seventy-five (7)*.
 (I) Right to supply on all days—section *seventy-five (8)* (club).
 (J) Right to sell malt liquor—section *eighty-eight (b)*.
 (K) Permission in terms of section *one hundred and sixteen (b)*.

(2) If a privilege or right is applied for which is not contained in the references referred to in sub-regulation (1) the applicant shall fully describe the privilege or right so applied for.

38. (1) The chairman of a liquor licensing board shall, not later than seven days before the date fixed for the annual meeting of that board, cause a notice, substantially in the form of Form No. 57 contained in the Annexure to be posted on the notice board at or in the office of the magistrate of every district falling within the area of jurisdiction of such board advising the approximate time and date on which applications or classes of applications from the said district are likely to be considered.

(2) A copy of the said notice shall be sent to the commissioned officer of police designated in terms of section *one hundred and thirty-six* of the Act.

(3) The publication of a notice referred to in sub-regulation (1) shall not, except to the extent referred to in column (3) thereof, relieve any applicant from the responsibility of keeping himself informed of the time and date when his presence is likely to be required or from remaining in attendance or being represented at all times during which his absence has not been specifically authorised by the board.

39. (1) Regulations 1 to 49, inclusive, published under Government Notice No. 1608 of 1928, as amended, by Government Notices No. 80 of 1932, 1330 of 1934 and 1264 of 1935, are hereby repealed.

(2) The repeal effected by sub-regulation (1) shall not affect the validity of any licence, authority, permit, prohibition or certificate granted or issued under any regulation so repealed or any notice given or proceedings of whatever nature already commenced thereunder at the commencement of these regulations and such proceedings shall be proceeded with and disposed of in every respect as if these regulations had not been passed.

- (H) Verlengde ure—artikel *vyf-en-sewentig (7)*.
 (I) Reg om op alle dae te voorsien—artikel *vyf-en-sewentig (8)* (klub).
 (J) Reg om bier te verkoop—artikel *agt-en-tagtig (b)*.
 (K) Verlof ingevolge artikel *honderd-en-sestien (b)*.

(2) Indien om 'n voorreg of reg aansoek gedoen word wat nie in die verwysings genoem in subregulasie (1) opgeneem is nie, moet die applikant die voorreg of reg waarom aldus aansoek gedoen word volledig beskryf.

38. (1) Die voorsitter van 'n dranklisensieraad moet, nie later as sewe dae voor die bepaalde datum vir die jaarlikse vergadering van die raad nie, 'n kennisgewing, wesenlik in die vorm van Vorm No. 57 in die Bylae, op die aanplakbord by of in die kantoor van die magistraat van elke distrik wat binne die regssgebied van genoemde raad val, laat aanplak, wat by benadering die tyd en plek waarop aansoeke of klasse aansoeke van genoemde distrik waarskynlik oorweeg sal word, vermeld.

(2) 'n Afskrif van gemelde kennisgewing moet aan die polisie-offisier wat ingevolge artikel *honderd ses-en-dertig* van die Wet aangewys is, gestuur word.

(3) Die plasing van 'n kennisgewing bedoel in subregulasie (1) vrywaar geen applikant, behalwe vir sover in kolom (3) daarvan bedoel, van die verantwoordelikheid om hom op die hoogte te hou van die tyd en datum wanneer sy teenwoordigheid waarskynlik vereis sal word nie, of om op alle tye wanneer sy afwesigheid nie uitdruklik deur die raad gemagtig is nie, teenwoordig te bly of verteenwoordig te wees nie.

39. (1) Regulasie 1 tot en met 49, gepubliseer ingevolge Goewermentskennisgewing No. 1608 van 1928, soos gewysig, by Goewermentskennisgewing No. 80 van 1932, 1330 van 1934 en 1264 van 1935, word hierby herroep.

(2) Die herroeping deur subregulasie (1) bewerkstellig, raak nie die geldigheid van enige lisensie, magtiging, permit, verbod of sertifikaat verleen of uitgereik kragtens 'n herroepende regulasie nie of 'n kennisgewing of verrigtings van watter aard ookal wat alreeds by afkondiging van hierdie regulasies daarkragtens begin is nie en sulke verrigtings moet voortgaan en afgehandel word asof hierdie regulasies nie aangeneem was nie.

ANNEXURE.

FORMS.

Form No.

Description.

- 1 Application to the Magistrate under section *eleven* for a Temporary Liquor Licence.
- 2 Temporary Liquor Licence.
- 3 Application to the Magistrate under section *eleven* for a Late Hours Occasional Liquor Licence.
- 4 Late Hours Occasional Licence.
- 5 Application to the Magistrate under section *eleven* for a Wine Farmer's Licence.
- 6 Wine Farmer's Licence.
- 7 Application to the Magistrate under section *eleven* (2) for authority for the issue of a Foreign Liquor Licence.
- 8 Authority for the issue of a Foreign Liquor Licence.
- 9 Foreign Liquor Licence.
- 10 Application for the authority of the Liquor Licensing Board for the *GRANT* of a Liquor Licence.
- 11 Application for the authority of the Liquor Licensing Board for the *RENEWAL* of a Liquor Licence.
- 12 Application for a special meeting of the Liquor Licensing Board for the consideration of an application for the grant or renewal of a Liquor Licence.
- 13 Certificates for the issue of a Liquor Licence authorised by the Licensing Board.
- 14 Liquor Licence.
- 15 Application for the Liquor Licensing Board's conditional authority for the grant of a Liquor Licence.
- 16 Conditional authority for the issue of a Liquor Licence.
- 17 Application by licensee in terms of section *forty-two* for the temporary transfer of Liquor Licence.
- 18 Authority for temporary transfer of Liquor Licence.
- 19 Certificate of temporary transfer of Liquor Licence.
- 20 Application by transferee under section *forty-four* or section *sixty-seven* for ratification of the temporary transfer of a Liquor Licence.
- 21 Application in terms of section *thirty-one* by persons who desire the authority of the Liquor Licensing Board for the transfer of a licence from the holder thereof to another person.
- 22 Authority for the transfer of Liquor Licence.
- 23 Certificate of transfer of Liquor Licence.
- 24 Application to the Chairman of the Liquor Licensing Board in terms of section *forty-three* for authority for the removal of a business carried on under a Liquor Licence.
- 25 Authority of the removal of Liquor Licence.
- 26 Certificate of removal of Liquor Licence.
- 27 Application to the annual meeting of the Liquor Licensing Board in terms of section *forty-four* read with section *thirty-one* for ratification of the authority for the removal of a business carried on under a Liquor Licence.
- 28 Application to the Annual Meeting of the Liquor Licensing Board in terms of section *thirty-one* for the removal of a business carried on under a Liquor Licence.
- 29 Authority for the removal of a Liquor Licence.
- 30 Certificate of removal of business conducted under Liquor Licence.
- 31 Application in terms of section *ninety* by the owner or occupier of land for a permit to sell liquor.
- 32 Permit to owner or lawful occupier of land to sell liquor.
- 33 Application for permit for the conveyance of liquor within an urban area (section *one hundred and thirty-two*).
- 34 Permit for the conveyance of liquor within an urban area (section *one hundred and thirty-two*).
- 35 Application for permit for the conveyance of liquor for delivery within a removal restriction area (section *one hundred and thirty-three*).
- 36 Permit for the conveyance of liquor in terms of section *one hundred and thirty-three*.
- 37 Application by the lessor in terms of section *one hundred and twenty-one* for the termination of a lease.
- 38 Notice by the board in terms of section *one hundred and twenty-one* (1) to the lessee of premises.
- 39 Authority for the termination of a lease under section *one hundred and twenty-one* (1).
- 40 Notice to attend before the board and to produce books or documents.
- 41 Notice to applicant of objection lodged under section *thirty-six*.
- 42 Notice by the Board of objection of its own motion to renewal, transfer or removal of a licence.
- 43 Notice of apparent defect in memorial lodged under section *sixty-two*.
- 44 Notice to individual in terms of section *ninety-three* to attend enquiry.
- 45 Prohibition of Supply of Liquor.
- 46 Certificate of delivery or tender of prohibition order to a person.
- 47 Supply of wine to Minister of Religion for sacramental purposes—section *ninety-nine*.
- 48 Authority for introduction of liquor into an area referred to in section *one hundred and thirty-four*.
- 49 Certificate by the magistrate in terms of paragraph (b) of section *one hundred and thirty-four*.
- 50 Notice of Interim Meeting of the Liquor Licensing Board for Liquor Licensing Area.
- 51 Notice of a special meeting of the Liquor Licensing Board for Liquor Licensing Area.
- 52 Notice of intention to present general address at Annual or Special Meeting of Liquor Licensing Board.
- 53 Intoxicating Liquor Stock Book (Off-consumption Licensees).
- 54 Notice of application to be made to the Annual Meeting of the Liquor Licensing Board—Regulation 33.
- 55 Notice of application to be made before the Liquor Licensing Board at its annual meeting—Regulation 34.
- 56 Notices in terms of sub-section (2) of section *twenty* and information concerning applications required to be published in terms of sub-section (1) of section *thirty-five*.
- 57 Notice of dates on which applications are likely to be considered at the Annual Meeting of the Liquor Licensing Board.

BYLAE.

VORMS.

Beskrywing.

Vorm No.

- 1 Aansoek by die Magistraat ingevolge artikel *elf* om 'n tydelike dranklisensie.
- 2 Tydelike dranklisensie.
- 3 Aansoek by die Magistraat ingevolge artikel *elf* om 'n nagflike geleenthedsdranklisensie.
- 4 Nagflike geleenthedsdranklisensie.
- 5 Aansoek by die Magistraat ingevolge artikel *elf* om 'n wynboer-lisensie.
- 6 Wynboer-lisensie.
- 7 Aansoek by die Magistraat ingevolge artikel *elf* (2) om magtiging om 'n buitelandse dranklisensie uit te reik.
- 8 Magtiging om 'n buitelandse dranklisensie uit te reik.
- 9 Buitelandse dranklisensie.
- 10 Aansoek om die magtiging van die Dranklisensieraad vir die *TOEKENNING* van 'n dranklisensie.
- 11 Aansoek om die magtiging van die Dranklisensieraad vir die *VERNUWING* van 'n dranklisensie.
- 12 Aansoek om 'n spesiale vergadering van die Dranklisensieraad te hou vir die oorweging van 'n aansoek om die toekenning of vernuwing van 'n dranklisensie.
- 13 Sertifikaat vir die uitreiking van 'n dranklisensie deur die lisensieraad gemagtig.
- 14 Dranklisensie.
- 15 Aansoek om die voorwaardelike magtiging van die Dranklisensieraad vir die toekenning van 'n dranklisensie.
- 16 Voorwaardelike magtiging vir die uitreiking van 'n dranklisensie.
- 17 Aansoek deur lisensiehouer ingevolge artikel *twee-en-veertig* om die tydelike oordrag van dranklisensie.
- 18 Magtiging vir tydelike oordrag van dranklisensie.
- 19 Sertifikaat van tydelike oordrag van dranklisensie.
- 20 Aansoek deur oordrag-ontvanger ingevolge artikel *vier-en-veertig* of artikel *sewe-en-sestig* om bekragtiging van die tydelike oordrag van 'n dranklisensie.
- 21 Aansoek ingevolge artikel *een-en-dertig* deur persone wat die magtiging van die Dranklisensieraad verlang vir die oordrag van 'n lisensie van die huuer daarvan aan 'n ander persoon.
- 22 Magtiging vir die oordrag van dranklisensie.
- 23 Sertifikaat van oordrag van dranklisensie.
- 24 Aansoek by die voorstitter van die Dranklisensieraad ingevolge artikel *drie-en-veertig* om magtiging vir die verplasing van 'n besigheid wat kragtens 'n dranklisensie gedryf word.
- 25 Magtiging vir die verplasing van dranklisensie.
- 26 Sertifikaat van verplasing van dranklisensie.
- 27 Aansoek by die jaarlike vergadering van die Dranklisensieraad ingevolge artikel *vier-en-veertig*, gelees met artikel *een-en-dertig*, om bekragtiging van die magtiging vir die verplasing van 'n besigheid wat kragtens 'n Dranklisensie gedryf word.
- 28 Aansoek by die jaarlike vergadering van die Dranklisensieraad ingevolge artikel *een-en-dertig* om die verplasing van 'n besigheid wat kragtens 'n dranklisensie gedryf word.
- 29 Magtiging vir die verplasing van 'n dranklisensie.
- 30 Sertifikaat van verplasing van besigheid wat kragtens dranklisensie gedryf word.
- 31 Aansoek ingevolge artikel *negentig* deur die eienaar of okkuperer van grond om 'n permit om drank te verkoop.
- 32 Permit aan eienaar of wettige besitter van grond om drank te verkoop.
- 33 Aansoek om permit vir die vervoer van drank binne 'n stadsgebied (artikel *honderd twee-en-dertig*).
- 34 Permit vir die vervoer van drank binne 'n stadsgebied (artikel *honderd twee-en-dertig*).
- 35 Aansoek om permit vir die vervoer van drank vir aflewering binne 'n beperkte vervoerstreek.
- 36 Permit vir die vervoer van drank ingevolge artikel *honderd drie-en-dertig*.
- 37 Aansoek deur die verhuurder ingevolge artikel *honderd een-en-twintig* om die beëindiging van 'n huurkontrak.
- 38 Kennisgewing deur die raad ingevolge artikel *honderd een-en-twintig* (1) aan die huurder van 'n gebou.
- 39 Magtiging vir die beëindiging van 'n huurkontrak kragtens artikel *honderd een-en-twintig* (1).
- 40 Kennisgewing om voor die raad te verskyn en om boeke of dokumente oor te lê.
- 41 Kennisgewing aan applikant van beswaar kragtens artikel *ses-en-dertig* ingedien.
- 42 Kennisgewing deur die raad van beswaar uit eie beweging teen hernuwing, oordrag of verplasing van 'n lisensie.
- 43 Kennisgewing van skynbare gebrek in petisie kragtens artikel *twee-en-sestig* ingedien.
- 44 Kennisgewing aan individu ingevolge artikel *drie-en-negentig* om ondersoek by te woon.
- 45 Verbod op voorsiening van drank.
- 46 Sertifikaat van oorhandiging of aanbieding van verbodsorder aan 'n persoon.
- 47 Voorsiening van wyn aan godsdiensteraar vir sakramentele doeleinades—artikel *negentig*.
- 48 Magtiging vir invoering van drank in 'n gebied genoem in artikel *honderd vier-en-dertig*.
- 49 Sertifikaat deur die magistraat ingevolge paragraaf (b) van artikel *honderd vier-en-dertig*.
- 50 Kennisgewing van tussentydse vergadering van die Dranklisensieraad vir dranklisensiegebied.
- 51 Kennisgewing van 'n spesiale vergadering van die Dranklisensieraad vir dranklisensiegebied.
- 52 Kennisgewing van voorname vertoog aan jaarlikse of spesiale vergadering van Dranklisensieraad voor te lê.
- 53 Sterkdrank-voorraadboek (buiteverbruik-lisensiehouers).
- 54 Kennisgewing van aansoek wat by die jaarlike vergadering van die Dranklisensieraad gedoen moet word—Regulasie 33.
- 55 Kennisgewing van aansoek wat voor die Dranklisensieraad by die jaarlike vergadering daarvan gedoen moet word—Regulasie 34.
- 56 Kennisgewings ingevolge subartikel (2) van artikel *twintig* en inligting betreffende aansoeke wat ingevolge subartikel (1) van artikel *vyf-en-dertig* gepubliseer moet word.
- 57 Kennisgewing van datums waarop aansoeke waarskynlik op die jaarlike vergadering van die Dranklisensieraad oorweeg sal word.

LIQUOR ACT, 1928.

APPLICATION TO THE MAGISTRATE UNDER SECTION ELEVEN FOR A TEMPORARY LIQUOR LICENCE.

THE MAGISTRATE,

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

Place _____

Date _____

Signature of Applicant.

1. Full name of applicant _____
2. Residential and business address _____
- *3. What liquor licences does applicant hold? _____
4. If applicant is not the holder of a liquor licence, under what qualifications is application made? [See section sixty-six (4)] _____
5. For what purpose and function is the licence required? _____
6. How many bars will be conducted? _____
7. Give a full description of the premises where business will be carried on (see section seventy-two) _____
8. Give dates on which the licence is required _____
9. State proposed hours of business _____

* If applicant is a licensee attention is invited to section 116 (b) of the Act forbidding him to allow any other person in effect to control or to share in the profits of the licenced business without prior approval of the Board.

LIQUOR ACT, 1928.

TEMPORARY LIQUOR LICENCE.

Authority is hereby granted to _____

being the _____ (a) to carry on such business as is in accordance with conditions and requirements of the Liquor Act, 1928 or any other law authorised to be carried on or required to be carried out under a Temporary Liquor Licence at _____ (b) bars to be conducted by him. (c) between the hours of _____ and _____ on the following dates: _____

(d) Receipt No. _____ for £ _____ issued by the Receiver of Revenue in respect of this licence has been produced to me.

Place _____

Date _____

Magistrate for the district of _____

- (a) State qualification in terms of section sixty-six (4).
- (b) State number.
- (c) State place and nature of function, etc., in terms of section seventy-two.
- (d) Indicate specific dates—not to exceed six days—in terms of section seventy-five (10).

LIQUOR ACT, 1928.

APPLICATION TO THE MAGISTRATE UNDER SECTION ELEVEN FOR A LATE HOURS OCCASIONAL LIQUOR LICENCE.

THE MAGISTRATE,

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

Place _____

Date _____

Signature of Applicant.

1. Full name of applicant _____
2. Residential and business addresses _____
3. What liquor licences are held by applicant? _____
4. Under what name is the business carried on? _____
5. Describe the situation of the premises where business is carried on under the licence _____
6. On which date is licence required? _____
7. During which hours is the licence required? _____
8. What is the nature of the function? _____
9. How many late hours occasional licences have been issued to applicant for the calendar week ending on the date referred to in item 6? [See section seventy-three (2)] _____

DRANKWET, 1928.

AANSOEK BY DIE MAGISTRAAT INGEVOLGE ARTIKEL ELF OM 'N TYDELIKE DRANKLISENSIE.

DIE MAGISTRAAT,

Ek doen aansoek om bovemelde licensie en verklaar dat die inligting hieronder verstrek waar en juis is.
 Plek _____
 Datum _____

Handtekening van Applikant.

1. Volle naam van applikant.
2. Woon- en besigheidsadres.
- *3. Watter dranklisensies word deur applikant gehou?
4. Indien applikant nie die houer van 'n dranklisensie is nie, kragtens watter kwalifikasies word aansoek gedoen? [Sien artikel 66 (4)].
5. Vir watter doel en funksie is die licensie nodig?
6. Hoeveel kantiene sal aangehou word?
7. Gee 'n volledige beskrywing van die gebou waar besigheid gedryf sal word (sien artikel *twee-en-sewentig*).
8. Gee datums waarop licensie verlang word.
9. Vermeld voorgestelde ure van besigheid.

* Indien applikant 'n licensiehouer is word aandag gevëdig op artikel 116 (b) van die Wet wat hom verbied om sonder toestemming van die Raad toe te laat dat 'n ander persoon in werklikheid die gelisensierde besigheid beheer of in die profyte deel.

DRANKWET, 1928.

TYDELIKE DRANKLISENSIE.

Magtiging word hierby toegeken aan _____
 synde die _____ (a) om sodanige besigheid te dryf as wat ooreenkomstig
 die voorwaardes en vereistes van die Drankwet, 1928, of enige ander wetsbepaling gemagtig is om gedryf te word
 of uitgevoer te word ingevolge 'n tydelike dranklisensie by _____ (b)
 kantiene wat deur hom gedryf word _____ (c) tussen die ure
 en _____ op die volgende datums _____

(d) Kwitansie No. _____ vir £ _____ deur die Ontvanger van Inkomste ten opsigte
 van hierdie licensie uitgereik, is aan my voorgelê.

Plek _____

Magistraat vir die distrik

- (a) Vermeld kwalifikasie ingevolge artikel *ses-en-sestig* (4).
- (b) Vermeld getal.
- (c) Vermeld plek en aard van funksie, ens., ingevolge artikel *twee-en-sewentig*.
- (d) Dui spesifieke datums aan—hoogstens ses dae—ingevolge artikel *vyf-en-sewentig* (10).

DRANKWET, 1928.

AANSOEK BY DIE MAGISTRAAT INGEVOLGE ARTIKEL ELF OM 'N NAGTELIKE GELEENTHEIDS DRANKLISENSIE.

DIE MAGISTRAAT,

Ek doen hierby aansoek om die uitreiking van bovemelde licensie aan my en verklaar dat die inligting hieronder verstrek waar en juis is.

Plek _____

Datum _____

Handtekening van Applikant.

1. Volle naam van applikant.
2. Woon- en besigheidsadres.
3. Watter dranklisensies word deur applikant gehou?
4. Onder watter naam word die besigheid gedryf?
5. Beskryf die ligging van die gebou waar besigheid kragtens die licensie gedryf word.
6. Op watter datum word licensie verlang?
7. Gedurende watter ure word die licensie verlang?
8. Wat is die aard van die funksie?
9. Hoeveel nagtelike geleenthedslisensies is aan applikant vir die kalenderweek eindigende op die datum in item 6 genoem, uitgereik? [Sien artikel *drie-en-sewentig* (2)].

FORM NO. 4.

LIQUOR ACT, 1928.

LATE HOURS OCCASIONAL LICENCE.

Authority is hereby granted to
 the holder of _____ (a) liquor licence upon premises styled _____ (b)
 and situated at _____ to carry on upon the said premises
 between the hours of _____ p.m. and _____ p.m. on the _____ day
 of _____ such business as is in accordance with the conditions and requirements
 of the Liquor Act, 1928 (Act No. 30 of 1928) or any other law authorised to be carried on or required to be
 carried out under a Late Hours Occasional Licence.

This licence is further subject to the condition that liquor shall be supplied only to persons bona fide
 attending the function for which it was granted.

Receipt No. _____ for £ _____ issued by the Receiver of Revenue in respect
 of this licence has been produced to me.

Place _____

Date _____

Magistrate for the district of _____

(a) State class of licence—see sections sixty-five (5) and seventy-three (1).

(b) Name of business.

FORM NO. 5.

LIQUOR ACT, 1928.

APPLICATION TO THE MAGISTRATE UNDER SECTION ELEVEN FOR A WINE
FARMER'S LICENCE.

THE MAGISTRATE,

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

Place _____

Date _____

Signature of Applicant.

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

1. Full name of applicant _____
2. Residential and business addresses _____
3. (i) Has a licence previously been granted to applicant ? _____
 (ii) If so, when ? _____
4. Full address where business is to be carried on under this licence _____
5. (i) Is applicant engaged in viticulture ? _____
 (ii) If so, where ? _____
6. For what period is this licence required ? _____

FORM NO. 6.

LIQUOR ACT, 1928.

WINE FARMER'S LICENCE.

Licence is hereby granted to _____
 engaged in viticulture at _____
 to carry on during the period _____ to _____
 upon premises situated at _____ such business as is in
 accordance with conditions and requirements of the Liquor Act, 1928 (Act No. 30 of 1928) or any other law
 authorised to be carried on or required to be carried out under a Wine Farmer's Licence.

Receipt No. _____ for £ _____ issued by the Receiver of Revenue in respect
 of this licence has been produced to me.

Place _____

Date _____

Magistrate for the district of _____

VORM NO. 4.

DRANKWET, 1928.

NAGTELIKE GELEENTHEIDSLISENSIE.

Magtiging word hierby toegeken aan
 die houer ván _____ (a) dranklensie in die gebou genoem _____ (b)
 en geleë te _____ om in gemelde gebou tussen die ure _____ nm.
 en _____ nm. op die _____ dag van _____
 sodanige besigheid te dryf as wat ooreenkomsdig die voorwaardes en vereistes van die Drankwet, 1928 (Wet No. 30 van 1928) of enige ander wetsbepaling gemagtig is om gedryf te word of uitgevoer te word kragtens 'n nagtelike geleentheidslensie.

Hierdie lensie is verder onderworpe aan die voorwaarde dat drank alleen voorsien mag word aan persone wat bona fide die funksie waarvoor dit toegeken is, bywoon.

Kwitansie No. _____ vir £ _____ deur die Ontvanger van Inkomste ten opsigte van hierdie lensie uitgereik, is aan my voorgelê.

Plek _____

Datum _____

Magistraat vir die distrik

(a) Vermeld klas lensie—sien artikels vyf-en-sestig (5) en drie-en-sewentig (1).
 (b) Naam van besigheid.

VORM NO. 5.

DRANKWET, 1928.

AANSOEK BY DIE MAGISTRAAT INGEVOLGE ARTIKEL ELF OM 'N WYNBOER-LISENSIE.

DIE MAGISTRAAT,

Ek doen hierby aansoek om die uitreiking van bovermelde lensie aan my.
 Ek verklaar dat die inligting hieronder verstrek waar en huis is.

Plek _____

Datum _____

Handtekening van Applikant.

(Vermeld hoedanigheid waarin hierdie aansoek geteken is indien dit ten behoeve van 'n vereniging van persone geteken is).

1. Volle naam van applikant _____
2. Woon- en besigheidsadres _____
3. (i) Is 'n lensie voorheen aan applikant toegeken?
 (ii) Indien wel, wanneer?
4. Volledige adres waar besigheid kragtens hierdie lensie gedryf sal word _____
5. (i) Is applikant betrokke in wynbou?
 (ii) Indien wel, waar?
6. Vir watter tydperk word hierdie lensie verlang?

VORM NO. 6.

DRANKWET, 1928.

WYNBOER-LISENSIE.

'n Lensie word hierby toegeken aan
 betrokke in wynbou te _____ om gedurende
 die tydperk _____ tot _____ sodanige besigheid te dryf as
 wat ooreenkomsdig die voorwaardes en vereistes van die Drankwet, 1928 (Wet No. 30 van 1928) of enige ander wetsbepaling gemagtig is om gedryf te word of uitgevoer te word kragtens 'n Wynboer-lensie.

Kwitansie No. _____ vir £ _____ deur die Ontvanger van Inkomste ten opsigte van hierdie lensie uitgereik, is aan my voorgelê.

Plek _____

Datum _____

Magistraat vir die distrik

LIQUOR ACT, 1928.

FORM NO. 7.

APPLICATION TO THE MAGISTRATE UNDER SECTION ELEVEN (2) FOR AUTHORITY FOR THE ISSUE OF A FOREIGN LIQUOR LICENCE.

THE MAGISTRATE,

I hereby apply for authority for the issue to me of the above-mentioned licence.

I certify that the information furnished hereunder is true and correct.

Place _____

Date _____

Signature of Applicant.

1. Full names of applicant.
2. Residential and business addresses.
3. (i) Has a licence previously been issued to the applicant?
(ii) If so, when.
4. For what period is the licence required?
5. (i) Is applicant the bona fide agent of the person or firm whose liquor he desires to deal in?
(ii) Is applicant able to afford proof hereof? If so, what? (Attach, if documentary).
6. Does the person or firm referred to in 5—
(i) carry on outside the Union the business of manufacturing or selling liquor? If so, where?
(ii) permanently maintain within the Union any office or place for the transaction of such business?

LIQUOR ACT, 1928.

FORM NO. 8.

AUTHORITY FOR THE ISSUE OF A FOREIGN LIQUOR LICENCE.

THE RECEIVER OF REVENUE,

Authority is hereby granted for the issue in favour of _____
and upon payment of the prescribed fee, of a foreign liquor licence for the period from _____
to _____

Place _____

Date _____

Magistrate for the District of

LIQUOR ACT, 1928.

FORM NO. 9.

FOREIGN LIQUOR LICENCE.

OFFICE OF THE RECEIVER OF REVENUE,

A foreign liquor licence is hereby granted to _____ presently
residing at _____ to carry on for the period
from _____ to _____ such business as is in accordance with
conditions and requirements of the Liquor Act, 1928 (Act No. 30 of 1928), or any other law authorised to be
carried on or required to be carried out under a Foreign Liquor Licence.

The sale of liquor manufactured in the Union of South Africa is not authorised under this licence.

Receipt of the sum of _____ being the prescribed fee in respect of
this licence, is hereby acknowledged.

£ : : :

Receiver of Revenue.

LIQUOR ACT, 1928.

FORM NO. 10.

APPLICATION FOR THE AUTHORITY OF THE LIQUOR LICENSING BOARD FOR THE GRANT OF A LIQUOR LICENCE.

THE MAGISTRATE,

I hereby apply for the Board's authority for the grant to me of the undermentioned licence.

I certify that the information and documents in support of the application are to the best of my knowledge
and belief true and correct.

I desire this application to be considered at _____ meeting of the Board.

Place _____

Date _____

Signature of Applicant.

DRANKWET, 1928.

AANSOEK BY DIE MAGISTRAAT INGEVOLGE ARTIKEL ELF (2) OM MAGTIGING VIR DIE UITREIKING VAN 'N BUITELANDSE DRANKLISENSIE.

DIE MAGISTRAAT,

Ek doen hierby aansoek om magtiging vir die uitreiking aan my van bovemelde lisensie.
Ek verklaar dat die inligting hieronder verstrek waar en juis is.

Plek _____

Datum _____ Handtekening van Applikant.

1. Volle naam van applikant _____
2. Woon- en besigheidsadres _____
3. (i) Is 'n lisensie voorheen aan applikant uitgereik?
(ii) Indien wel, wanneer?
4. Vir watter tydperk word die lisensie verlang?
5. (i) Is applikant die bona fide agent van die persoon of firma in wie se drank hy wens handel te drywe?
(ii) Is applikant in staat om bewys hiervan te lewer? Indien wel, wat? (Indien dokumentêr heg aan)
6. (i) Dryf die persoon of firma in vyf genoem, die besigheid om drank te vervaardig of te verkoop buite die Unie? Indien wel, waar?
(ii) Hou die persoon of firma in vyf genoem permanent 'n kantoor of plek vir die verrigting van genoemde besigheid binne die Unie in stand?

DRANKWET, 1928.

MAGTIGING OM 'N BUITELANDSE LISENSIE UIT TE REIK.

DIE ONTVANGER VAN INKOMSTE,

Magtiging word hierby toegeken om ten gunste van
en by betaling van die voorgeskrewe gelde, 'n buitelandse dranklisenie vir die tydperk van
tot _____ uit te reik.

Plek _____

Datum _____ Magistraat vir die Distrik

DRANKWET, 1928.

BUTIELANDSE DRANKLISENSIE.

KANTOOR VAN DIE ONTVANGER VAN INKOMSTE,

'n Buitelandse dranklisenie word hierby toegeken aan
teenswoordig woonagtig te _____ om vir
die tydperk _____ tot _____ sodanige besigheid te dryf as
wat ooreenkomsdig die voorwaardes en vereistes van die Drankwet, 1928 (Wet No. 30 van 1928) of enige ander
wetsbepaling gemagtig is om gedryf te word of uitgevoer te word kragtens 'n Buitelandse dranklisenie.

Die verkoop van drank in die Unie van Suid-Afrika vervaardig, word nie kragtens hierdie lisensie gemagtig
nie.

Ontvangs van die som van _____, synde die voorgeskrewe gelde ten
opsigte van hierdie lisensie, word hierby erken.

£ : : :

Ontvanger van Inkomste.

DRANKWET, 1928.

AANSOEK OM DIE MAGTIGING VAN DIE DRANKLISENSIERAAD VIR DIE TOEKENNING VAN
'N DRANKLISENSIE.

DIE MAGISTRAAT,

Ek doen hierby aansoek om magtiging van die Raad vir die toekenning aan my van die hieronder genoemde lisensie:

Ek verklaar dat die inligting en dokumente ter ondersteuning van die aansoek volgens my beste wete en
oortuiging waar en juis is.

Ek verlang dat hierdie aansoek oorweeg moet word by _____ vergadering van
die Raad.

Plek _____

Datum _____ Handtekening van Applikant.

1. (i) Full names of applicant
 (ii) If applicant is the agent or nominee of another person, state full name and address of principal or nominator
 (iii) State relationship in which applicant stands to principal or nominator referred to in (ii)
2. Residential and business addresses of applicant
3. Give names and addresses of applicant's partners (if any)
4. State class of licence required (see section *eight*)
5. Under what name is the business to be carried on?
6. Describe the situation of the premises where the business is to be carried on including the number or name (if any) of the house and of the street or road and the number or other designation of the lot or erf. [See section *thirty-one* (2) (c)]
7. Are a description of the premises and a plan attached? [See section *thirty-one* (2) (d)]
 Annexure
8. Are the documents referred to in sub-section (3) of section *thirty-one* (in so far as they may be applicable to this application) attached?
 Annexure
9. Under what right does applicant occupy the premises referred to in 6?
10. Where will applicant store his liquor? [See section *thirty-one* (1) (g)]
11. For what period of the year ending on the 31st December of the year for which this application is made does applicant desire to do business under this licence?
12. (i) For what period of the year referred to in 11 does applicant in terms of paragraph (f) of sub-section (2) of section *thirty-one* (if applicable) not desire to do business?
 (ii) What are applicant's reasons? (Set out in an annexure if desired)
 Annexure
13. Does applicant in terms of section *sixty-nine* request authority to carry on other business on the premises referred to in 6? (If so, give full particulars quoting relevant sections of the Act under which applied for and using an annexure if desired)
 Annexure
14. Does applicant desire any special privileges which can be authorised by the Board? (If so, give full details quoting relevant sections of the Act under which applied for and using annexure if desired)
 Annexure
 *Before completing 15 *et seq.* see note at foot of form.
15. (i) Is applicant engaged in the manufacture or production of wine or brandy as defined in the Act?
 (ii) If so, where and under what name?
16. (i) Is applicant a brewer?
 (ii) If so, where and under what name?
17. Is applicant a producer or manufacturer as defined in section *one hundred and fourteen bis* of the Act?
18. If the applicant is a company—
 - (i) do shareholder(s) having a financial interest in the business of a producer or manufacturer or brewer together hold a controlling interest in applicant?
 - (ii) does any other company wherein a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer hold a controlling interest in applicant?
 - (iii) does applicant act herein as the agent or nominee of a company wherein a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?
 - (iv) does applicant act herein as the agent or nominee of a company wherein a controlling interest is held by another company in which the controlling interests are held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?
19. If the applicant is a person other than a Company—
 - (i) is applicant the agent or nominee of a person who is a producer or a manufacturer or a brewer?
 - (ii) has applicant a financial interest in the business of such a producer, manufacturer or brewer?
 - (iii) is applicant the agent or nominee of a person who has a financial interest in the business of such a producer, manufacturer or brewer?
 - (iv) is applicant the agent or nominee of a company wherein a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?
 - (v) is applicant the agent or nominee of a company wherein a controlling interest is held by another company in which a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?

* Note.—Items 15 to 19 of this application form are only to be completed by applicants for licences which are covered by the provisions of section *one hundred and fourteen ter* of the Act.

1. (i) Volle naam van applikant
 (ii) Indien applikant die agent of genomineerde van 'n ander persoon is, vermeld volle naam en adres van prinsipaal of nomineerde
 (iii) Vermeld verhouding waarin applikant tot die prinsipaal of nomineerde in (ii) genoem, staan
2. Woon- en besigheidsadres van applikant
3. Vermeld name en adres van vennote van applikant (indien enige)
4. Vermeld klas licensie verlang (sien artikel agt)
5. Onder watter naam sal die besigheid gedryf word?
6. Beskryf die ligging van die gebou waar die besigheid gedryf sal word met vermelding van die nommer of naam (as dit bestaan) van die huis en van die straat of weg, en die nommer of ander beskrywing van die perseel of erf. [Sien artikel een-en-dertig (2) (c)]
7. Is 'n beskrywing van die gebou en 'n plan aangeheg? [Sien artikel een-en-dertig (2) (d)]
 Bylae
8. Is die dokumente in subartikel (3) van artikel een-en-dertig bedoel (vir sover hulle op hierdie aansoek van toepassing mag wees) aangeheg?
 Bylae
9. Ingevolge watter reg okkupeer applikant die gebou in 6 genoem?
10. Waar sal applikant sy drank opberg? [Sien artikel een-en-dertig (1) (g)]
11. Vir watter tydperk van die jaar eindigende op 31 Desember van die jaar waarvoor hierdie aansoek gedoen is verlang applikant om kragtens hierdie licensie besigheid te doen?
12. (i) Vir watter tydperk van die jaar in 11 bedoel, verlang applikant ingevolge paragraaf (f) van subartikel (2) van artikel een-en-dertig (indien van toepassing) om nie besigheid te doen nie?
 (ii) Wat is applikant se redes? (Sit uiteen in 'n bylae indien verlang)
 Bylae
13. Versoek applikant ingevolge artikel nege-en-sestig magtiging om ander besigheid in die gebou in 6 bedoel te dryf? (Indien wel, gee volledige besonderhede en vermeld toepaslike artikels van die Wet waarkragtens aansoek gedoen word, en gebruik 'n bylae indien verlang)
 Bylae
14. Verlang applikant enige spesiale voorregte wat deur die Raad gemagtig kan word? (Indien wel, gee volledige besonderhede en vermeld toepaslike artikels van die Wet waarkragtens aansoek gedoen word, en gebruik 'n bylae indien verlang)
 Bylae
 *Voordat 15 en volgende ingevul word, sien opmerking onderaan vorm.
15. (i) Is applikant befrokke in die vervaardiging of produksie van wyn of brandewyn soos in die Wet omskryf?
 (ii) Indien wel, waar en onder watter naam?
16. (i) Is applikant 'n bierbrouer?
 (ii) Indien wel, waar en onder watter naam?
17. Is applikant 'n produsent of vervaardiger soos in artikel honderd-en-veertien bis van die Wet omskryf?
18. Indien die applikant 'n maatskappy is—
 (i) besit aandeelhouers wat geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het 'n beherende belang in applikant?
 (ii) besit enige ander maatskappy waarin 'n beheersende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het 'n beheersende belang in applikant?
 (iii) handel applikant hierin as die agent of genomineerde van 'n maatskappy waarin 'n beheersende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het?
 (iv) handel applikant hierin as die agent of genomineerde van 'n maatskappy waarin 'n beheersende belang deur 'n ander maatskappy besit word waarin 'n beheersende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het?
19. Indien die applikant 'n ander persoon is as 'n Maatskappy—
 (i) is applikant die agent of genomineerde van 'n persoon wat 'n produsent of 'n vervaardiger of 'n bierbrouer is?
 (ii) het applikant 'n geldelike belang in die besigheid van so 'n produsent, vervaardiger of bierbrouer?
 (iii) is applikant die agent of genomineerde van 'n persoon wat 'n geldelike belang in die besigheid van so 'n produsent, vervaardiger of brouer het?
 (iv) is applikant die agent of genomineerde van 'n maatskappy waarin 'n beheersende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het?
 (v) is applikant die agent of genomineerde van 'n maatskappy waarin 'n beheersende belang deur 'n ander maatskappy besit word waarin 'n beheersende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het?

* OPMERKING.—Items 15 tot 19 van hierdie aansoekvorm moet slegs ingevul word deur applikante vir licensies wat deur die bepalings van artikel honderd-en-veertien ter.

LIQUOR ACT, 1928.

APPLICATION FOR THE AUTHORITY OF THE LIQUOR LICENSING BOARD FOR THE RENEWAL OF A LIQUOR LICENCE.
THE MAGISTRATE,

I hereby apply for the Board's authority for the renewal to me of the undermentioned licence.

I certify that the information and documents in support of the application are to the best of my knowledge and belief true and correct.

I desire this application to be considered at _____ meeting of the Board.

Place _____

Date _____

Signature of Applicant.

1. (i) Full name of applicant
 (ii) If the applicant is the agent or nominee of another person, state full name and address of principal or nominator
 (iii) State relationship in which applicant stands to principal or nominator referred to in (ii)
2. (i) Residential or business address of applicant
 (ii) State names and addresses of partners (if any). [See section *thirty-one* (2) (a)]
3. State class of licence required to be renewed (see section *eight*)
4. Under what name is the business carried on?
5. Describe the situation of the premises where the business is carried on including the number or name (if any) of the house and of the street or road and the number or other designation of the lot or erf. [See section *thirty-one* (2) (c)]
6. (i) Are a description of the premises and a plan attached? [See section *thirty-one* (2) (d)]
 Annexure
 (ii) If the answer to (i) is in the negative is the affidavit referred to in the proviso to section *thirty-one* (2) (d) attached?
 Annexure
7. (i) Are the documents referred to in sub-section (3) of section *thirty-one* in so far as they may be applicable to this application attached hereto?
 Annexures
 (ii) If the answer to (i) is in the negative, is the affidavit referred to in sub-section (4) of the said section attached?
 Annexure
8. Under what right does applicant occupy the premises referred to in 5?
9. Where will applicant store his liquor? [See section *thirty-one* (2) (g)]
10. For what period of the year ending on the 31st December of the year for which this application is made does applicant desire to do business under this licence?
11. (i) For what period of the year referred to in 10 does applicant in terms of paragraph (f) of sub-section (2) of section *thirty-one* (if applicable) not desire to do business?
 (ii) What are applicant's reasons? (Set out in an annexure if desired)
 Annexure
12. Does applicant in terms of section *sixty-nine* request authority to carry on other business on the premises referred to in 5? (If so, give full particulars quoting relevant sections of the Act under which applied for and using an annexure if desired)
 Annexure
13. Does applicant desire any special privileges which can be authorised by the Board? (If so, give full details quoting relevant sections of the Act under which applied for and using annexure if desired)
 Annexure
14. (i) If this application is for the renewal of a bottle, restaurant, hotel, wine and malt or a bar liquor licence does applicant make any claim in terms of section *one hundred and fourteen bis* of the Act that he was prevented from satisfying the requirements of the public as required therein by reason of a valid tie?
 (ii) If the answer to (i) is in the affirmative, is a copy of the tie attached?
 Annexure
15. If this application relates to a licence for a bottle, restaurant, hotel, wine and malt or a bar liquor licence—
 (i) what evidence does applicant propose to place before the Board to satisfy it in terms of section *one hundred and fourteen bis* that he has complied with those requirements?
 (ii) Attach a schedule indicating the names and addresses of the independent producers or manufacturers whose wine and brandy products applicant claims to have advertised, exposed and to have had available in compliance with the said section.
 Annexure

DRANKWET, 1928.

AANSOEK OM DIE MAGTIGING VAN DIE DRANKLISENSIERAAD VIR DIE VERNUWING VAN 'N DRANKLISENSIE.

DIE MAGISTRAAT,

Ek doen hierby aansoek om magtiging van die Raad vir die vernuwing aan my van die hieronder genoemde lisensie.

Ek verklaar dat die inligting en dokumente ter ondersteuning van die aansoek volgens my beste wete en oortuiging waar en juis is.

Ek verlang dat hierdie aansoek oorweeg moet word op _____ vergadering van die Raad.

Plek _____

Datum _____

Handtekening van Applikant.

1. (i) Volle naam van applikant
 (ii) Indien die applikant die agent of genomineerde van 'n ander persoon is, vermeld volle naam en adres van prinsipaal of nomineerde.
 (iii) Vermeld verhouding waarin applikant tot die prinsipaal of nomineerde in (ii) boedel staan.
2. (i) Woon- of besigheidsadres.
 (ii) Vermeld name en adresse van veenote (indien enige). [Sien artikel een-en-dertig (2) (a)].
3. Vermeld klas lisensie wat vernuwe moet word (sien artikel agt).
4. Onder watter naam sal die besigheid gedryf word.
5. Beskryf die ligging van die gebou waar die besigheid gedryf sal word met vermelding van die nommer of naam (as dit bestaan) van die huis en van die straat of weg, en van die nommer of ander beskrywing van die perseel of erf. [Sien artikel een-en-dertig (2) (c)].
6. (i) Is 'n beskrywing van die gebou en 'n plan aangeheg? [Sien artikel een-en-dertig (2) (d)].
 Bylae.
 (ii) Indien die antwoord op (i) ontkennend is, is die beëdigde verklaring in die voorbehoudsbepaling by artikel een-en-dertig (2) (d) genoem, aangeheg?
7. (i) Is die dokumente in subartikel (3) van artikel een-en-dertig bedoel vir sover dit van toepassing is op hierdie aansoek, hierby aangeheg?
 Bylae.
 (ii) Indien die antwoord op (i) ontkennend is, is die beëdigde verklaring in subartikel (4) van die gemelde artikel bedoel, aangeheg?
 Bylae.
8. Ingevolge watter reg okkuper applikant die in 5 bedoelde gebou?
 9. Waar sal applikant sy drank opberg? [Sien artikel een-en-dertig (2) (g)].
10. Vir watter tydperk van die jaar eindigende op die 31ste Desember van die jaar waarvoor hierdie aansoek gedoen is verlang applikant om kragtens hierdie lisensie besigheid te doen?
11. (i) Vir watter tydperk van die jaar in 10 bedoel, verlang applikant ingevolge paragraaf (f) van subartikel (2) van artikel een-en-dertig (indien van toepassing) om nie besigheid te doen nie?
 (ii) Wat is applikant se redes? (Sit uiteen in 'n bylae indien verlang)
 Bylae.
12. Versoek applikant ingevolge artikel nege-en-sestig magtiging om ander besigheid in die in 5 bedoelde gebou te dryf? (Indien wel, gee volledige besonderhede en vermeld toepaslike artikels van die Wet waarkragtens aansoek gedoen word, en gebruik 'n bylae indien verlang)
13. Verlang applikant enige spesiale voorregte wat deur die Raad gemagtig kan word? (Indien wel, gee volledige besonderhede en vermeld toepaslike artikels van die Wet waarkragtens aansoek gedoen word, en gebruik 'n bylae indien verlang)
 Bylae.
14. (i) Indien hierdie aansoek om die vernuwing van 'n bottel-, restaurant-, hotel-, wyn- en bier- of 'n kantien dranksensie is, maak applikant ingevolge artikel honderd-en-veertien bis van die Wet daarop aanspraak dat hy ingevolge 'n geldige koopverpligting verhinder was om aan die vereistes van die publiek te voldoen soos daarin vereis?
 (ii) Indien die antwoord op (i) bevestigend is, is 'n afskrif van die koopverpligting aangeheg?
 Bylae.
15. Indien hierdie aansoek betrekking het op 'n lisensie vir 'n bottel-, restaurant-, hotel-, wyn-en-bier- of 'n kroeg-dranksensie—
 (i) watter bewyse is applikant van voorneme om voor die Raad aan te voer om die Raad ingevolge artikel honderd-en-veertien bis te oortuig dat hy aan daardie vereistes voldoen het?
 (ii) heg 'n bylae aan wat die name en adresse vermeld van die onafhanklike produsente of vervaardigers wie se wyn- en brandewynprodukte applikant volgens aanspraak geadverteer, uitgestal en ooreenkomsdig die vermelde artikel beskikbaar gehad het.
 Bylae.

LIQUOR ACT, 1928.

APPLICATION FOR A SPECIAL MEETING OF THE LIQUOR LICENSING BOARD FOR THE CONSIDERATION OF AN APPLICATION FOR THE GRANT OR RENEWAL OF A LIQUOR LICENCE.**THE MAGISTRATE,**

I hereby apply through you to the Chairman of the Liquor Licensing Board for the convening in terms of section *twenty-two* of the Act of a special meeting of the Board.

I certify that the information and documents in support of the application are to the best of my knowledge and belief true and correct.

Place _____

Date _____

Signature of Applicant.

1. (i) Full name of applicant
 (ii) If the applicant is the agent or nominee of another person state full name and address of principal or nominator
 (iii) State relationship in which applicant stands to principal or nominator referred to in (ii)
2. Residential and business addresses of applicant
3. Has applicant attached the application in proper form supported by all relevant documents which he desires to be considered at the special meeting applied for?
 Annexure _____
4. If the application referred to in 3 is for the grant of a licence—
 (i) is the licence applied for in respect of premises which were not complete or ready for occupation prior to the last previous annual meeting?
 (ii) is the value of the premises apart from the value of the land on which they are situated ten thousand pounds or more?
 (iii) if the answer to (ii) is in the affirmative what is their value?
 (iv) if the said premises have been valued for the purposes of any local authority, what is the amount of such valuation apart from the land on which they are situated?
 (v) If no valuation such as is referred to in (iv) is available what evidence can applicant advance in support of a contention that they are worth ten thousand pounds or more? (Enumerate documents, if any, e.g. sworn valuations, etc.)

Annexures _____

5. If the application referred to in 3 is for the renewal of a licence—
 (i) should it have been made to the last previous, annual meeting?
 (ii) if the answer to (i) is in the affirmative what are the circumstances connected with the failure to make the application to that meeting? (Set out in an annexure if desired).

Annexure _____

- (iii) what hardship, if any, does applicant claim would be occasioned by postponing the application to the next annual meeting? (Set out in annexure if desired)

Annexure _____

LIQUOR ACT, 1928.

CERTIFICATE FOR THE ISSUE OF A LIQUOR LICENCE AUTHORISED BY THE LICENSING BOARD.

I hereby certify that at a meeting held on the _____ day of _____ the Board authorised the _____ (a) in favour of _____ (b) of _____ (c) liquor licence authorising him to carry on upon premises styled _____ (d) and situated at _____ (e) in _____ (f) area such business as is in accordance with conditions and requirements of the Liquor Act, 1928 (Act No. 30 of 1928) or any other law authorised to be carried on or required to be carried out under _____ (g) Liquor Licence.

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

* The period during which the licensee is in terms of section *seventy-nine bis* of the Act not authorised to carry on the said business is from the _____ day of _____ to the _____ day of _____.

The Board has in terms of section *seventy-nine ter* (1) of the Act determined that the licensee shall store his liquor in _____ (h).

The licensee is further in terms of section *sixty-nine* of the Act and subject to compliance with the provisions of the Licences Consolidation Act, 1925 (Act No. 32 of 1925) or any other law relating to the matter authorised to carry on or permit to be carried on on the licensed premises the business of _____ (i).

DRANKWET, 1928.

AANSOEK OM 'N SPESIALE VERGADERING VAN DIE DRANKLISENSIERAAD TE HOU VIR DIE OORWEGING VAN 'N AANSOEK OM DIE TOEKENNING OF VERNUWING VAN 'N DRANKLISENSIE.**DIE MAGISTRAAT,**

Ek doen hierby deur u aansoek by die Voorsitter van die Dranklisensieraad om ingevolge artikel *twee-en-twintig* van die Wet 'n spesiale vergadering van die Raad te belê.

Ek verklaar dat die inligting en dokumente ter ondersteuning van die aansoek volgens my beste wete en oortuiging waar en juis is.

Plek _____

Datum _____

Handtekening van Applikant.

1. (i) Volle naam van applikant _____
 (ii) Indien die applikant die agent of genomineerde van 'n ander persoon is, vermeld volle naam en adres van prinsipaal of nomineerde _____
 (iii) Vermeld verhouding waarin applikant tot die prinsipaal of nomineerde in (ii) bedoel, staan _____
2. Woon- en besigheidsadres van applikant _____
3. Het die applikant die aansoek gesteun deur alle toepaslike dokumente wat hy op die spesiale vergadering waarom aansoek gedoen is, wil laat oorweeg, op behoorlike wyse aangeheg?

Bylae _____

4. Indien die in 3 bedoelde aansoek om die toekenning van 'n lisensie is—
 (i) is die lisensie waarom aansoek gedoen word ten opsigte van 'n gebou wat nie voltooi of gereed vir okkupasie was voor die vorige jaarlikse vergadering nie?
 (ii) is die waarde van die gebou, afgesien van die waarde van die grond waarop dit geleë is, tienduisend pond of meer?
 (iii) indien die antwoord op (ii) bevestigend is, wat is die waarde daarvan?
 (iv) indien die gemelde gebou vir die doeleindes van 'n plaaslike bestuur gewaardeer is, wat is die bedrag van bedoelde waardasie afgesien van die grond waarop dit geleë is?
 (v) indien geen waardasie soos in (iv) bedoel beskikbaar is nie, watter bewyse kan applikant ter ondersteuning van 'n bewering aanvoer dat dit tienduisend pond of meer was? (Vermeld dokumente, indien enige, bv. beëdigde waardasies, ens.)

Bylae _____

5. Indien die in 3 bedoelde aansoek om die vernuwing van 'n lisensie is—
 (i) moes dit aan die vorige jaarlikse vergadering gedoen word?
 (ii) indien die antwoord op (i) bevestigend is, wat is die omstandighede verbonde aan die versuim om aansoek aan daardie vergadering te doen? (Sit in 'n bylae uiteen indien verlang.)

Bylae _____

- (iii) watter ontberinge, indien enige, sal volgens applikant se mening, deur die uitstel van die aansoek tot die volgende jaarlikse vergadering, veroorsaak word? (Sit in bylae uiteen indien verlang.)

Bylae _____

VORM NO. 13.

DRANKWET, 1928.

SERTIFIKAAT VIR DIE UITREIKING VAN 'N DRANKLISENSIE DEUR DIE LISENSIERAAD GEMAGTIG.

Ek verklaar hierby dat by 'n vergadering gehou op die dag _____
 van _____ die Raad die _____ (a)
 gemagtig het ten gunste van _____ (b) van _____ (c)
 dranklisensie wat hom magtig om in die gebou genoem _____ (d) en geleë te _____ (f)
 gebied sodanige besigheid te dryf as wat ooreenkomsdig die voorwaardes en vereistes van die Drankwet, 1928 _____ (g) dranklisensie.
 (Wet No. 30 van 1928) of enige ander wetsbepaling gemagtig is om gedryf te word of uitgevoer te word kragtens

Die tydperk waarin die licensiehouer gemagtig word om gemelde besigheid te dryf is van die dag van _____ tot die dag van _____

* Die tydperk waarin die licensiehouer ingevolge artikel *nege-en-sewentig bis* van die Wet nie gemagtig is om gemelde besigheid te dryf nie, is van die dag van _____ tot die dag van _____

Die Raad het ingevolge artikel *nege-en-sewentig ter (1)* van die Wet bepaal dat die licensiehouer sy drank moet bewaar in _____ (h).

Die licensiehouer word voorts ingevolge artikel *nege-en-sestig* van die Wet en behoudens nakoming van die bepalings van die „Licenties Konsolidatie Wet, 1925“ (Wet No. 32 van 1925) of enige ander wetsbepaling wat op die aangeleentheid betrekking het, gemagtig om die besigheid van _____ (i) in die gelisensieerde gebou te dryf of toe te laat dat dit gedryf word.

The said licence is further subject to the following special conditions and privileges:—
Special Conditions—

Special Privileges—**Place****Date****Chairman/Secretary of the Liquor Licensing Board for Liquor Licensing Area No.**

- * Delete if not applicable to class of licence in question or if not required.
- (a) State "grant" or "renewal" as the case may be.
- (b) State name and if licence was granted to him as agent or nominee of another person, state such fact also and the name of the principal.
- (c) State class of licence—see section *eight*.
- (d) State name under which business is carried on.
- (e) Describe situation of premises particularly giving number of street, erf, etc.
- (f) State "an urban" or "a rural" as the case may be—see section *one hundred and seventy-five*.
- (g) State class of licence.
- (h) Describe place particularly.
- (i) Describe fully the nature of the business.

LIQUOR ACT, 1928.

FORM NO. 14.

LIQUOR LICENCE.

Office of the Receiver of Revenue,

Licence is hereby granted to*
 to carry on upon the premises styled _____ (a) and situated
 at _____ (b) such business
 as is in accordance with conditions and requirements of the Liquor Act, 1928 (Act No. 30 of 1928), or any other
 law authorised to be carried on or required to be carried out under _____ (c) liquor
 licence.

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

† The period during which the licensee is in terms of section *seventy-nine bis* of the Act not authorised to
 carry on the said business is from the _____ day of _____
 to the _____ day of _____

The licensee shall store his liquor in _____ (d).

The said licensee is further authorised, subject to compliance with the provisions of the Licences
 Consolidation Act, 1925 (Act No. 32 of 1925), or any other law governing the matter, to carry on or to permit
 to be carried on upon the said premises, the business of _____ (e).

The said licence shall further be subject to the following special conditions and privileges:—

Special Conditions—**Special Privileges**—

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

£ : :

Place**Date****Receiver of Revenue.**

* If the licence was granted to him as agent or nominee of another person, state such fact also and the name of the principal.

† Delete if not applicable.

(a) State name of business.

(b) Describe situation particularly.

(c) State "an hotel" or as the case may be.

(d) Give full description of place—see section *ten* (2) (d).

(e) State nature of the business authorised.

Die gemelde lisensie is voorts onderworpe aan die volgende spesiale voorwaardes en voorregte:—
Spesiale voorwaardes—

Spesiale voorregte—

Plek—

Datum—

Voorsitter/Sekretaris van die Dranklisensie-raad vir Dranklisensiegebied No.

- * Skrap indien nie van toepassing op die betrokke klas lisensie nie of indien nie verlang nie.
- (a) Vermeld „toekenning” of „vernuwing” na gelang van die geval.
- (b) Vermeld naam en indien die lisensie aan hom toegeken is as agent of genomineerde van 'n ander persoon, moet hierdie feit en die naam van die prinsipaal ook vermeld word.
- (c) Vermeld klas lisensie—sien artikel *agt*.
- (d) Vermeld naam waaronder besigheid gedryf word.
- (e) Beskryf ligging van gebou en vermeld in die besonder nommer en straat, erf, ens.
- (f) Vermeld „n stads-” of „n landelike” na gelang van die geval—sien artikel *honderd vyf-en-sewentig*.
- (g) Vermeld klas lisensie.
- (h) Beskryf plek in die besonder.
- (i) Beskryf die aard van die besigheid volledig.

VORM No. 14.

DRANKWET, 1928.

Kantoor van die Ontvanger van Inkomste,

DRANKLISENSIE.

'n Lisensie word hierby toegeken aan* (a) en geleë om in die gebou genoem te
(b) sodanige besigheid te dryf as wat ooreenkomsdig die voorwaardes en vereistes van die Drankwet, 1928 (Wet No. 30 van 1928) of enige ander wetsbepaling gemagtig is om gedryf te word of uitgevoer te word kragtens (c) dranklisensie.

Die tydperk waarin die lisensiehouer gemagtig word om gemelde besigheid te dryf is van die dag van tot die dag van

† Die tydperk waarin die lisensiehouer ingevolge artikel *nege-en-sewentig bis* van die Wet nie gemagtig is om gemelde besigheid te dryf nie, is van die dag van tot die dag van

Die lisensiehouer moet sy drank bewaar in (d).
 Die gemelde lisensiehouer word voorts gemagtig, behoudens nakoming van die bepalings van die „Licenties Konsolidatie Wet, 1925” (Wet No. 32 van 1925) of enige ander wetsbepaling wat die aangeleentheid beheer, om die besigheid van (e) in die gemelde gebou te dryf of toe te laat dat dit gedryf word.

Die gemelde lisensie is voorts onderworpe aan die volgende spesiale voorwaardes en voorregte:—

Spesiale voorwaardes—

Spesiale voorregte—

Die som van , synde die voorgeskrewe geldte ten opsigte van hierdie lisensie, is aan my betaal.

£ : :

Plek—

Datum— *Ontvanger van Inkomste.*

- * Indien die lisensie aan hom toegeken was as agent of genomineerde van 'n ander persoon moet hierdie feit en die naam van die prinsipaal ook vermeld word.
- † Skrap indien nie van toepassing nie.
- (a) Vermeld naam van besigheid.
- (b) Beskryf ligging in die besonder.
- (c) Vermeld „n hotel-” of na gelang van die geval.
- (d) Gee volledige beschrywing van plek—sien artikel *tien* (2) (d).
- (e) Vermeld aard van die gemagtigde besigheid.

LIQUOR ACT, 1928.

APPLICATION FOR THE LIQUOR LICENSING BOARD'S CONDITIONAL AUTHORITY
FOR THE GRANT OF A LIQUOR LICENCE.

THE MAGISTRATE,

I hereby apply for the Board's conditional authority for the grant to me of the undermentioned licence.

I certify that the information and documents in support of the application are to the best of my knowledge and belief true and correct.

I desire this application to be heard at _____ meeting of the Board.

Place _____

Date _____

Signature of Applicant.

1. (i) Full names of applicant
 (ii) If applicant is the agent or nominee of another person state full name and address of principal or nominator
 (iii) State relationship in which applicant stands to principal or nominator referred to in (ii)
2. Residential and business addresses of applicant
3. Full names and addresses of partners of applicant, if any
4. State class of licence for which conditional authority is sought (see section *eight*)
5. Under what name is the business to be carried on?
6. Is this application made under section *thirty-two* or section *fifty-four* of the Act?
7. (i) If under section *fifty-four*, has applicant obtained the Minister's authority for the consideration of this application by the Board as therein required?
 (ii) If so, attach.

Annexure _____

8. Describe the exact situation of the premises proposed to be added to or altered or the land on which they are proposed to be built including the number or name (if any) of the house and of the street or road and the number or other designation of the lot or erf. [See sections *thirty-one* (2) (c) and *thirty-two* (2) (b) as may be applicable]
9. In connection with the premises to be utilised state—
 (i) Are they already erected?
 (ii) Are they to be erected?
 (iii) If already erected do they require additions or alterations to make them suitable for the purpose required?
10. If this application is under section *thirty-two*—
 (i) what will the value of the premises as erected, altered or added to be apart from the land on which they are built or to be built?
 (ii) what evidence can applicant advance in support of the statement in (i)? (If documentary, enumerate and attach)

ANNEXURES _____

11. Under what right will applicant occupy the premises?
12. Are a description of the premises and a plan attached? [See sections *thirty-one* (2) (d) and *thirty-two* (2) (c) as may be applicable]
 Annexures _____
13. Are the documents referred to in sub-section (3) of section *thirty-one* (in so far as they may be applicable to this application) attached? [See section *thirty-two* (2)]
14. Where will applicant store his liquor? [See sections *thirty-one* (2) (g) and *thirty-two* (2) (e) as may be applicable]
15. For what period of the year ending on the 31st December of the year in which a licence is granted pursuant to this authority does applicant desire to do business under the licence?
16. (i) For what period of the year referred to in 15 does applicant in terms of paragraph (d) of sub-section (2) of section *thirty-two* (if applicable) or under paragraph (f) of sub-section (2) of section *thirty-one* (if applicable), not desire to do business?
 (ii) What are applicant's reasons? (Set out in annexure if desired)
 Annexure _____
17. Does applicant in terms of section *sixty-nine* request authority to carry on other business on the premises referred to in 8? (If so, give full particulars quoting relevant sections of the Act under which applied for and using an annexure if desired)
 Annexure _____

DRANKWET, 1928.

AANSOEK OM DIE VOORWAARDELIKE MAGTIGING VAN DIE DRANKLISENSIERAAD
VIR DIE TOEKENNING VAN 'N DRANKLISENSIE.

DIE MAGISTRAAT,

Ek doen hierby aansoek om die voorwaardelike magtiging van die Raad vir die toekenning aan my van die hieronder genoemde lisensie.

Ek verklaar dat die inligting en dokumente ter ondersteuning van die aansoek volgens my beste wete en oortuiging waar en juis is.

Ek verlang dat hierdie aansoek oorweeg moet word op vergadering van die Raad.

Plek

Datum

Handtekening van Applikant.

1. (i) Volle naam van applikant
(ii) Indien applikant die agent of genomineerde van 'n ander persoon is, vermeld volle naam en adres van prinsipaal of nomineerde
(iii) Vermeld verhouding waarin applikant tot die prinsipaal of nomineerde in (ii) genoem, staan
2. Woon- en besigheidsadres van applikant
3. Volle name en adres van vennote van applikant, indien enige
4. Vermeld klas lisensie waarvoor voorwaardelike magtiging verlang word (sien artikel *agt*)
5. Onder watter naam sal die besigheid gedryf word?
6. Word hierdie aansoek kragtens artikel *twee-en-dertig* of artikel *vier-en-vyftig* van die Wet gedoen?
7. (i) Indien kragtens artikel *vier-en-vyftig*, het applikant die Minister se magtiging verkry vir die oorweging van hierdie aansoek deur die Raad soos daarin vereis?
(ii) Indien wel, heg aan.

Bylae

8. Beskryf die presiese ligging van die gebou waaraan die aanbouing of waarvan die verandering voorgestel word, of van die grond waarop voorgestel word om die gebou op te rig met vermelding van die nommer of naam (as dit bestaan) van die huis en van die straat of weg, en van die nommer of ander beskrywing van die perseel of erf. [Sien artikels *een-en-dertig* (2) (c) en *twee-en-dertig* (2) (b), na gelang van toepassing]
9. In verband met die gebou wat gebruik sal word, vermeld—
(i) Is dit alreeds opgerig?
(ii) Sal dit opgerig word?
(iii) Indien alreeds opgerig, moet daar aangebou of verander word om dit geskik te maak vir die verlangde doel?
10. Indien hierdie aansoek kragtens artikel *twee-en-dertig* is—
(i) wat sal die waarde van die gebou wees wanneer opgerig, daaraan aangebou, of verander, afgesien van die grond waarop dit gebou is of gebou sal word?
(ii) watter bewyse kan applikant lewer ter ondersteuning van die verklaring in (i). (Indien dokumentêr, vermeld en heg aan)

Bylae

11. Ingevolge watter reg okkupeer applikant die gebou?
12. Is 'n beskrywing van die gebou en 'n plan aangeheg? [Sien artikels *een-en-dertig* (2) (d) en *twee-en-dertig* (2) (c), na gelang van toepassing]
13. Bylae
14. Is die dokumente in subartikel (3) van artikel *een-en-dertig* bedoel (vir sover dit op hierdie aansoek van toepassing mag wees) aangeheg? [Sien artikel *twee-en-dertig* (2)]
15. Waar sal applikant sy drank opberg? [Sien artikels *een-en-dertig* (2) (g) en *twee-en-dertig* (2) (e), na gelang van toepassing]
16. Vir watter tydperk van die jaar eindigende op 31 Desember van die jaar waarin 'n lisensie ingevolge hierdie magtiging toegeken is, verlang applikant om kragtens die lisensie besigheid te doen?
(i) Vir watter tydperk van die jaar in 15 bedoel, verlang applikant ingevolge paragraaf (d) van subartikel (2) van artikel *twee-en-dertig* (indien van toepassing) of ingevolge paragraaf (f) van subartikel (2) van artikel *een-en-dertig* (indien van toepassing) om nie besigheid te doen nie?
(ii) Wat is applikant se redes? (Sit uiteen in 'n bylae indien verlang)

Bylae

17. Versoek applikant ingevolge artikel *nege-en-sestig* magtiging om ander besigheid in die in 8 bedoelde gebou te dryf? (Indien wel, gee volledige besonderhede en vermeld toepaslike artikels van die Wet waarkragtens aansoek gedoen word, en gebruik 'n bylae, indien verlang)

Bylae

18. Does applicant desire any special privileges which can be authorised by the Board? (If so, give full particulars quoting relevant sections of the Act under which applied for and using annexure if desired)

Annexure.

NOTE.—In case of an application for conditional authority for a Club Liquor Licence, attention is invited to section *one hundred and fourteen* ter of the Act in so far as those provisions may be applicable thereto or the licence thereof or to a special type of club.

LIQUOR ACT, 1928.

FORM NO. 16.

CONDITIONAL AUTHORITY FOR THE ISSUE OF
THE RECEIVER OF REVENUE,

LIQUOR LICENCE.

I certify that at a meeting held on the _____ day of _____, 19_____,
the Board granted to* _____ of _____

a conditional authority for
(a) liquor licence which will entitle him to carry on on premises styled _____
(b) and situated at _____ (c) in _____ (d)
area such business as is in accordance with conditions and requirements of the Liquor Act, 1928 (Act No. 30 of 1928) or any other law authorised to be carried on or required to be carried out under
(e) Liquor Licence.

The period during which the licensee will be authorised to carry on the said business will subject to any authority in terms of sub-section (1) of section *seventy-nine bis* be from the date upon which the Magistrate for the district of _____ endorses this authority with his certificate in terms of sub-section (4) of section *thirty-two* or sub-section (4) of section *fifty-four* to the 31st day of December of the year in which the said certificate is so endorsed.

†The period during which the licensee will in terms of section *seventy-nine bis* of the Act not be authorised to carry on the said business will be from the _____ day of _____ to the _____ day of _____.

The Board has in terms of section *seventy-nine ter* (1) of the Act determined that the licensee shall store his liquor in _____ (f).

The licensee will further be authorised, subject to compliance with the provisions of the Licences Consolidation Act, 1925 (Act No. 32 of 1925) or any other law relating to the matter to carry on or permit to be carried on upon the said premises the business of _____ (g).

The said licence shall further be subject to the following special conditions and privileges:—

Special Conditions—

Special Privileges—

Place _____

Date _____

Chairman/Secretary of the Liquor Licensing Board for Liquor Licensing Area No. _____ (h) of the Act.

Endorsement by Magistrate in terms of section _____ I,
Magistrate for the district of _____ after consultation with the Chairman of the Board, hereby certify that the premises to which the above authority refers have been completed substantially in accordance with the plans which were lodged with the application submitted to the Board, and that the said premises are, in my opinion, in a suitable condition for occupation as _____ (i) and for the carrying on thereon of the business of _____ (j).

Place _____

Date _____

Magistrate for the District of _____

* If the authority was granted to him as agent or nominee of another person state such fact also and the name of the principal.
† Delete if not applicable.

- (a) State "an hotel" or "a club", as the case may be.
- (b) Give name or proposed name of business.
- (c) Describe situation of premises particularly.
- (d) State "an urban" or "a rural", as the case may be, as defined in section *one hundred and seventy-five*.
- (e) State "an hotel" or "a club", as the case may be.
- (f) Give a description of the place.
- (g) State nature of business authorised by the Board under section *sixty-nine*.
- (h) State "32 (4)" or "54 (4)", as the case may be.
- (i) State "an hotel" or "a club", as the case may be.
- (j) State "an hotel liquor licence" or "a club liquor licence", as the case may be.

18. Verlang applikant enige spesiale voorregte wat deur die Raad gemagtig kan word? (Indien wel, gee volledige besonderhede en vermeld toepaslike artikels van die Wet waarkragtens aansoek gedoen word, en gebruik 'n bylae, indien verlang).

Bylae.

OPMERKING.—In die geval van 'n aansoek om voorwaardelike magtiging vir 'n klubdranklisensie word die aandag gevvestig op artikel *honderd-en-veertien ter* van die Wet vir sover daardie bepalings van toepassing mag wees daarop of die lisensie daarvan of op 'n spesiale soort klub.

VORM NO. 16.

DRANKWET, 1928.

VOORWAARDELIKE MAGTIGING VIR DIE UITREIKING VAN
DRANKLISENSIE.

DIE ONTVANGER VAN INKOMSTE,

Ek verklaar dat by 'n vergadering gehou op die dag van
19....., die Raad aan* van

'n voorwaardelike magtiging toegeken het vir

(a) dranklisensie wat hom geregtyg maak om in die gebou genoem (d)
(b) en geleë te (c) in (d)
gebied sodanige besigheid te dryf as wat ooreenkomsdig die voorwaardes en vereistes van die Drankwet, 1928 (Wet No. 30 van 1928) of enige ander wetsbepaling gemagtig is om gedryf te word of uitgevoer te word kragtens (e) dranklisensie.

Die tydperk waarin die lisensiehouer gemagtig word om gemelde besigheid te dryf, is behoudens enige magtiging ingevolge subartikel (1) van artikel *nege-en-sewentig bis*, vanaf die datum waarop die Magistraat vir die distrik hierdie magtiging tesame met sy sertifikaat ingevolge subartikel (4) van artikel *twee-en-dertig* of subartikel (4) van artikel *vier-en-vyftig* endosseer, tot die 31ste dag van Desember van die jaar waarin gemelde sertifikaat aldus geëndosseer is.

† Die tydperk waarin die lisensiehouer ingevolge artikel *nege-en-sewentig bis* van die Wet nie gemagtig is om die gemelde besigheid te dryf nie, is vanaf die dag van tot die dag van

Die Raad het ingevolge artikel *nege-en-sewentig ter* (1) van die Wet bepaal dat die lisensiehouer sy drank moet opberg in (f).

Die lisensiehouer word voorts gemagtig, behoudens nakoming van die bepalings van die „ Licenties Konsolidasie Wet, 1925 ” (Wet No. 32 van 1925) of enige ander wetsbepaling wat op die aangeleentheid betrekking het, om die besigheid van (g) in gemelde gebou te dryf of toe te laat dat dit gedryf word.

Die gemelde lisensie is voorts onderworpe aan die volgende spesiale voorwaardes en voorregte—

Spesiale Voorwaardes—

Spesiale Voorregte—

Plek

Datum

Voorsitter/Sekretaris van die Dranklisensie-raad vir Dranklisensiegebied No. (h) van die Wet.

Aangeteken deur Magistraat ingevolge artikel

Ek, na oorlegpleging met die Voorsitter van Magistraat vir die distrik , na oorlegpleging met die Voorsitter van die Raad, verklaar hierby dat die gebou waarop die hierbo gemelde magtiging betrekking het, voltooi is, weselijk ooreenkomsdig die planne wat met die aansoek ingedien is wat aan die Raad voorgelê is, en dat gemelde gebou in 'n gesikte toestand is vir okkupasie as (i) en om die besigheid van (j) daarop te dryf.

Plek

Datum

Magistraat vir die Distrik van

* Indien die magtiging aan hom toegeken was as agent of genomineerde van 'n ander persoon moet hierdie feit en die naam van die prinsipaal ook vermeld word.

† Skrap indien nie van toepassing nie.

(a) Vermeld „n hotel“ of „n klub“ na gelang van die geval.

(b) Vermeld naam of voorgestelde naam van besigheid.

(c) Beskryf ligging van gebou in die besonder.

(d) Vermeld „n stads-“ of „n landelike“ na gelang van die geval, soos in artikel *honderd vyf-en-sewentig* omskryf.

(e) Vermeld „n hotel“ of „n klub“ na gelang van die geval.

(f) Gee 'n beskrywing van die plek.

(g) Vermeld aard van besigheid ingevolge artikel *nege-en-sestig* deur die Raad gemagtig.

(h) Vermeld „32 (4)“ of „54 (4)“ na gelang van die geval.

(i) Vermeld „n hotel“ of „n klub“ na gelang van die geval.

(j) Vermeld „hotel-dranklisensie“ of „klub-dranklisensie“ na gelang van die geval.

LIQUOR ACT, 1928.

APPLICATION BY LICENSEE IN TERMS OF SECTION FORTY-TWO FOR THE TEMPORARY TRANSFER OF A LIQUOR LICENCE.

THE MAGISTRATE,

I hereby apply through you to the Chairman of the Liquor Licensing Board for the temporary transfer of the Liquor Licence referred to hereunder.

I certify that the information and documents in support of this application are to the best of my knowledge and belief true and correct.

Place _____

Date _____

Signature of Applicant.

1. Full names of applicant _____
2. Residential or business address _____
3. (i) State class of licence which it is desired to transfer temporarily _____
(ii) State date and place of issue _____
4. Who is the licensee? _____
5. (i) Describe the situation of the premises where business is being carried on under the licence.
(ii) Under what name is the business carried on? _____
6. Is applicant making this application—
(i) in terms of section forty-two as holder of the licence? _____
or
(ii) in terms of section sixty-seven as employer of the licensee? _____
7. For what reasons does applicant desire a temporary transfer of the licence? (See sections forty-two and sixty-seven). _____
8. (i) To whom does applicant desire to transfer the said licence?
(ii) What is the address of the proposed transferee? _____
9. If transferee is nominee or agent of another person give full names and address of principal. _____
10. Has applicant published a notice as required by paragraph (a) of the proviso to sub-section (1) [read in conjunction with sub-section (2) bis, if such be the case] of section forty-two? (Attach copy of the notice). _____

Annexure _____

11. If this application is made in circumstances referred to in 6 (i)—
(i) has applicant in terms of paragraph (b) of the proviso to sub-section (1) of section forty-two given reasonable notice to every person who is financially interested in the said business?
(ii) attach a list of the names and addresses of the said persons. _____

Annexure _____

- (iii) what proof does applicant propose to advance in terms of paragraph (b) of the proviso to sub-section (1) of section forty-two of the facts related in (i)? (If documentary, attach) _____

Annexure _____

12. If this application is made in the circumstances referred to in 6 (i)—
(i) is applicant aware of any complaint lodged or under consideration by the Police against himself, his agent or servant concerning the supply of intoxicating liquor or the Wine, Spirits and Vinegar Act, 1913?
(ii) is any charge of the nature referred to in (i) pending in any court against applicant, his agent or servant?
(iii) has applicant or his agent or servant since the last annual meeting of the licensing board been convicted of any offence against any law relating to the supply of intoxicating liquor or the Wine, Spirits and Vinegar Act, 1913, for which he has been sentenced to pay a fine of ten pounds or more, or of any other offence for which he has been sentenced to imprisonment without the option of a fine? (If so, specify.) [See section forty-two (1) (c)] _____

13. Has applicant invited the attention of the proposed transferee to the provisions of section forty-four of the Act relating to the ratification by the Board of the temporary transfer of any licence? _____

14. (i) Has applicant invited the attention of the proposed transferee to the provisions of section one hundred and fourteen ter of the Act in so far as they may be applicable to this application, relating to circumstances in which the Board may not authorise transfer of a licence?
(ii) Is applicant able to furnish an affidavit by the proposed transferee that he is not a person to whom the Board would, in terms of the provisions referred to in (i) (if applicable), be debarred from granting transfer of this licence or ratification of any temporary transfer thereof which may be approved of by the Chairman? (Attach if so obtained) _____

Annexure _____

15. What reasons, if any, can applicant advance as to why this application cannot wait and be made in due form to the next meeting of the Board. (Set out in annexure if desired) _____

DRANKWET, 1928.

AANSOEK DEUR LISENSIEHOUER INGEVOLGE ARTIKEL TWEE-EN-VEERTIG OM DIE TYDELIKE OORDRAG VAN 'N DRANKLISENSIE.

DIE MAGISTRAAT,

Ek doen hierby deur u aansoek by die Voorsitter van die Dranklisenieraad om die tydelike oordrag van die hieronder vermelde dranklisenie.

Ek verklaar dat die inligting en dokumente ter ondersteuning van hierdie aansoek volgens my beste wete en oortuiging waar en juis is.

Datum _____

Plek _____ Handtekening van Applikant.

1. Volle naam van applikant.
2. Woon- of besigheidsadres.

3. (i) Vermeld klas lisenie wat tydelik oorgedra wil word.
- (ii) Vermeld datum en plek van uitreiking.

4. Wie is die liseniehouer?

5. (i) Beskryf die ligging van die gebou waar besigheid kragtens die lisenie gedryf word.
- (ii) Onder watter naam word die besigheid gedryf?

6. Doe applikant aansoek—

- (i) ingevolge artikel *twee-en-veertig* as houer van die lisenie?
- of
- (ii) ingevolge artikel *sewe-en-sestig* as werknemer van die liseniehouer?

7. Om watter redes verlang applikant 'n tydelike oordrag van die lisenie? (Sien artikels *twee-en-veertig* en *sewe-en-sestig*).

8. (i) Aan wie wil applikant genoemde lisenie oordra?
- (ii) Wat is die adres van die voorgestelde oordrag-ontvanger?

9. Indien oordrag-ontvanger genomineerde of agent van 'n ander persoon is, vermeld die volle name en adres van die prinsipaal.

10. Het applikant 'n kennisgewing soos voorgeskryf by paragraaf (a) van die voorbehoudsbepaling by subartikel (1) (gelees met subartikel *twee bis*, indien dit die geval is) van artikel *twee-en-veertig*, gepubliseer? (Heg 'n afskrif van die kennisgewing aan).

Bylae _____

11. Indien hierdie aansoek onder omstandighede in 6 (i) bedoel, gedoen is—
 - (i) het applikant ingevolge paragraaf (b) van die voorbehoudsbepaling by subartikel (1) van artikel *twee-en-veertig* redelike kennis aan elke persoon gegee wat 'n geldelike belang in bedoelde besigheid het?
 - (ii) Heg 'n lys aan van die name en adres van bedoelde persone.

Bylae _____

- (iii) Watter bewyse is applikant van voorneme om aan te voer ingevolge paragraaf (b) van die voorbehoudsbepaling by subartikel (1) van artikel *twee-en-veertig* betreffende die feite in (i) vermeld? (Indien dokumentêr, heg aan).

Bylae _____

12. Indien hierdie aansoek onder omstandighede in 6 (i) bedoel, gedoen is—
 - (i) is applikant bewus van enige beswaar ingedien of in oorweging deur die Polisie teen hom, sy agent of diensbode betreffende die voorsiening van sterk drank of die „Wijn, Spiritualien en Azijn Wet, 1913”?
 - (ii) is enige saak van die in (i) bedoelde aard hangende in enige hof teen applikant, sy agent of diensbode?
 - (iii) is applikant of sy agent of diensbode sedert die vorige jaarlike vergadering van die lisenieraad skuldig gevind aan 'n misdryf teen 'n wetsbepaling betreffende die voorsiening van sterk drank of die „Wijn, Spiritualien en Azijn Wet, 1913” waarvoor hy tot 'n boete van tien pond of meer gevonnis is, of aan enige ander misdryf waarvoor hy tot gevangenisstraf sonder die keuse van 'n boete gevonnis is? Indien wel, spesifieer. [Sien artikel *twee-en-veertig* (1) (c)].

13. Het applikant die aandag van die voorgestelde oordrag-ontvanger gevvestig op die bepalings van artikel *vier-en-veertig* van die Wet betreffende die bekragtiging deur die Raad van die tydelike oordrag van 'n lisenie?

14. (i) Het applikant die aandag van die voorgestelde oordrag-ontvanger gevvestig op die bepalings van artikel *honderd-en-veertien* ter van die Wet, vir sover dit op hierdie aansoek van toepassing mag wees, betreffende omstandighede waaronder die Raad nie die oordrag van 'n lisenie kan magtig nie.
- (ii) Is applikant in staat om 'n beëdigde verklaring deur die voorgestelde oordrag-ontvanger te verskaf dat hy nie iemand is aan wie die Raad, ingevolge die bepalings in (i) bedoel (indien van toepassing), nie die oordrag van hierdie lisenie of bekragtiging van 'n tydelike oordrag daarvan, wat deur die Voorsitter goedgekeur mag word, mag toeken nie? (Heg aan indien aldus verkry).

Bylae _____

15. Watter redes, indien enige, kan applikant aanvoer waarom hierdie aansoek nie kan wag en in behoorlike vorm aan die volgende vergadering van die Raad gedoen word nie. (Sit uiteen in 'n bylae indien verlang).

FORM NO. 18.

LIQUOR ACT, 1928.

AUTHORITY FOR TEMPORARY TRANSFER OF
LIQUOR LICENCE.
(a)

THE RECEIVER OF REVENUE,

You are hereby authorised, on production of the original above-mentioned licence or a certified copy thereof and on payment of the prescribed fee, if any, to issue a certificate for the temporary transfer from * _____ to* _____ of the said licence held by the former whereby he is authorised to carry on business upon premises styled _____ (b) and situated at _____ (c) (d) area.

This †is not a transfer from one employee to another employee in terms of section *sixty-seven* of the Act.
Place _____

Date _____

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

* If the person mentioned is agent or nominee of another person state such fact also and the name of the principal.

† Delete whichever is not applicable.

(a) State class of licence (see section *eight*).

(b) State name of business.

(c) Describe situation fully.

(d) State "a rural" or "an urban", as the case may be, as defined in section *one hundred and seventy-five* of the Act.

LIQUOR ACT, 1928.

FORM NO. 19.

CERTIFICATE OF TEMPORARY TRANSFER OF
LIQUOR LICENCE.
(a)

OFFICE OF THE RECEIVER OF REVENUE,

I hereby certify that the _____ Liquor Licence held by* _____ of which _____ (b)
is annexed hereto and which authorises the carrying on of business thereunder upon premises styled _____ (c) and situated at _____ (d)

is hereby temporarily transferred to* _____

This temporary transfer is subject to the provisions of the Liquor Act, 1928 and any other law affecting the matter and in particular to the provisions relating to its ratification by the Liquor Licensing Board.

† This transfer is from one employee to another employee in terms of section *sixty-seven* of the Act and no transfer fee is payable.

† Receipt of the sum of _____ being the prescribed fee for the transfer is hereby acknowledged.

£ s. d.

Receiver of Revenue.

* If the person mentioned is agent or nominee of another person state such fact also and the name of the principal.

† Delete whichever is not applicable.

(a) State class of licence.

(b) State "the original" or "a certified copy" as the case may be.

(c) State name of business.

(d) Describe situation fully.

LIQUOR ACT, 1928.

FORM NO. 20.

APPLICATION BY TRANSFeree UNDER SECTION *FORTY-FOUR* OR SECTION *SIXTY-SEVEN*
FOR RATIFICATION OF THE TEMPORARY TRANSFER OF A LIQUOR LICENCE.

THE MAGISTRATE,

I hereby apply for the ratification of the temporary transfer to me of the under-mentioned licence. I certify that the information and documents in support of this application are to the best of my knowledge and belief true and correct.

I *have/have not applied in my own name for a renewal of this licence at the meeting at which this application is to be considered.

Place _____

Date _____

Signature of Applicant.

DRANKWET, 1928.

MAGTIGING VIR TYDELIKE OORDRAG VAN DRANKLISENSIE. (a)

DIE ONTVANGER VAN INKOMSTE,

U word hierby gemagtig, by voorlegging van die oorspronklike hierbo genoemde licensie of 'n gewaarmerkte afskrif daarvan, en by betaling van die voorgeskrewe geldie, indien enige, om 'n sertikaat uit te reik vir die tydelike oordrag van* _____ van gemelde aan* _____ licensie, deur eersgenoemde gehou, waarby hy gemagtig word om besigheid te dryf in die gebou genoem (b) en geleë te _____ (c) (d) gebied.

Dit †is/is nie 'n oordrag van een werknemer aan 'n ander werknemer ingevolge artikel *sewe-en-sestig* van die Wet †(nie).

Plek _____

Datum _____

Voorsitter/Sekretaris van die Dranklisensie-raad vir Dranklisensiegebied No. _____

* Indien die vermelde persoon agent of genomineerde van 'n ander persoon is moet hierdie feit en die naam van die prinsipaal ook vermeld word.

† Skrap wat nie van toepassing is nie.

(a) Vermeld klas licensie (sien artikel *agt*).

(b) Vermeld naam van besigheid.

(c) Beskryf ligging volledig.

(d) Vermeld „'n landelike” of „'n stads-”, na gelang van die geval soos in artikel *honderd vyf-en-sewentig* van die Wet omskryf.

DRANKWET, 1928.

SERTIFIKAAT VAN TYDELIKE OORDRAG VAN

(a) DRANKLISENSIE.

KANTOOR VAN DIE ONTVANGER VAN INKOMSTE,

Ek verklaar hierby dat die _____ dranklisensie gehou deur* _____ (b)
waarvan _____ hierby aangeheg is en wat die dryf van besigheid ingevolge daarvan in die gebou genoem _____ (c)
en geleë te _____ (d) magtig,
hierby tydelik oorgedra word aan* _____

Hierdie tydelike oordrag is onderworpe aan die bepalings van die Drankwet, 1928, en enige ander wetsbepaling wat op die aangeleentheid betrekking het, en in die besonder aan die bepalings met betrekking tot die bekragting daarvan deur die Dranklisensieraad.

† Hierdie oordrag is van een werknemer na 'n ander werknemer ingevolge artikel *sewe-en-sestig* van die Wet en geen oordraggelde is betaalbaar nie.

† Ontvangs van die som van _____ synde die voorgeskrewe geldie vir die oordrag, word hierby erken.

£ s. d.

Ontvanger van Inkomste.

* Indien die vermelde persoon agent of genomineerde van 'n ander persoon is moet hierdie feit en die naam van die prinsipaal ook vermeld word.

† Skrap wat nie van toepassing is nie.

(a) Vermeld klas licensie.

(b) Vermeld „die oorspronklike” of „'n gewaarmerkte afskrif”, na gelang van die geval.

(c) Vermeld naam van besigheid.

(d) Beskryf ligging volledig.

DRANKWET, 1928.

AANSOEK DEUR OORDRAG-ONTVANGER INGEVOLGE ARTIKEL VIER-EN-VEERTIG OF ARTIKEL SEWE-EN-SESTIG OM BEKRAGTING VAN DIE TYDELIKE OORDRAG VAN 'N DRANKLISENSIE.

DIE MAGISTRAAT,

Ek doen hierby aansoek om die bekragting van die tydelike oordrag aan my van die hieronder genoemde licensie.

Ek verklaar dat die inligting en dokumente ter ondersteuning van hierdie aansoek volgens my beste wete en oortuiging waar en juis is.

Ek *het/het nie in my eie naam om 'n vernuwing van hierdie licensie by die vergadering waar hierdie aansoek oorweeg sal word, aansoek gedoen *(nie).

Plek _____ Handtekening van Applikant.

Datum _____

1. (i) Full names of applicant
 (ii) If the applicant is the agent or nominee of another person state full name and address of principal or nominator
 (iii) State relationship in which applicant stands to principal or nominator referred to in (ii)
2. Residential or business address of applicant
3. Full names and addresses of partners if any
4. (i) State class of licence of which ratification of temporary transfer is sought
 (ii) Quote date and place of issue of certificate of temporary transfer
 (iii) From whom was licence temporarily transferred to applicant?
5. Under what name is the business conducted?
6. Describe the situation of the premises where the business is carried on. [See section *thirty-one* (1) (c)]
7. If the temporary transfer to applicant of this licence was authorised upon the date of the last annual general meeting or upon a date between that meeting and the first day of September of the next following year, has applicant filed the application for the renewal of the licence in terms of section *forty-two* (2) of the Act?
- †8. Are a description of the premises and a plan attached? [See section *thirty-one* (2) (d) read with section *forty-four*]
 Annexure
- †9. Are the documents referred to in sub-section (3) of section *thirty-one* (read with section *forty-four*) in so far as they may be applicable to this application attached?
 Annexure
- ‡ See note at foot of form.
10. (i) Is applicant engaged in the manufacture or production of wine or brandy as defined in the Act?
 (ii) If so, where and under what name?
11. (i) Is applicant a brewer?
 (ii) If so, where and under what name?
12. Is applicant a producer or manufacturer as defined in section *one hundred and fourteen bis* of the Act?
13. If the applicant is a Company—
 - (i) do shareholders having a financial interest in the business of a producer or manufacturer or brewer together hold a controlling interest in applicant?
 - (ii) does any other Company wherein a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer hold a controlling interest in applicant?
 - (iii) does applicant act herein as the agent or nominee of a company wherein a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?
 - (iv) does applicant act herein as the agent or nominee of a company wherein a controlling interest is held by another company in which the controlling interests are held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?
14. If the applicant is a person other than a Company—
 - (i) is applicant the agent or nominee of a person who is a producer or a manufacturer or a brewer?
 - (ii) has applicant a financial interest in the business of such a producer, manufacturer or brewer?
 - (iii) is applicant the agent or nominee of a person who has a financial interest in the business of such a producer, manufacturer or brewer?
 - (iv) is applicant the agent or nominee of a company wherein a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?
 - (v) is applicant the agent or nominee of a company wherein a controlling interest is held by another company in which a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?

* Delete whichever is not applicable.

† NOTE.—If applicant has in his own name lodged an application for renewal in terms of section 42 (2) merely indicate, if such be the case, that the documents referred to are filed with the application for renewal.

‡ NOTE.—Items 10 to 14 of this application form are only to be completed by applicants for transfer of licences which are covered by the provisions of section *one hundred and fourteen ter* of the Act. See also the provisions of the said section relating to the circumstances in which transfer of a licence is not prohibited and amplify, if desired, for the information of the Board, the particulars furnished under the said items. Use annexure if required.

1. (i) Volle naam van applikant
 (ii) Indien die applikant die agent of genomineerde van 'n ander persoon is, vermeld volle naam en adres van prinsipaal of nomineerde.
- (iii) Vermeld verhouding waarin applikant tot die prinsipaal of nomineerde in (ii) genoem, staan
2. Woon- of besigheidsadres van applikant
3. Volle name en adresse van vennote, indien enige?
4. (i) Vermeld klas licensie waarvoor bekragtiging van tydelike oordrag beoog word
 (ii) Vermeld datum en plek van uitreiking van sertifikaat van tydelike oordrag
 (iii) Van wie is licensie tydelik aan applikant oorgedra?
5. Onder watter naam word die besigheid gedryf?
6. Beskryf die ligging van die gebou waar die besigheid gedryf word. [Sien artikel *een-en-dertig* (1) (c)]
7. Indien die tydelike oordrag aan applikant van hierdie licensie op die datum van die vorige jaarlike algemene vergadering of op 'n datum tussen daardie vergadering en die eerste dag van September van die daaropvolgende jaar gemagtig is, het applikant die aansoek om die vernuwing van die licensie ingevolge artikel *twee-en-veertig* (2) van die Wet ingedien.
- †8. Is 'n beskrywing van die gebou en 'n plan aangeheg? [Sien artikel *een-en-dertig* (2) (d) gelees met artikel *vier-en-veertig*]
 Bylae
- †9. Is die dokumente in subartikel (3) van artikel *een-en-dertig* bedoel (gelees met artikel *vier-en-veertig*) vir sover dit van toepassing mag wees op hierdie aansoek, aangeheg?
 Bylae
 ¶ Sien opmerking onderaan vorm.
10. (i) Is applikant betrokke in die vervaardiging of produksie van wyn of brandewyn soos in die Wet omskryf?
 (ii) Indien wel, waar en onder watter naam?
11. (i) Is applikant 'n bierbrouer?
 (ii) Indien wel, waar en onder watter naam?
12. Is applikant 'n produsent of vervaardiger soos in artikel *honderd-en-veertien bis* van die Wet omskryf?
13. Indien die applikant 'n Maatskappy is—
 (i) besit aandeelhouers wat geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het 'n beherende belang in applikant?
 (ii) besit enige ander maatskappy waarin 'n beherende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het 'n beherende belang in applikant?
 (iii) handel applikant hierin as die agent of genomineerde van 'n maatskappy waarin 'n beherende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het?
 (iv) handel applikant hierin as die agent of genomineerde van 'n maatskappy waarin 'n beherende belang deur 'n ander maatskappy besit word waarin die beherende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het?
14. Indien die applikant 'n ander persoon as 'n maatskappy is—
 (i) is applikant die agent of genomineerde van 'n persoon wat 'n produsent of 'n vervaardiger of 'n bierbrouer is?
 (ii) het applikant 'n geldelike belang in die besigheid van so 'n produsent, vervaardiger of bierbrouer?
 (iii) is applikant die agent of genomineerde van 'n persoon wat 'n geldelike belang in die besigheid van so 'n produsent, vervaardiger of bierbrouer het?
 (iv) is applikant die agent of genomineerde van 'n maatskappy waarin 'n beherende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het?
 (v) is applikant die agent of genomineerde van 'n maatskappy waarin 'n beherende belang deur 'n ander maatskappy besit word waarin 'n beherende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het?

* Skrap wat nie van toepassing is nie.

† OPMERKING.—Indien applikant in sy eie naam aansoek gedoen het vir die hernuwing ingevolge artikel 42 (2) dui dan bloot aan dat die dokumente waarna verwys word by die aansoek om hernuwing gelasseeer is.

‡ OPMERKING.—Items 10 tot 14 van hierdie aansoekvorm moet slegs ingevul word deur applikante vir die oordrag van licensies wat deur die bepalings van artikel *eenhonderd-en-veertien ter* van die Wet geraak word. Sien ook die bepalings van bedoelde artikel met betrekking tot omstandighede waarin oordrag van 'n licensie nie verbode is nie en indien verlang, kan die besonderhede in die vermelde items gevra vir die inligting van die Raad aangevul word. Gebruik 'n bylae indien nodig.

LIQUOR ACT, 1928.

APPLICATION IN TERMS OF SECTION THIRTY-ONE BY PERSONS WHO DESIRE THE AUTHORITY OF THE LIQUOR LICENSING BOARD FOR THE TRANSFER OF A LICENCE FROM THE HOLDER THEREOF TO ANOTHER PERSON.

THE MAGISTRATE,

We, being persons who desire the Board's authority for the transfer of a liquor licence from _____ who is the holder thereof, to _____ who is the proposed transferee, hereby certify that the information furnished in Parts A and B of this application is to the best of our knowledge and belief true and correct.

Place_____

Signature of Transferor or other person desiring transfer.

Place_____

Date_____

Signature of Proposed Transferee.

PART A.
(Information relating to the transferor.)

1. Full names
2. Full business or residential addresses
3. Full names of partners, if any
4. State class of licence proposed to be transferred
5. Under what name is the business carried on
6. Describe situation of the premises where the business is carried on
7. What reasons necessitate a transfer of the licence
8. From what date is a transfer desired?
9. (i) Is transferor the agent or nominee of the person who owns the business in respect of which the licence was issued?
(ii) If the answer to (i) is in the affirmative give name and address of owner

PART B.
(Information relating to the proposed transferee.)

1. (i) Full names
(ii) If proposed transferee is the agent or nominee of another person state full name and address of principal or nominator
(iii) State relationship in which proposed transferee stands to principal or nominator referred to in (ii)
2. Full business and residential addresses of proposed transferee
3. Full names of partners, if any
4. Under what name is business to be carried on if transfer is approved?
5. Are a description of the premises and a plan attached? [See section thirty-one (2) (d)] Annexure
6. Are the documents referred to in sub-section (3) of section thirty-one in so far as they may be applicable to this application attached?
Annexure
7. Under what right will transferee occupy the premises?
8. Where will transferee store his liquor? [See section thirty-one (2) (g)]

*See note at foot of form.

9. (i) Is proposed transferee engaged in the manufacture or production of wine or brandy as defined in the Act?
(ii) If so, where and under what name?
10. (i) Is proposed transferee a brewer?
(ii) If so, where and under what name?
11. Is proposed transferee a producer or manufacturer as defined in section one hundred and fourteen bis of the Act.
12. If the proposed transferee is a Company—
(i) do shareholders having a financial interest in the business of a producer or manufacturer or brewer hold a controlling interest in proposed transferee?

DRANKWET, 1928.

AANSOEK INGEVOLGE ARTIKEL EEN-EN-DERTIG DEUR PERSONE WAT DIE MAGTIGING VAN DIE DRANKLISENSIERAAD VERLANG VIR DIE OORDRAG VAN 'N LISENSIE VAN DIE HOUER DAARVAN AAN 'N ANDER PERSOON.

DIE MAGISTRAAT,

Ons, persone wat die magtiging van die Raad wens te verkry vir die oordrag van 'n dranklisensie van die houer daarvan, aan die voorgestelde oordrag-ontvanger, verklaar dat die inligting wat in Dele A en B van hierdie aansoek verstrek word volgens ons beste wete en kennis korrek is.

Plek _____

Datum _____

Handtekening van die oordraer of ander persoon wat oordrag wens.

Plek _____

Datum _____

Handtekening van die voorgestelde oordrag-ontvanger.

DEEL A.

(Inligting betreffende die oordraer.)

1. Volle naam _____
2. Volledige besigheids- of woonadres _____
3. Volle name van vennote, indien enige _____
4. Vermeld klas lisensie wat oorgedra wil word _____
5. Onder watter naam word besigheid gedryf _____
6. Beskryf ligging van die gebou waar die besigheid gedryf word _____
7. Om watter redes is die oordrag van die lisensie noodsaaklik _____
8. Vanaf watter datum word die oordrag verlang ? _____
9. (i) Is oordraer die agent of genomineerde van die persoon wat die besigheid besit ten opsigte waarvan die lisensie uitgereik is ? _____
9. (ii) Indien die antwoord bevestigend is, gee naam en adres van die eienaar _____

DEEL B.

(Inligting betreffende die voorgestelde oordrag-ontvanger.)

1. (i) Volle naam _____
 (ii) Indien voorgestelde oordrag-ontvanger die agent of genomineerde van 'n ander persoon is, vermeld volle naam en adres van prinsipaal of nomineerde
 (iii) Vermeld verhouding waarin voorgestelde oordrag-ontvanger tot die prinsipaal of nomineerde in (ii) genoem, staan _____
2. Volledige besigheids- en woonadres van voorgestelde oordrag-ontvanger _____
3. Volle name van vennote, indien enige _____
4. Onder watter naam sal besigheid gedryf word indien oordrag goedgekeur word ? _____
5. Is 'n beskrywing van die gebou en 'n plan aangeheg ? [Sien artikel een-en-dertig (2) (d)]
 Bylae _____
6. Is die in subartikel (3) van artikel een-en-dertig bedoelde dokumente, vir sover dit van toepassing mag wees op hierdie aansoek, aangeheg ?
 Bylae _____
7. Ingevolge watter reg okkuper oordrag-ontvanger die gebou ? _____
8. Waar sal oordrag-ontvanger sy drank bewaar ? [Sien artikel een-en-dertig (2) (g)]
 * Sien opmerking onderaan vorm.
9. (i) Is voorgestelde oordrag-ontvanger betrokke in die vervaardiging of produksie van wyn of brandewyn soos in die Wet omskryf ?
 (ii) Indien wel, waar en onder watter naam ? _____
10. (i) Is voorgestelde oordrag-ontvanger 'n bierbrouer ?
 (ii) Indien wel, waar en onder watter naam ? _____
11. Is voorgestelde oordrag-ontvanger 'n produsent of vervaardiger soos in artikel honderd-en-veertien bis van die Wet omskryf ? _____
12. Indien die voorgestelde oordrag-ontvanger 'n Maatskappy is—
 (i) besit aandeelhouers wat geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het 'n beherende belang in applikant ? _____

- (ii) does any other company wherein a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer hold a controlling interest in proposed transferee?
- (iii) does proposed transferee act herein as the agent or nominee of a company wherein a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?
- (iv) does proposed transferee act herein as the agent or nominee of a company wherein a controlling interest is held by another company in which a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?
13. If the proposed transferee is a person other than a Company—
- is proposed transferee the agent or nominee of a person who is a producer or a manufacturer or a brewer?
 - has proposed transferee a financial interest in the business of such a producer, manufacturer or brewer?
 - is proposed transferee the agent or nominee of a person who has a financial interest in the business of such a producer, manufacturer or brewer?
 - is proposed transferee the agent or nominee of a company wherein a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?
 - is proposed transferee the agent or nominee of a company wherein a controlling interest is held by another company in which a controlling interest is held by shareholders who have a financial interest in the business of a producer or manufacturer or brewer?
14. Was proposed transferee on the 4th day of May, 1956, the lessor of the premises in respect of which the licence proposed to be transferred was granted or the agent or nominee of such lessor?
15. (i) Is proposed transferee acting herein as the agent or nominee of the same person for whom the transferor has acted?
- (ii) If the answer to (i) is in the affirmative give name and address of that person.

* Note.—Items 9 to 15 of Part B of this application form are only to be completed by applicants for transfers of licences which are covered by the provisions of section one hundred and fourteen ter of the Act. See also the provisions of the said section relating to the circumstances in which transfer of a licence is not prohibited and amplify, if desired, for the information of the Board the particulars furnished under the said items. Use annexure if required.

FORM NO. 22.

LIQUOR ACT, 1928.

AUTHORITY FOR THE TRANSFER OF (a)
LIQUOR LICENCE.

THE RECEIVER OF REVENUE,

You are hereby authorised on production of the original licence or a certified copy thereof and on payment of the prescribed fee to issue a certificate for the transfer from* to* of the said licence held by the former whereby he is authorised to carry on business upon premises styled (b) and situated at (c) (d) area.

Place _____

Date _____

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

* If the person mentioned is agent or nominee of another person state such fact also and the name of the principal.

(a) State class of licence (see section eight).

(b) Name of business.

(c) Describe situation particularly.

(d) State "an urban" or "a rural", as the case may be, as defined in section one hundred and seventy-five of the Act.

FORM NO. 23.

LIQUOR ACT, 1928.

CERTIFICATE OF TRANSFER OF (a)
LIQUOR LICENCE.

OFFICE OF THE RECEIVER OF REVENUE,

I hereby certify that the liquor licence held by* of which (b) is annexed hereto and which authorises the carrying on of business thereunder upon premises styled (c) and situated at (d) (e) is hereby transferred to*

Receipt of the sum of _____ being the prescribed fee for the transfer, is hereby acknowledged.

£ : :

Receiver of Revenue.

* If the person mentioned is agent or nominee of another person state such fact also and the name of the principal.

(a) State class of licence.

(b) State name of licensee.

(c) State "the original" or "a certified copy" as the case may be.

(d) State name of business.

(e) Describe situation particularly.

(a) State "temporary" or "permanent" as the case may be.

(b) State class of licence.

(c) State "temporary" or "permanent" as the case may be.

(d) Describe situation particularly.

(e) State class of licence.

(f) Describe situation particularly.

(g) State "an urban" or "a rural", as the case may be, as defined in section one hundred and seventy-five of the Act.

- (ii) besit enige ander maatskappy waarin 'n beheersende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n produsent of vervaardiger of bierbrouer het 'n beheersende belang in voorgestelde oordrag-ontvanger?
 (iii) handel voorgestelde oordrag-ontvanger hierin as die agent of genomineerde van 'n maatskappy waarin 'n beheersende belang deur aandeelhouers besit word wat 'n geldelike belang in die besigheid van 'n

VORM No. 24.

DRANKWET, 1928.

AANSOEK BY DIE VOORSITTER VAN DIE DRANKLISENSIERAAD INGEVOLGE ARTIKEL DRIE-EN-VEERTIG OM MAGTIGING VIR DIE VERPLASING VAN 'N BESIGHEID WAT KRAGTENS 'N DRANKLISENSIE GEDRYF WORD.

DIE MAGISTRAAT,

Ek doen hierby deur u aansoek by die Voorsitter van die Dranklensieraad om magtiging vir die verplasing van die hieronder genoemde gelisensieerde besigheid.

Ek verklaar dat die inligting en dokumente ter ondersteuning hiervan volgens my beste wete en oortuiging waar en juis is.

Plek.

Handtekening van Applikant.

Datum.

1. Volle naam van applikant.
2. Woon- of besigheidsadres van applikant.
3. Gee name en adresse van applikant se vennote, indien enige.
4. Vermeld klas lisensie waarkragtens die besigheid gedryf word wat applikant wil verplaas.
5. Beskryf die ligging van die gebou waar die besigheid wat dit die voorneme is om te verplaas, gedryf word.
6. Onder watter naam word die besigheid gedryf?
7. Beskryf die ligging van die gebou waarheen die applikant die besigheid wil verplaas met vermelding van die nommer of naam (as dit bestaan) van die huis en van die straat of weg, en van die nommer of ander beskrywing van die perseel of erf.
8. Vermeld die afstand van die gebou in 5 bedoel na die gebou in 7 bedoel.
9. Is die geboue in 5 en 7 bedoel in dieselfde distrik?
10. (i) Is die verplasing tydelik of permanent?
 (ii) Indien tydelik vir watter tydperk word die verplasing verlang?
11. Om watter redes word 'n verplasing verlang?
12. Watter redes, indien enige, kan applikant aanvoer waarom hierdie aansoek nie kan wag en in behoorlike vorm aan die volgende vergadering van die Raad waarby so 'n aansoek oorweeg kan word, gedaan kan word nie. (Sit uiteen in bylae indien verlang).
- Bylae.
13. (i) Het applikant voldoen aan die voorbehoudsbepaling by subartikel (1) van artikel drie-en-veertig van die Wet?
 (ii) Het applikant voldoen aan subartikel (2) van artikel drie-en-veertig van die Wet indien van toepassing?)?
 (iii) Indien die antwoord op (i) bevestigend is, vermeld die stappe wat gedaan is en heg afskrifte van kennisgewings aan waar moontlik.

Bylae.

VORM No. 25.

DRANKWET, 1928.

MAGTIGING VIR DIE

(a)

VERPLASING VAN

(b) DRANKLISENSIE.

DIE ONTVANGER VAN INKOMSTE,

U word hierby gemagtig, by betaling van die voorgeskrewe geld en voorlegging aan u van die oorspronklike lisensie of 'n gewaarmerkte afskrif daarvan, om 'n magtiging uit te reik vir die verplasing vanaf die gebou geleë te van die besigheid daarop gedryf ingevolge na die gebou geleë te.

(c) dranklensie

(d)

(e)

(f)

(g) gebied.

* Die tydelike verplasing word gemagtig ten opsigte van die tydperk van die dag van tot die dag van

Plek.

Datum.

Voorsitter/Sekretaris van die Lisensieraad vir Dranklensiegebied No.

* Skrap indien nie van toepassing nie.

(a) Vermeld „tydelike“ of „permanente“, na gelang van die geval.

(b) Vermeld klas lisensie.

(c) Vermeld „tydelike“ of „permanente“, na gelang van die geval.

(d) Beskryf ligging in die besonder.

(e) Vermeld klas lisensie.

(f) Beskryf ligging in die besonder.

(g) Vermeld „n stads-“ of „n plattelandse“, na gelang van die geval, soos in artikel honderd vyf-en-sewentig van die Wet omskryf.

LIQUOR ACT, 1928.

CERTIFICATE OF

(a) REMOVAL OF
(b) LIQUOR LICENCE.

OFFICE OF THE RECEIVER OF REVENUE,

I hereby certify that authority has been granted to _____
 for the _____ (d) removal of the business carried on under the _____
 Liquor Licence, _____ (f) of which is annexed hereto from premises
 situated at _____ (g)
 in _____ (h) area to premises situated at _____ (i)
 in _____ (j) area.

* The authority for the temporary removal is in respect of the period from the _____
 day of _____ to the _____ day of _____

The said authority is subject to ratification by the Board in terms of section *forty-four* of the Liquor Act,
 1928.

Receipt of the sum of, _____ being the prescribed fee for the removal, is hereby
 acknowledged.

£ : : :

Receiver of Revenue.

* Delete if not applicable.

(a) State "permanent" or "temporary" as the case may be.

(b) State class of licence.

(c) State name of licensee.

(d) State "permanent" or "temporary" as the case may be.

(e) State class of licence.

(f) State "original" or "a certified copy", as the case may be.

(g) Describe situation particularly.

(h) State "an urban" or "a rural" as the case may be—see section *one hundred and seventy-five*.

(i) Describe particularly.

(j) State "an urban" or "a rural" as the case may be—see section *one hundred and seventy-five*.

LIQUOR ACT, 1928.

APPLICATION TO THE ANNUAL MEETING OF THE LIQUOR LICENSING BOARD IN TERMS
OF SECTION *FOURTY-FOUR* READ WITH SECTION *THIRTY-ONE* FOR RATIFICATION OF
AUTHORITY FOR THE REMOVAL OF A BUSINESS CARRIED ON UNDER A LIQUOR
LICENCE.

THE MAGISTRATE,

I hereby apply for ratification of the removal of the undermentioned licensed business.

I certify that the information and documents in support hereof are to the best of my knowledge and belief
true and correct.

Place _____

Date _____

Signature of Applicant.

1. (i) Full names of applicant.
 (ii) If applicant is the agent or nominee of another person state full name and address of principal or nominator.
 (iii) State relationship in which applicant stands to principal as nominator referred to in (ii).
2. Full residential or business address of applicant.
3. Names of applicant's partners, if any?
4. State class of licence under which the business is carried on in respect of which applicant now seeks to obtain
ratification of removal.
5. State name under which the business is carried on.
6. Describe the situation of the premises from which and to which removal was authorised by the Chairman
including the number or name (if any) of the house and of the street or road and the number or other
designation of the lot or erf.
7. (i) What is the distance between the two premises?
 (ii) Are they in the same district?
8. (i) Was the removal authorised by the Chairman, of which ratification is sought, temporary or permanent?
 (ii) If temporary, for what period was removal authorised?
 (iii) Quote date and place of issue of authority for removal.
9. What reasons necessitated removal?
10. Are a description of the premises and a plan attached? [See section *thirty-one* (2) (d)].

DRANKWET, 1928.

SERTIFIKAAT VAN

(a) VERPLASING VAN

(b) DRANKLISENSIE.

KANTOOR VAN DIE ONTVANGER VAN INKOMSTE,

Ek verklaar hierby dat magtiging toegeken is aan
 vir die _____ (d) verplasing van die besigheid wat gedryf word ingevolge die _____ (c)
 hereby aangeheg is, vanaf die gebou geleë te _____ (e) dranklisesie, waarvan _____ (f)
 in _____ (h) gebied na die gebou geleë te _____ (g)
 in _____ (j) gebied. _____ (i)

* Die magtiging vir die tydelike verplasing is ten opsigte van die tydperk van die _____
 dag van _____ tot die _____ dag
 van _____

Genoemde magtiging is onderworpe aan bekratiging deur die Raad ingevolge artikel vier-en-veertig
 van die Drankwet, 1928.

Ontvangs van die som van _____, synde die voorgeskrewe gelde vir die
 verplasing, word hierby erken.

£ : : _____ *Ontvanger van Inkomste.*

* Skrap indien nie van toepassing nie.

- (a) Vermeld „permanente“ of „tydelike“ na gelang van die geval.
- (b) Vermeld klas lisensie.
- (c) Vermeld naam van lisensiehouer.
- (d) Vermeld „permanente“ of „tydelike“ na gelang van die geval.
- (e) Vermeld klas lisensie.
- (f) Vermeld „n oorspronklike“ of „n gewaarmerkte afskrif“, na gelang van die geval.
- (g) Beskryf ligging in die besonder.
- (h) Vermeid „n stads-“ of „n landelike“, na gelang van die geval—sien artikel honderd vyf-en-sewentig.
- (i) Beskryf in die besonder.
- (j) Vermeid „n stads-“ of „n plattelandse“, na gelang van die geval—sien artikel honderd vyf-en-sewentig.

DRANKWET, 1928.

AANSOEK BY DIE JAARLIKSE VERGADERING VAN DIE DRANKLISENSIERAAD INGEVOLGE
ARTIKEL VIER-EN-VEERTIG GELEES MET ARTIKEL EEN-EN-DERTIG OM BEKRATIGING
VAN MAGTIGING VIR DIE VERPLASING VAN 'N BESIGHEID WAT KRAGTENS 'N
DRANKLISENSIE GEDRYF WORD.

DIE MAGISTRAAT,

Ek doen hierby aansoek om bekratiging van die verplasing van die hieronder genoemde gelisensieerde
 besigheid.

Ek verklaar dat die inligting en dokumente ter ondersteuning hiervan volgens my beste wete en oortuiging
 waar en juis is.

Plek _____

Datum _____

Handtekening van Applikant.

1. (i) Volle naam van applikant
 (ii) Indien applikant die agent of genomineerde van 'n ander persoon is, vermeld volle naam en adres van prinsipaal of genomineerde
- (iii) Vermeld verhouding waarin applikant tot die prinsipaal of nomineerde in (ii) genoem, staan
2. Volledige woon- of besigheidsadres van applikant
3. Name van applikant se vennote, indien enige?
4. Vermeld klas lisensie waarkragtens die besigheid gedryf word ten opsigte waarvan applikant nou bekratiging van verplasing wens te verkry
5. Vermeld naam waaronder die besigheid gedryf word
6. Beskryf die ligging van die gebou waarvandaan en waarheen verplasing deur die voorsitter gemagtig is met vermelding van die nommer of naam (as dit bestaan) van die huis en van die straat of weg, en van die nommer of ander beskrywing van die perseel of erf
7. (i) Wat is die afstand tussen die twee geboue?
 (ii) Is die geboue in dieselfde distrik?
8. (i) Is die verplasing wat deur die voorsitter gemagtig is, waarvoor bekratiging verlang word, tydelik of permanent?
 (ii) Indien tydelik, vir watter tydperk is verplasing gemagtig?
 (iii) Vermeld datum en plek van uitreiking van magtiging vir verplasing
9. Watter redes het die verplasing noodsaaklik gemaak?
10. Is 'n beskrywing van die gebou en 'n plan aangeheg? [Sien artikel een-en-dertig (2) (d)]

11. Are the documents referred to in sub-section (3) of section *thirty-one* (in so far as they may be applicable to this application) attached?
 Annexures.
12. Under what right does applicant occupy the premises to which removal was authorised?
13. Where does applicant store his liquor? [See section *thirty-one* (1) (g)]

FORM NO. 28.

LIQUOR ACT, 1928.

APPLICATION TO THE ANNUAL MEETING OF THE LIQUOR LICENSING BOARD IN TERMS OF SECTION *THIRTY-ONE* FOR THE REMOVAL OF A BUSINESS CARRIED ON UNDER A LIQUOR LICENCE.

THE MAGISTRATE,

I hereby apply for the Board's authority for the removal of the undermentioned licensed business.

I certify that the information and documents in support hereof are to the best of my knowledge and belief true and correct.

Place _____

Date _____

Signature of Applicant.

1. Full names of applicant.
2. Residential and business addresses.
3. Give names and addresses of applicant's partners, if any.
4. State class of licence under which the business is carried on which applicant desires to remove.
5. Under what name is the business carried on?
6. Describe the situation of the premises where the business proposed to be removed is carried on [See section *thirty-one* (2) (c)].
7. Describe the situation of the premises to which the applicant desires to remove the business including the number or name (if any) of the house and of the street or road and the number or other designation of the lot or erf.
8. State distance from premises referred to in 6 to the premises referred to in 7.
9. (i) Is the removal to be temporary or permanent?
 (ii) If temporary for what period is removal desired?
10. For what reasons is a removal desired?
11. Are a description of the premises referred to in 7 and a plan attached? [See section *thirty-one* (2) (d)].
12. Are the documents referred to in sub-section (3) of section *thirty-one* in so far as they may be applicable to this application, attached?
 Annexure.
13. Under what right will applicant occupy the premises referred to in 7?
14. Where will applicant store his liquor? [See section *thirty-one* (2) (g)].

FORM NO. 29.

LIQUOR ACT, 1928.

AUTHORITY FOR THE REMOVAL OF A LIQUOR LICENCE.

THE RECEIVER OF REVENUE,

I certify that at a meeting held on the _____ day of _____
 the Board authorised the _____ (a) removal from premises situated at _____
 to premises situated at _____ (b) in _____ (c) area _____
 area of the business carried on by _____ (d) in _____ (e)
 under _____ (f) Liquor Licence.
 The Board has in terms of section *seventy-nine ter* (1) determined that the said _____ shall store his liquor in _____ (g).

You are authorised, upon payment to you of the prescribed fee and production of the original licence or a certified copy thereof to issue to the said _____ the authority for such removal.

* The authority for the temporary removal is for the period from the _____ day of _____
 to the _____ day of _____

Place _____

Date _____

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

* Delete if not applicable.

- (a) State "permanent" or "temporary" as the case may be.
- (b) Describe particularly.
- (c) State "an urban" or "a rural" as the case may be—see section *one hundred and seventy-five* of the Act.
- (d) Describe particularly.
- (e) State "an urban" or "a rural" as the case may be, as defined in section *one hundred and seventy-five* of the Act.
- (f) State class of licence.
- (g) Give a full description of the place.

11. Is die in subartikel (3) van artikel *een-en-dertig* bedoelde dokumente (vir sover dit op hierdie aansoek van toepassing mag wees) aangeheg?
Bylae.
12. Ingevolge watter reg okkupeer applikant die gebou waarheen verplasing gemagtig is?
13. Waar sal applikant sy drank opberg? [Sien artikel *een-en-dertig* (1) (g)].

VORM No. 28.

DRANKWET, 1928.

AANSOEK BY DIE JAARLIKSE VERGADERING VAN DIE DRANKLISENSIERAAD INGEVOLGE ARTIKEL *EEN-EN-DERTIG* VIR DIE VERPLASING VAN 'N BESIGHEID WAT KAGTENS 'N DRANKLISENSIE GEDRYF WORD.

DIE MAGISTRAAT,

Ek doen hierby aansoek om die magtiging van die raad vir die verplasing van die hieronder genoemde gelisensieerde besigheid.

Ek verklaar dat die inligting en dokumente ter ondersteuning hiervan volgens my besté wete en oortuiging waar en juis is.

Plek _____

Datum _____

Handtekening van Applikant.

1. Volle naam van applikant _____
2. Woon- en besigheidsadres _____
3. Gee name en adresse van applikant se vennote, indien enige _____
4. Vermeld klas lisensie waarkragtens die besigheid gedryf word wat applikant wil verplaas _____
5. Onder watter naam word die besigheid gedryf?
6. Beskryf die ligging van die gebou waar die besigheid wat dit die voorneme is om te verplaas, gedryf word? [Sien artikel *een-en-dertig* (2) (c)].
7. Beskryf die ligging van die gebou waarheen die applikant die besigheid wil verplaas met vermelding van die nommer of naam (as dit bestaan) van die huis en van die straat of weg, en van die nommer of ander beskrywing van die perseel of erf.
8. Vermeld afstand van gebou in 6 bedoel na gebou in 7 bedoel.
9. (i) Is die verplasing tydelik of permanent?
(ii) Indien tydelik, vir watter tydperk word verplasing verlang?
10. Om watter redes word 'n verplasing verlang?
11. Is 'n beskrywing van die gebou in 7 bedoel en 'n plan aangeheg? [Sien artikel *een-en-dertig* (2) (d)].
12. Is die in subartikel (3) van artikel *een-en-dertig* bedoelde dokumente vir sover dit op hierdie aansoek van toepassing mag wees, aangeheg?
Bylae.
13. Ingevolge watter reg sal applikant die in 7 bedoelde gebou okkupeer?
14. Waar sal applikant sy drank opberg? [Sien artikel *een-en-dertig* (2) (g)].

VORM No. 29.

DRANKWET, 1928.

MAGTIGING VIR DIE VERPLASING VAN 'N DRANKLISENSIE.

DIE ONTVANGER VAN INKOMSTE,

Ek verklaar dat op 'n vergadering gehou op die _____ die Raad die _____ dag van
gemagtig het vanaf die gebou geleë te _____ (a) verplasing
in _____ (c) gebied na die gebou geleë te _____ (b)
gebied van die besigheid gedryf deur _____ (d) in _____ (e)
_____ (f) dranksensie. _____ (g) moet opberg.
Die Raad het ingevolge artikel *nege-en-sewentig* ter (1) bepaal dat die gemelde
sy drank in _____ (g) moet opberg.

U word gemagtig, by betaling aan u van die voorgeskrewe geld en by voorlegging van die oorspronklike lisensie of 'n gewaarmerkte afskrif daarvan, om aan die gemelde
die magtiging vir so 'n verplasing uit te reik.

* Die magtiging vir die tydelike verplasing is vir die tydperk van die _____ tot die _____ dag van
dag van

Plek _____

Datum _____ Voorsitter/Sekretaris van die Raad vir
Dranklisen Siegebied No. _____

- * Skrap indien nie van toepassing nie.
- (a) Vermeld „permanente“ of „tydelike“, na gelang van die geval.
- (b) Beskryf in die besonder.
- (c) Vermeld „'n stads-“ of „'n plattelandse“, na gelang van die geval—sien artikel *honderd vyf-en-sewentig* van die Wet.
- (d) Beskryf in die besonder.
- (e) Vermeld „'n stads-“ of „'n plattelandse“, na gelang van die geval, soos in artikel *honderd vyf-en-sewentig* van die Wet omskryf.
- (f) Vermeld klas lisensie.
- (g) Gee 'n volledige beskrywing van die plek.

LIQUOR ACT, 1928.

CERTIFICATE OF REMOVAL OF BUSINESS CONDUCTED
UNDER _____ (a) LIQUOR LICENCE.

OFFICE OF THE RECEIVER OF REVENUE,

I hereby certify that the business authorised to be carried on by _____ (b)
 under _____ (c) Liquor Licence _____ (d)
 of which is annexed hereto upon premises styled _____ (e)
 and situated at _____ (f)
 is hereby _____ (g) removed to premises situated at _____ (h)
 (i).

The Board has in terms of section *seventy-nine ter* (1) determined that the said _____
 shall store his liquor in _____ (i).

* The temporary transfer is authorised for the period from the _____ day of _____
 to the _____ day of _____.
 Receipt of the sum of _____, being the prescribed fee in respect of the removal, is
 hereby acknowledged.

£ : . :

Receiver of Revenue.

- * Delete if not applicable.
- (a) State class of licence.
- (b) Name of licensee.
- (c) Class of Licence.
- (d) State "original" or "certified copy" as the case may be.
- (e) Name of business.
- (f) Describe situation particularly.
- (g) State "temporarily" or "permanently" as the case may be.
- (h) Describe situation.
- (i) Describe fully.

LIQUOR ACT, 1928.

APPLICATION IN TERMS OF SECTION *NINETY* BY THE OWNER OR OCCUPIER OF
LAND FOR A PERMIT TO SELL LIQUOR.

THE MAGISTRATE,

I hereby apply for a permit in terms of section *ninety* of the Liquor Act.

I certify that the information in support of this application is to the best of my knowledge and belief true and correct.

Place _____

Signature of Applicant.

Date _____

1. Full names of applicant.
2. Full residential and business addresses.
3. Is applicant owner of the land?
 4. (i) Is applicant the lawful occupier of the land?
 - (ii) If lawful occupier, under what right does applicant occupy the land?
5. Describe fully the land of which applicant is owner or occupier.
6. State kind of liquor which applicant proposes to sell.
7. (i) Was or is the said liquor produced or to be produced from fruit or produce grown on the land?
 - (ii) If so, what produce?
8. (i) To whom does applicant wish to sell the liquor?
 - (ii) What is address of the person?
9. (i) Is the said person the holder of a liquor licence?
 - (ii) If so state class of licence.
10. State reasons why the liquor cannot lawfully be sold or disposed of under sub-section (2) or (3) of section six of the Act.
11. (i) Is excise duty payable on the liquor proposed to be sold?
 - (ii) If so, has it been paid?

DRANKWET, 1928.

VORM No. 30.

SERTIFIKAAT VAN VERPLASING VAN BESIGHEID WAT KRAGTENS

(a) DRANKLISENSIE GEDRYF WORD.

KANTOOR VAN DIE ONTVANGER VAN INKOMSTE,

Ek verklaar hierby dat die besigheid wat gemagtig is om gedryf te word deur

(b) kragtens

(c)

dranklisensie waarvan
genoem.(d) hierby aangeheg is, in die gebou
(e) en geleë te

verplaas word na die gebou geleë te

(f) hierby
(g)
(h).Die Raad het ingevolge artikel *nege-en-sewentig ter* (1) bepaal dat die gemelde
sy drank in

(i) moet opberg.

* Die tydelike oordrag word gemagtig vir die tydperk van die
tot die dag vanOntvangs van die som van , synde die voorgeskrewe gelde ten opsigte van die
verplasing, word hierby erken.

£ : :

Ontvanger van Inkomste.

* Skrap indien nie van toepassing nie.

- (a) Vermeld klas lisensie.
- (b) Naam van lisensiehouer.
- (c) Klas lisensie.
- (d) Vermeld „n oorspronklike“ of „n gewaarmerkte afskrif“, na gelang van die geval.
- (e) Naam van besigheid.
- (f) Beskryf ligging in die besonder.
- (g) Vermeld „tydelike“ of „permanente“, na gelang van die geval.
- (h) Beskryf ligging.
- (i) Beskryf volledig.

VORM No. 31.

DRANKWET, 1928.

AANSOEK INGEVOLGE ARTIKEL NEGENTIG DFUR DIE EIENAAR OF BESITTER VAN GROND
OM 'N PERMIT OM DRANK TE VERKOOP.

DIE MAGISTRAAT,

Ek doen hierby aansoek om 'n permit ingevolge artikel *negentig* van die Drankwet.
Ek verklaar dat die inligting ter ondersteuning van hierdie aansoek volgens my beste wete en oortuiging
waar en juis is.
Plek

Datum _____ Handtekening van Applikant.

1. Volle naam van applikant.
2. Volledige woon- en besigheidsadres.
3. Is applikant eienaar van die grond?
4. (i) Is applikant die wettige besitter van die grond?
(ii) Indien wettige besitter, ingevolge watter reg okkypeer applikant die grond?
5. Beskryf volledig die grond waarvan applikant die eienaar of besitter is.
6. Vermeld soort drank wat applikant voornemens is om te verkoop.
7. (i) Is of word gemelde drank geproduseer uit vrugte of produkte wat op die grond verbou word?
(ii) Indien wel, watter produkte?
8. (i) Aan wie wil applikant die drank verkoop?
(ii) Wat is die adres van die persoon?
9. (i) Is gemelde persoon die houer van 'n dranklisensie?
(ii) Indien wel, vermeld klas lisensie.
10. Vermeld redes waarom die drank nie wettiglik kragtens subartikel (2) of (3) van artikel *ses* van die Wet
verkoop of van die hand gesit kan word nie.
11. (i) Is aksynsbelasting betaalbaar op die drank wat u van voornemens is om te verkoop?
(ii) So ja, is dit betaal?

LIQUOR ACT, 1928.
(Section *ninety*.)

PERMIT TO OWNER OR LAWFUL OCCUPIER OF LAND TO SELL LIQUOR.

In terms of sub-section (2) of section *ninety* of the Liquor Act, 1928, and subject to the provisions of any other law or regulation relating to the matter and to excise, permission is hereby granted to _____ of _____, the

(a) of the holder of the following (b) (c) (d)

to sell to the holder of the following (b) (c) (d)

liquor licence at the holder of the following (b) (c) (d)

liquor:—

This permit is further subject to the provisions *mutatis mutandis* of paragraphs (ii), (iii) and (iv) of sub-section (2) of section six of the Act.

* The period of validity of this permit is from the _____ day of _____

to the _____ day of _____
Place: _____

Date _____ Magistrate for the District of _____

* Not to exceed 12 months—see section *ninety* (2).

(a) State owner or lawful occupier as the case may be.

(b) Describe land owned or occupied.

(c) State class of licence:

(d) Describe situation of premises.

(e) State kinds of liquor and maximum and minimum quantities to be sold [see section *ninety* (2) (c)].

LIQUOR ACT, 1928.

(Section one hundred and thirty-two.)

**APPLICATION FOR PERMIT FOR THE CONVEYANCE OF LIQUOR (OTHER THAN MALT LIQUOR)
WITHIN AN URBAN AREA.**

THE.

SOUTH AFRICAN POLICE,

I hereby apply for a permit authorising me to convey the undermentioned liquor.

I certify that the information in support of this application is to the best of my knowledge and belief true and correct.

Place.

Date.

J. R.

Applicant.

1. Full names of applicant.
 2. Full residential or business address.
 3. State description and quantity of liquor desired to be conveyed.
 4. State name of person from whom and situation of premises wherefrom liquor is to be conveyed.
 5. State name of person to whom and situation of premises whereto liquor is to be conveyed.
 6. State date(s) on which conveyance is to take place.
 7. (i) By what means is liquor to be conveyed?
(ii) If by registered vehicle state registration number
 8. (i) Who will have custody of the liquor during conveyance?
(ii) State address of person in (i)
 9. Was the liquor to be conveyed, manufactured or distilled in the Union or outside the Union?
 10. (i) Is the liquor proposed to be conveyed subject to excise duty still to be paid?
(ii) If so, what evidence can applicant produce that payment has been secured?

DRANKWET, 1928.

(Artikel negentig.)

PERMIT AAN EIENAAR OF WETTIGE BESITTER VAN
GROND OM DRANK TE VERKOOP.

Ingevolge subartikel (2) van artikel *negentig* van die Drankwet, 1928, en behoudens die bepalings van enige ander wet of regulasie wat op die aangeleenthed of aksyns betrekking het, word toestemming hierby verleen aan _____ van _____ die om aan _____ die houer van _____ dranklisensie te _____ (d) die volgende drank te verkoop:—

_____ (e)

Hierdie permit is voorts *mutatis mutandis* onderworpe aan die bepalings van paragrawe (ii), (iii) en (iv) van subartikel (2) van artikel *ses* van die Wet.

* Die tydperk van geldigheid van hierdie permit is van die _____ tot die _____ dag van dag van

Plek _____

Datum _____ Magistraat vir die distrik _____

* Hoogstens 12 maande—Sien artikel *negentig* (2).

- (a) Vermeld eienaar of wettige besitter na gelang van die geval.
- (b) Beskryf die grond wat besit of geokkypeer word.
- (c) Vermeld klas lisensie.
- (d) Beskryf ligging van gebou.
- (e) Vermeld soorte drank en die grootste en kleinste hoeveelheid wat verkoop word. [Sien artikel *negentig* (2) (c).]

DRANKWET, 1928.

(Artikel honderd twee-en-dertig.)

AANSOEK OM PERMIT VIR DIE Vervoer VAN DRANK (ANDER DAN MOUTDRANK) BINNE
'N STADSgebied.

DIE _____

SUID-AFRIKAANSE POLISIE,

Ek doen hierby aansoek om 'n permit wat my magtig om die hieronder genoemde drank te vervoer. Ek verklaar dat die inligting ter ondersteuning van hierdie aansoek volgens my beste wete en oortuiging waar en juis is.

Plek _____

Datum _____ Applikant.

1. Volle naam van applikant _____
2. Volledige woon- of besigheidsadres _____
3. Vermeld soort en hoeveelheid drank wat dit die voorneme is om te vervoer _____
4. Vermeld naam van persoon van wie en ligging van gebou vanwaar drank vervoer moet word _____
5. Vermeld naam van persoon aan wie en ligging van gebou waarheen drank vervoer moet word _____
6. Vermeld datum(s) waarop vervoer sal plaasvind _____
7. (i) Deur middel waarvan word die drank vervoer? _____
(ii) Indien deur middel van 'n geregistreerde voertuig, vermeld registrasienommer _____
8. (i) Wie sal tydens vervoer toesig hou oor die drank? _____
(ii) Vermeld adres van in (i) bedoelde persoon _____
9. Is die drank wat vervoer moet word in die Unie of buite die Unie vervaardig, gebrou of gestook? _____
10. (i) Is die drank wat dit die voorneme is om te vervoer aan aksynsbelasting onderworpe wat nog betaal moet word? _____
(ii) Indien wel, watter bewyse kan applikant voorlê dat sekerheid vir die betaling daarvan gestel is? _____

LIQUOR ACT, 1928.

(Section one hundred and thirty-two.)

PERMIT FOR THE CONVEYANCE OF LIQUOR (OTHER THAN MALT LIQUOR) WITHIN AN URBAN AREA.

I, _____ a member of the South African Police holding rank designated by the Commissioner of the South African Police as conferring authority to issue permits under section one hundred and thirty-two in the urban area of _____ hereby authorise conveyance within the urban area(s) of _____ of the following liquor and in the circumstances set out—

1. Name and address of person who is authorised to convey liquor or to cause it to be conveyed _____
2. Description and quantity of liquor which may be conveyed _____
3. Date of conveyance _____
4. Situation of premises from which it may be conveyed _____
5. Name and address of person to whom it may be conveyed _____
6. Name and address of person in custody of the liquor during conveyance _____
7. Description of means of conveyance _____
8. The liquor conveyed was manufactured, brewed or distilled in the Union*/outside the Union. _____

This permit is, in terms of sub-section (3) of section one hundred and thirty-two of the Liquor Act, 1928, subject to the following further conditions:—

- (a) It shall accompany the person conveying the liquor or in charge of any vehicle or receptacle in which it is being conveyed;
- (b) it shall be produced on demand for the inspection of any member of the police;
- (c) the holder of the permit and any person placed by him in charge of vehicles shall, on demand, give every facility to any member of the police to inspect any vehicle belonging to such holder, whether or not liquor is being conveyed therein; and
- (d) any receptacle in which the liquor conveyed is contained shall be securely corked or stoppered.

Place _____

Date _____

Signature of Officer Issuing Permit.

* Delete whichever is not applicable.

LIQUOR ACT, 1928.

(Section one hundred and thirty-three.)

APPLICATION FOR PERMIT FOR THE CONVEYANCE OF LIQUOR FOR DELIVERY WITHIN A REMOVAL RESTRICTION AREA.

THE _____ OF THE
SOUTH AFRICAN POLICE,

I hereby apply for a permit for the conveyance of liquor in a removal restriction area.

I certify that the information in support of this application is to the best of my knowledge and belief true and correct.

Place _____

Date _____

Signature of Applicant.

1. Full names of applicant _____
2. Full residential or business address _____
3. Does applicant—
 - (i) reside in the area?
 - (ii) Is applicant visiting in the area or about to visit therein?
 - (iii) State address where visiting or about to visit
4. (i) Is applicant the holder of a licence to sell liquor by retail within or outside the area?
(ii) If so, state name of business, class of licence and situation of premises
5. From whom and from what address is liquor to be conveyed?
6. To whom and to what address is liquor to be conveyed?
7. (i) Is a permit required for one occasion, or on more than one occasion during intervals?
(ii) If on more than one occasion specify intervals and period for which desired
8. (i) How does applicant propose to convey the liquor
(ii) If by registered vehicle quote registration number

DRANKWET, 1928.

(Artikel honderd twee-en-dertig.)

PERMIT VIR DIE Vervoer VAN DRANK (ANDER DAN MOUTDRANK) BINNE 'N STADSgebied.

Ek, _____, 'n lid van die Suid-Afrikaanse Polisie wat 'n rang beklee wat deur die Kommissaris van die Suid-Afrikaanse Polisie as bevoeg verklaar is om permitte kragtens artikel honderd twee-en-dertig uit te reik in die stadsgebied _____ magtig hierby die vervoer binne die stadsgebied(e) _____ van die volgende drank en onder die omstandighede uiteengesit:

1. Naam en adres van persoon wat gemagtig is om drank te vervoer of te laat vervoer.
2. Beskrywing van hoeveelheid en soort drank wat vervoer mag word.
3. Datum van vervoer.
4. Ligging van gebou vanwaar dit vervoer mag word.
5. Naam en adres van persoon na wie dit vervoer mag word.
6. Naam en adres van persoon wat toesig hou oor die drank tydens vervoer.
7. Beskrywing van middel van vervoer.
8. Die drank wat vervoer word is vervaardig, gebrou of gedistilleer binne/*buite die Unie.

Hierdie permit is ingevolge subartikel (3) van artikel honderd twee-en-dertig van die Drankwet, 1928, aan die volgende verdere voorwaardes onderworpe:-

- (a) Dit moet die persoon wat die drank vervoer of wat in beheer is van 'n voertuig of houer waarin dit vervoer word, vergesel;
- (b) dit moet op aanvraag vir inspeksie deur enige lid van die polisie, vertoon word;
- (c) die houer van die permit en enigiemand deur hom in beheer van voertuie geplaas moet, op aanvraag, alle hulp verleen aan 'n lid van die polisie om 'n voertuig wat aan so 'n houer behoort, te inspekteer, hetsy drank daarin vervoer word of nie; en
- (d) enige houer wat die drank wat vervoer word, bevat, moet dig gekurk of geprop wees.

Plek _____

Handtekening van Beampie wat Permit uitreik.

* Skrap wat nie van toepassing is nie.

DRANKWET, 1928.
(Artikel honderd drie-en-dertig.)AANSOEK OM PERMIT VIR DIE Vervoer VAN DRANK VIR AFLEWERING BINNE
'N BEPERKTE VervoerSTREEK.

DIE _____ VAN DIE
SUID-AFRIKAANSE POLISIE,

Ek doen hierby aansoek om 'n permit vir die vervoer van drank in 'n beperkte vervoerstreek.

Ek verklaar dat die inligting ter ondersteuning van hierdie aansoek volgens my beste wete en oortuiging waar en juis is.

Plek _____

Handtekening van Applikant.

1. Volle naam van applikant.
2. Volledige woon- of besigheidsadres.
3. Is applikant—
 - (i) in die gebied woonagtig?
 - (ii) Vertoef applikant in die gebied of staan hy op die punt om daarheen te gaan?
 - (iii) Vermeld adres waar hy vertoef of op die punt staan om heen te gaan
4. (i) Is applikant die houer van 'n lisensie om drank by die kleinmaat binne of buite die gebied te verkoop?
- (ii) Indien wel, vermeld naam van besigheid, klas lisensie en ligging van gebou.
5. Van wie en van watter adres moet drank vervoer word?
6. Na wie en na watter adres moet drank vervoer word?
7. (i) Word 'n permit verlang vir een geleentheid, of vir meer as een geleentheid met tussenposes?
 - (ii) Indien op meer dan een geleentheid, vermeld tussenpose en tydperk waarvoor verlang
8. (i) Hoe wil applikant die drank vervoer?
 - (ii) Indien deur middel van 'n geregistreerde voertuig vermeld registrasienommer

9. State description, quantity and kind of liquor to be conveyed giving separately for each occasion referred to in 6.
10. (i) Who will have custody of the liquor during conveyance?
(ii) State address of person in (i).
11. (i) Is the liquor proposed to be conveyed subject to excise duty?
(ii) If so, what evidence can applicant produce that payment has been made or secured?

FORM No. 36.

LIQUOR ACT, 1928.

PERMIT FOR THE CONVEYANCE OF LIQUOR IN TERMS OF SECTION ONE HUNDRED AND THIRTY-THREE.

In terms of sub-section (5) of section *one hundred and thirty-three*, I
being of police rank required by the said sub-section hereby authorise the liquor specified below to be conveyed
within the removal restriction area of

1. Name and address of person who is authorised to convey the liquor or to cause it to be conveyed.
 2. Description, quantity and kind of liquor which may be conveyed.
 3. Date, intervals or period during which conveyance may take place.
 4. Situation of premises from which it may be conveyed.
 5. Name and address of person to whom liquor may be conveyed.
 6. Name and address of person in custody of liquor during conveyance.
 7. Description of means of conveyance.
- This permit is in terms of sub-section (7) of section *one hundred and thirty-three* of the Liquor Act, 1928,
subject to the following further conditions:—
- (a) It shall accompany the person conveying the liquor or in charge of any vehicle or receptacle in which it is being conveyed;
 - (b) it shall be produced on demand for the inspection of any member of the police;
 - (c) the holder of the permit and any person placed by him in charge of vehicles, shall, on demand, give every facility to any member of the police to inspect any vehicle belonging to such holder, whether or not liquor is being conveyed therein; and
 - (d) the receptacles in which the liquor conveyed is contained shall be securely corked or stoppered.

Place _____
Date _____

Signature
* Rank _____

* A commissioned officer of police or a member of the police not below the rank of sergeant may issue this permit.

FORM No. 37.

LIQUOR ACT, 1928.

APPLICATION BY THE LESSOR IN TERMS OF SECTION ONE HUNDRED AND TWENTY-ONE FOR THE TERMINATION OF A LEASE.

THE MAGISTRATE,

I hereby apply for the Board's authority for the termination of the lease in respect of the undermentioned premises.

I certify that the information in support of this application is to the best of my knowledge and belief true and correct.

Place _____

Date _____

Signature of Applicant.

1. Full names of applicant.
2. Full residential or business address.
3. Describe the situation of the premises, the lease of which applicant desires to be terminated.
- *4. State class of licence under which business is carried on on the licensed premises.
5. State name under which the business is being carried on.
6. Is applicant the lessor of the premises?
7. State names and address of lessee.
8. (i) Was lease entered into in writing?
(ii) If so, attach a copy of the lease, unless already filed of record.
9. Which fact or facts, as enumerated in sub-section (1) of section *one hundred and twenty-one*, does applicant propose to prove to the Board in support of this application?

* NOTE.—The business must be that conducted under an on-consumption licence—see section *one hundred and twenty-one* (1).

9. Gee beskrywing, hoeveelheid en soort drank wat vervoer moet word, apart vermeld ten opsigte van elke geleentheid in 6 bedoel.
10. (i) Wie sal toesig hou oor die drank tydens vervoer?
 (ii) Vermeld adres van die in (i) bedoelde persoon.
11. (i) Is die drank wat dit die voorname is om te vervoer aan aksynsbelasting onderhewig?
 (ii) Indien wel, watter bewyse kan applikant voorlê dat dit betaal is of sekerheid daarvoor gestel is?

DRANKWET, 1928.

VORM NO. 36

PERMIT VIR DIE VERVOER VAN DRANK INGEVOLGE ARTIKEL HONDERD DRIE-EN-DERTIG.

Ingevolge subartikel (5) van artikel *honderd drie-en-dertig* magtig ek van die polisierang wat deur gemelde subartikel vereis word hierby dat die drank hieronder vermeld binne die beperkte vervoerstreek van vervoer kan word.

1. Naam en adres van persoon wat gemagtig is om die drank te vervoer of dit te laat vervoer.
2. Beskrywing, hoeveelheid en soort drank wat vervoer mag word.
3. Datum, tussenpose of tydperk waarin vervoer mag plaasvind.
4. Ligging van gebou vanwaar dit vervoer mag word.
5. Naam en adres van persoon na wie drank vervoer mag word.
6. Naam en adres van persoon wat toesig hou oor drank tydens vervoer.
7. Beskrywing van middel van vervoer.

Hierdie permit is ingevolge subartikel (7) van artikel *honderd drie-en-dertig* van die Drankwet, 1928, aan die volgende verdere voorwaardes onderworpe:

- (a) Dit moet die persoon wat die drank vervoer of wat in beheer is van 'n voertuig of houer waarin dit vervoer word, vergesel;
- (b) dit moet op aanvraag vir inspeksie deur enige lid van die polisie, vertoon word;
- (c) die houer van die permit en enigiemand deur hom in beheer van voertuie geplaas, moet, op aanvraag, alle hulp verleen aan 'n lid van die polisie om 'n voertuig wat aan so 'n houer behoort, te inspekteer, hetsy drank daarin vervoer word of nie; en
- (d) die houers wat die drank wat vervoer word, bevat, moet dig gekurk of geprop wees.

Handtekening

*Rang

Plek

Datum

* 'n Offisier van polisie of 'n lid van die polisie met 'n rang nie laer as sersant nie kan hierdie permit uitreik.

DRANKWET, 1928.

VORM NO. 37.

AANSOEK DEUR DIE VERHUURDER INGEVOLGE ARTIKEL HONDERD EEN-EN-TWINTIG OM DIE BEËINDIGING VAN 'N HUURKONTRAK.

DIE MAGISTRAAT,

Ek doen hierby aansoek om die magtiging van die Raad vir die beëindiging van die huurkontrak ten opsigte van die hieronder genoemde gebou.

Ek verklaar dat die inligting ter ondersteuning van hierdie aansoek volgens my beste wete en oortuiging waar en huis is.

Plek

Datum

Handtekening van Applikant.

1. Volle naam van applikant.
2. Volledige woon- of besigheidsadres.
3. Beskryf die ligging van die gebou waarvan applikant die huurkontrak graag wil beëindig.
4. Vermeld klas lisensie waarkragtens besigheid gedryf word in die gelisensieerde gebou.
5. Vermeld naam waaronder die besigheid gedryf word.
6. Is applikant die verhuurder van die gebou?
7. Vermeld naam en adres van huurder.
8. (i) Is huurkontrak skriftelik aangegeaan?
 (ii) Indien wel, heg 'n afskrif van die huurkontrak aan, tensy dit alreeds ingedien is.
9. Watter feit of feite, soos in subartikel (1) van artikel *honderd een-en-twintig* vermeld, is applikant van voorname om aan die Raad ter ondersteuning van hierdie aansoek te bewys?

* OPMERKING.—Dit moet 'n besigheid wees wat ingevolge 'n binneverbruiklisensie gedryf word—sien artikel *honderd een-en-twintig* (1).

LIQUOR ACT, 1928.

NOTICE BY THE BOARD IN TERMS OF SECTION ONE HUNDRED AND TWENTY-ONE (1) TO THE LESSEE OF PREMISES.

To _____
of _____

You are in terms of the proviso to sub-section (1) of section *one hundred and twenty-one* of the Liquor Act, 1928 hereby advised that application has been made to the Board for the termination in terms of the said sub-section of the lease entered into between yourself and the lessor on the ground that _____

(a)

You are hereby afforded an opportunity to make representations to this Board and to show cause to the contrary.

This matter will be considered by the Board on the _____ day of _____
at _____ o'clock in the forenoon at the Magistrate's Court.

Place _____

Date _____ Chairman/Secretary of the Board.

(a) State the ground briefly.

LIQUOR ACT, 1928.

AUTHORITY FOR THE TERMINATION OF A LEASE UNDER SECTION ONE HUNDRED AND TWENTY-ONE (1).

To _____
of _____ (lessor)
and
To _____
of _____ (lessee).

Take notice that the Board has in terms of the proviso to sub-section (1) of section *one hundred and twenty-one* of the Liquor Act, 1928, authorised the termination with effect from the day of _____ of the lease whereby you the lessee, lease the licensed premises situated at _____ from the lessor.

The termination is subject to the following conditions

Place _____

Date _____ Chairman of the Liquor Licensing Board for Liquor Licensing Area No. _____

LIQUOR ACT, 1928.

NOTICE TO APPEAR BEFORE THE BOARD AND TO PRODUCE BOOKS OR DOCUMENTS.

To _____
of _____

In terms of sub-section (2) of section *twenty-five* of the Liquor Act, 1928, you are hereby required to attend before the Liquor Licensing Board for Liquor Licensing Area No. _____ at _____ in the district of _____ on the day of _____ at _____ o'clock in the forenoon to testify what you know concerning _____

You are further required to bring with you the following books and documents in your possession or under your control

Place _____

Date _____ Chairman/Secretary of the Board.

DRANKWET, 1928.

KENNISGEWING DEUR DIE RAAD INGEVOLGE ARTIKEL HONDERD EEN-EN-TWINTIG (1) AAN DIE HUURDER VAN 'N GEBOU.

Aan

van

U word ingevolge die voorbehoudsbepaling by subartikel (1) van artikel *honderd een-en-twintig* van die Drankwet, 1928, hierby in kennis gestel dat aansoek by die Raad gedoen is om die beëindiging, ingevolge die gemelde subartikel, van die huurkontrak aangegaan tussen u self en die verhuurder op grond daarvan dat

(a)

U word hierby 'n geleentheid gebied om vertoë te rig tot hierdie Raad om die teendeel te bewys. Hierdie aangeleentheid word deur die Raad oorweeg op die dag van om -uur in die voormiddag by die Magistraatshof.

Plek

Datum

Voorsitter/Sekretaris van die Raad.

(a) Vermeld die gronde kortliks.

DRANKWET, 1928.

MAGTIGING VIR DIE BEËINDIGING VAN 'N HUURKONTRAK KRGATENS ARTIKEL HONDERD EEN-EN-TWINTIG (1).

Aan

van

(verhuurder)

en

Aan

van

(huurder).

Neem kennis dat die Raad ingevolge die voorbehoudsbepaling by subartikel (1) van artikel *honderd een-en-twintig* van die Drankwet, 1928, die beëindiging met ingang van die dag van gemagtig het van die huurkontrak ingevolge waarvan u, die huurder, die gelisensieerde gebou geleë te , van die verhuurder huur.

Die beëindiging is aan die volgende voorwaarde onderwórpe

Voorsitter van die Dranklisensieraad vir Drank-lisensiegebied No.

Plek

Datum

DRANKWET, 1928.

KENNISGEWING OM VOOR DIE RAAD TE VERSKYN EN OM BOEKIE OF DOKUMENTE OOR TE LÊ.

Aan

van

Ingevolge subartikel (2) van artikel *vijf-en-twintig* van die Drankwet, 1928, word u hierby aangesê om voor die Dranklisensieraad vir Dranklisensiegebied No. te verskyn op die dag van om -uur in die voormiddag om te getuig wat u weet aangaande.

U word voorts aangesê om die volgende boeke en dokumente in u besit of onder u beheer, saam te bring

Plek

Datum

Voorsitter/Sekretaris van die Raad.

LIQUOR ACT, 1928.

FORM NO. 41.

NOTICE TO APPLICANT OF OBJECTION LODGED UNDER SECTION THIRTY-SIX.

To _____
of _____

In terms of sub-section (1) of section *thirty-seven* of the Liquor Act, 1928, you are hereby notified that an objection has been lodged against your application for
by _____
of _____
on the ground that _____

You or your agent may at any time before the meeting inspect and take a copy of the said objection:

Magistrate of the District of

Place _____ or _____

Date _____ *Secretary of the Board.*

LIQUOR ACT, 1928.

FORM NO. 42.

NOTICE BY THE BOARD OF OBJECTION OF ITS OWN MOTION TO RENEWAL, TRANSFER OR REMOVAL OF A LICENCE.

To _____
of _____

In terms of sub-section (3) read with sub-section (2) of section *thirty-nine* of the Liquor Act, 1928, you are hereby notified that the cause of objection to the _____ (a)
of the _____ (b) Liquor Licence for which you applied is the following _____

Take notice that the application will be further considered on the _____ day of _____ at _____ o'clock in the forenoon.
Place _____

Date _____ *Chairman/Secretary of the Board.*

- (a) State renewal, transfer or removal as the case may be.
- (b) State class of licence.

LIQUOR ACT, 1928.

FORM NO. 43.

NOTICE OF APPARENT DEFECT IN MEMORIAL LODGED UNDER SECTION SIXTY-TWO.

To _____

Please take notice that a comparison of the names appearing on the memorial lodged by you on the _____ day of _____, which disapproves of the grant to _____ (a) of _____ (b) liquor licence at _____ (c) reveal that _____

- (i) the names stated on Annexure _____ hereto do not figure in the voters' roll of the _____ (d);
- (ii) the names stated on Annexure _____ appear to figure also on a _____ (e) in connection with the same application which is inconsistent with the first-mentioned memorial.

These apparent defects in the memorial lodged by you will be brought to the notice of the Board at its meeting on the _____ day of _____. You are at liberty, if you so desire, to prove to the Board at the said meeting that the said defects do not in fact exist.

*Signature of Magistrate of the District of**or Secretary of the Board for Liquor Licensing Area No. _____*Place _____
Date _____

- (a) State name of applicant.
- (b) State class of licence.
- (c) State situation of premises.
- (d) State nature of roll—see section *sixty-two* (a) and (b).
- (e) State "memorial" or "petition" as the case may be.

DRANKWET, 1928.

VORM NO. 41.

KENNISGEWING AAN APPLIKANT VAN BESWAAR KAGTENS ARTIKEL SES-EN-DERTIG INGEDIEN.

Aan _____ van _____

Ingevolge subartikel (1) van artikel *sewe-en-dertig* van die Drankwet, 1928, word u hierby in kennis gestel dat 'n beswaar teen u aansoek om

ingedien is, deur _____ van _____ op grond daarvan dat

U of u agent kan te eniger tyd voor die vergadering 'n afskrif van die gemelde beswaar ondersoek en neem.

Magistraat van die Distrik

of

Plek _____

Datum _____

Sekretaris van die Raad.

VORM NO. 42.

DRANKWET, 1928.

KENNISGEWING DEUR DIE RAAD VAN BESWAAR UIT EIE BEWEGING TEEN VERNUWING, OORDRAG OF VERPLASING VAN 'N LISENSIE.

Aan _____ van _____

Ingevolge subartikel (3), gelees met subartikel (2) van artikel *nege-en-dertig* van die Drankwet, 1928, word u hierby in kennis gestel dat die rede vir beswaar teen die _____ (a) van die _____ (b) dranklisensie waarom u aansoek gedoen het, die volgende is.

Neem kennis dat die aansoek verder oorweeg sal word op die dag van _____ om _____ -uur in die voormiddag.

Plek _____

Datum _____

Voorsitter/Sekretaris van die Raad.

- (a) Vermeld vernuwing, oordrag of verplasing na gelang van die geval.
 (b) Vermeld klas lisensie.

VORM NO. 43.

DRANKWET, 1928.

KENNISGEWING VAN SKYNBARE GEBREK IN PETISIE KAGTENS ARTIKEL TWEE-EN-SESTIG INGEDIEN.

Aan _____

Neem asseblief kennis dat 'n vergelyking van die name wat op die petisie verskyn wat deur u ingedien is op die dag van _____ wat toekenning aan _____ (a) van _____ (b) dranklisensie te _____ (c) afkeur, aan die lig bring dat— hiervan vermeld nie op die kieserslys van _____ (d) verskyn nie; _____ (e) vermeld skynbaar ook op _____ (f) verskyn in verband met dieselfde aansoek wat in stryd met eersgenoemde petisie is.

Hierdie skynbare gebreke in die petisie deur u ingedien, word op die dag van _____ onder die aandag van die Raad gebring. Dit staan u vry, indien u dit verkies, om die Raad op gemelde vergadering te oortuig dat gemelde gebreke nie werklik bestaan nie.

*Handtekening van Magistraat van die Distrik**of Sekretaris van die Raad vir Dranklisensiegebied No. _____*Plek _____
Datum _____

- (a) Vermeld naam van applikant.
 (b) Vermeld klas lisensie.
 (c) Vermeld ligging van gebou.
 (d) Vermeld aard van lys—sien artikel *twie-en-sestig* (a) en (b).
 (e) Vermeld „memorie“ of „petisie“ na gelang van die geval.

LIQUOR ACT, 1928.

NOTICE TO INDIVIDUAL IN TERMS OF SECTION NINETY-THREE
TO ATTEND ENQUIRY.

To.....

Whereas it.....
in this district.....

(a) to me that you, a person ordinarily resident

(b)

Therefore, you are hereby called upon to appear before me in my office at.....o'clock a.m./p.m.
on the.....(c) to show cause why an
order should not be made in terms of sub-section (3) of section *ninety-three* of the Liquor Act, 1928, prohibiting
for a period not exceeding 12 months the supply of liquor to you.

Place.....

Date.....

Magistrate for the District of

(a) State "has been alleged" or "appears" as the case may be.

(b) State nature of complaint—see paragraphs (a), (b) and (c) of section *ninety-three* (1).(c) State date of hearing which must in terms of section *ninety-three* (1) be not sooner than three days after the date of the notice.

LIQUOR ACT, 1928.

PROHIBITION OF SUPPLY OF LIQUOR.

Whereas it has been made to appear to me at an enquiry held on the.....day
of.....in terms of sub-section (2) of section *ninety-three* of the Liquor
Act, 1928, that.....(a)

(b)

ordinarily resident at.....
is a person such as is described in sub-section (1) of the said section;

And, whereas, I deem it proper that an order should be made under the said section;

Therefore, I do hereby prohibit the supply of liquor to the said.....(c) months from the.....day of.....

Place.....

Date.....

Magistrate for the District of

(a) State name.

(b) State his race, sex, age, height, skin complexion, visible bodily marks and other identifying features.

(c) Period not to exceed 12 months.

(To be printed on reverse side of Form No. 45.)

CERTIFICATE OF DELIVERY OR TENDER OF PROHIBITION ORDER
TO THE PERSON WITHIN NAMED.I,....., a Magistrate
of.....hereby certify that I have this
day in terms of the proviso to sub-section (4) of section *ninety-three* of the Act *delivered/tendered delivery of a
copy of this order to the within named after having notified him of my decision.

Place.....

Date.....

Magistrate.

* Delete whichever not applicable.

LIQUOR ACT, 1928.

CERTIFICATE OF DELIVERY OR TENDER OF PROHIBITION
ORDER TO A PERSON.I,....., a Magistrate
of.....hereby certify that I have this
day in terms of the proviso to sub-section (4) of section *ninety-three* of the Act *delivered/tendered delivery of
a copy of this order to the within named after having notified him of my decision.

Place.....

Date.....

Magistrate.

* Delete whichever not applicable.

DRANKWET, 1928.

VORM NO. 44.

KENNISGEWING AAN INDIWIDU INGEVOLGE ARTIKEL DRIE-EN-NEGENTIG
OM ONDERSOEK BY TE WOON.

AAN

VAN

Aangesien dit aan my _____ (a) dat u, 'n persoon wat gewoonlik in hierdie distrik woonagtig is. _____ (b)

So word u hierby aangesê om voor my te verskyn in my kantoor om _____ -uur vm./nm. op die (c) om redes aan te voer waarom daar nie ingevolge subartikel (3) van artikel *drie-en-negentig* van die Drankwet, 1928, 'n bevel uitgereik moet word waardeur die voorsiening van drank aan u vir 'n tydperk van hoogstens 12 maande verbied word nie.

Plek

Datum

Magistraat vir die distrik van

(a) Vermeld „ beweer is ” of „ blyk ”, na gelang van die geval.

(b) Vermeld aard van klage—sien paragrawe (a), (b) en (c) van artikel *drie-en-negentig* (1).(c) Vermeld datum van verhoor wat ingevolge artikel *drie-en-negentig* (1) nie eerder as drie dae na die datum van die kennisgewing mag wees nie.

VORM NO. 45.

DRANKWET, 1928.

VERBOD OP VOORSIENING VAN DRANK.

Aangesien dit my by 'n ondersoek gehou op die _____ dag van ingevolge subartikel (2) van artikel *drie-en-negentig* van die Drankwet, 1928, voorgekom het dat _____ (a)

gewoonlik woonagtig te _____ (b) 'n persoon is soos in subartikel (1) van gemeldé artikel beskryf;

En aangesien ek dit paslik ag dat 'n order kragtens die gemelde artikel uitgereik moet word;

So verbied ek hierby die voorsiening van drank aan die gemelde vir 'n tydperk van _____ (c) maande vanaf die _____ dag van

Plek

Datum

Magistraat van die distrik

(a) Vermeld naam.

(b) Vermeld sy ras, geslag, ouderdom, lengte gelaatskleur, sigbare liggaaamlike merke en ander uitkenningskenmerke.

(c) Tydperk hoogstens 12 maande.

(Moet op keersy van Vorm No. 45 gedruk word.)

SERTIFIKAAT VAN OORHANDIGING OF AANBIEDING VAN VERBODSORDER AAN
DIE PERSOON HIERIN GENOEM.

Ek, _____ 'n Magistraat van _____ verklaar hierby dat ek op hierdie dag ingevolge die voorbehoudsbepaling by subartikel (4) van artikel *drie-en-negentig* van die Wet 'n afskrif van hierdie order aan die heringenoemde *oorhandig het/aangebied het nadat ek hom van my beslissing in kennis gestel het.

Plek

Datum

Magistraat.

* Skrap wat nie van toepassing is nie.

VORM NO. 46.

DRANKWET, 1928.

SERTIFIKAAT VAN OORHANDIGING OF AANBIEDING VAN VERBODSORDER AAN
'N PERSOON.

Ek, _____ 'n Magistraat van _____ verklaar hierby dat ek op hierdie dag ingevolge die voorbehoudsbepaling by subartikel (4) van artikel *drie-en-negentig* van die Wet 'n afskrif van hierdie order aan die hierin genoemde *oorhandig het/aangebied het nadat ek hom van my beslissing in kennis gestel het.

Plek

Datum

Magistraat.

* Skrap wat nie van toepassing is nie.

LIQUOR ACT, 1928.

SUPPLY OF WINE TO MINISTER OF RELIGION FOR SACRAMENTAL PURPOSES.

In terms of sub-section (1) of section *ninety-nine* of the Liquor Act, 1928, I,
Magistrate at _____ hereby certify

that _____ of _____ who is a person prohibited from obtaining or possessing liquor in terms of Part C of Chapter IX of the said Act is a Minister of Religion and that he bona fide requires for sacramental purposes. (a) of _____ (b) per _____ (c).

This certificate is valid for the period from the _____ day of _____
to the _____ day of _____

Place _____

Date _____ Magistrate for the District of _____

NOTES.

- (i) In terms of section *ninety-nine* (1) (a) any holder of a bottle liquor licence in any district to whom this certificate is presented may supply to the person mentioned herein wine in accordance therewith.
 - (ii) The licensee is required to make certain endorsements on this certificate—see section *ninety-nine* (1) (c) and the reverse side of this certificate.
 - (iii) The requirements of section *one hundred and thirty-four* relating to the introduction of liquor into areas therein specified do not apply to the holder of this certificate.

(a) State quantity.
 (b) State kind.

(b) State kind.
(c) "Week" of

(d) Period not to exceed 12 months—see section

(a) Period not to exceed 12 months—see section *ninety-nine* (1) (v).

(To be printed on reverse side of Form No. 47.)

PARTICULARS OF SALES.

[To be endorsed by licensee legibly in ink in terms of section *ninety-nine* (1) (c) of the Liquor Act, 1928.]

LIQUOR ACT, 1928.

AUTHORITY FOR INTRODUCTION OF LIQUOR INTO AN AREA REFERRED TO
IN SECTION ONE HUNDRED AND THIRTY-FOUR OF THE ACT.

In terms of section one hundred and thirty-four of the Liquor Act, 1928,
of _____
is hereby authorised to introduce _____ (a) of _____ (b)
into _____ (c) on the _____ day of _____

Place _____

-19-

- (a) State quantity.
(b) State kind of liquor.
(c) State the location or other place into which the liquor is to be introduced.

DRANKWET, 1928.

VOORSIENING VAN WYN AAN GODSDIENSLERAAR VIR SAKRAMENTELE DOELEINDES.

Ingevolge subartikel (1) van artikel *nege-en-negentig* van die Drankwet, 1928, verklaar ek
Magistraat te hereby
dat van wat 'n persoon is wat ingevolge Afdeling C van Hoofstuk IX van gemelde Wet verbied is om drank te verkry
of in die besit daarvan te wees, 'n godsdienslaar is en dat hy *bona fide* vir sakramentele doeleindes
(a) van (b) per (c) nodig
het.

Hierdie sertifikaat is geldig vir die tydperk vanaf die dag van
tot die dag van
..... (d).

Plek.

Datum.

Magistraat van die distrik

OPMERKINGS—

- (i) Ingevolge artikel *nege-en-negentig* (1) (a) mag enige houer van 'n botteldranklisensie in enige distrik aan wie hierdie sertifikaat voorgelê word aan die persoon daarin vermeld wyn voorsien soos daarin vermeld.
 - (ii) Van die lisensiehouer word vereis om bepaalde aantekeninge op hierdie sertifikaat te maak—sien artikel *nege-en-negentig* (1) (c) en die keersy van hierdie sertifikaat.
 - (iii) Die bepalings van artikel *honderd vier-en-dertig* met betrekking tot die invoering van drank in die daarin vermelde gebiede is nie op die houer van hierdie sertifikaat van toepassing nie.

(a) Vermeld hoeveelheid.

(b) Vermeld soort wyn.

(c) „Week” of „maand”, na gelang van die geval.
(d) Tredwys van baargrens 12 maande - sien artikel

(d) Tydperk van hoogstens 12 maande—sien artikel *nege-en-negentig* (1) (b).

(Moet op keersy van vorm No. 47 gedruk word.)

BESONDERHEDE VAN VERKOPE.

[Moet leesbaar in ink aangeteken word ingevolge artikel *nege-en-negentig* (1) (c) van die Drankwet, 1928.]

DRANKWET, 1928.

MAGTIGING VIR INVOERING VAN DRANK IN 'N IN ARTIKEL HONDERD VIER-EN-DERTIG BEDOELDE GEBIED.

Ingevolge artikel honderd vier-en-dertig van die Drankwet, 1928, word
van
hierby gemagtig om (a) (b) in
..... (c) in te voer op die
dag van 19

Magistraat.

(a) Vermeld hoeveelheid.

(a) Vermeld hoeveelheid.
 (b) Vermeld soort drank.

(c) Vermeld die lokasie of ander plek waarin die drank ingevoer word.

LIQUOR ACT, 1928.

CERTIFICATE BY THE MAGISTRATE IN TERMS OF PARAGRAPH (b)
OF SECTION ONE HUNDRED AND THIRTY-FOUR OF THE ACT.

I, _____, Magistrate at _____ hereby certify

that _____ of _____
is a Minister of Religion recognised by the Government and that he bona fide requires for administration to persons in the course of sacrament. (a) of _____ (b) wine.

Place _____

Date _____

Magistrate.

NOTES—

- (i) The holder of this certificate is by section *one hundred and thirty-four* of the Act authorised to convey the liquor described herein into an area referred to in the said section.
- (ii) This certificate applies to ministers of religion other than those who are prohibited under Part C of Chapter IX from obtaining and possessing liquor and who obtain certificates under section *ninety-nine*.

(a) State quantity which may not exceed *one quart*.
(b) State kind.

LIQUOR ACT, 1928.

NOTICE OF INTERIM MEETING OF THE LIQUOR LICENSING BOARD FOR
LIQUOR LICENSING AREA No. _____

In terms of sub-section (3) of section *twenty-one* of the Liquor Act, 1928 it is hereby notified that the Chairman of the Liquor Licensing Board for Liquor Licensing Area No. _____ has in terms of sub-section (1) of the said section convened an interim meeting of the Board at the Magistrate's Court at _____ in the district of _____

at _____ o'clock in the forenoon on the _____ day of _____
for consideration of the following matters:—

Place _____

Date _____

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

VORM No. 49.

DRANKWET, 1928.

SERTIFIKAAT DEUR DIE MAGISTRAAT INGEVOLGE PARAGRAAF (b) VAN ARTIKEL
HONDERD VIER-EN-DERTIG VAN DIE WET.

Ek, _____, Magistraat te _____,
 _____, verklaar hierby dat _____
 van _____, 'n deur die
 Regering erkende godsdienslaar is en *bona fide* vir die bediening van 'n sakrament. (a)
 (b) nodig het.

Plek. _____

Datum. _____ Magistraat.

OPMERKINGS—

- (i) Die houer van hierdie sertifikaat word by artikel honderd vier-en-dertig van die Wet gemagtig om die drank wat hierin beskryf word, te vervoer na 'n in die gemelde artikel bedoelde gebied.
- (ii) Hierdie sertifikaat is van toepassing op godsdienslaars, met die uitsondering van die wat kragtens Afdeling C van Hoofstuk IX verbied is om drank te verkry of in besit daarvan te wees en wat sertifikate kragtens artikel nege-en-negentig verkry.

- (a) Vermeld hoeveelheid wat hoogstens 'n kwart mag wees.
 (b) Vermeld soort.

VORM No. 50.

DRANKWET, 1928.

KENNISGEWING VAN TUSSENTYDSE VERGADERING VAN DIE DRANKLISENSIERAAD
VIR DRANKLISENSIEGEBIED No. _____

Ingevolge subartikel (3) van artikel een-en-twintig van die Drankwet, 1928, word hierby bekendgemaak dat die voorsitter van die dranklisensieraad vir dranklisensiegebied No. _____ ingevolge subartikel (1) van gemelde artikel 'n tussentydse vergadering van die Raad belê het by die Magistraatshof te _____ in die distrik _____ om _____ -uur
 in die voormiddag op die _____ dag van _____
 vir oorweging van die volgende aangeleenthede:—

Plek. _____

Datum. _____

Voorsitter/Sekretaris van die Raad vir
Dranklisensiegebied No. _____

LIQUOR ACT, 1928.

FORM NO. 51.

NOTICE OF A SPECIAL MEETING OF THE LIQUOR LICENSING BOARD FOR
LIQUOR LICENSING AREA No. _____

In terms of sub-section _____ * of section *twenty-two* of the Liquor Act, 1928, it is hereby notified that a special meeting of the Liquor Licensing Board for Liquor Licensing Area No. _____ will be held at the Magistrate's Court at _____ at _____ o'clock in the forenoon on the _____ day of _____ for the consideration of the following matters:—

Place _____

Date _____

*Chairman/Secretary of the Board for
Liquor Licensing Area No. _____*

* Insert relevant sub-section.

LIQUOR ACT, 1928.

FORM NO. 52.

NOTICE OF INTENTION TO PRESENT GENERAL ADDRESS AT ANNUAL OR SPECIAL
MEETING OF LIQUOR LICENSING BOARD.

THE CHAIRMAN OF THE LIQUOR LICENSING BOARD
FOR LIQUOR LICENSING AREA No. _____
c/o THE MAGISTRATE,

(a)

I hereby give notice that at the _____ (b) meeting of the Licensing Board to be held
at _____ on the _____ day
of _____ 19_____, (c) intend(s)
to address the Board generally on the question of the desirability of _____ (d).

Signature.

Place _____

Date _____

Name of Association (if any).

- (a) The Magistrate of the district in which the place determined in terms of section *sixteen* as the place where the Board shall hold its sittings, is situated.
- (b) State "annual" or "special" as the case may be.
- (c) State name of speaker and the name of any association he represents.
- (d) State nature of representations—see paragraphs (a) to (d) of section *forty* (1).

VORM NO. 51.

DRANKWET, 1928.

KENNISGEWING VAN SPESIALE VERGADERING VAN DIE DRANKLISENSIERAAD
VIR DRANKLISENSIEGEBIED No._____

Ingevolge subartikel _____ * van artikel *twee-en-twintig* van die Drankwet, 1928, word hereby bekendgemaak dat 'n spesiale vergadering van die dranklisenieraad vir drankliseniesegebied No._____ gehou sal word by die Magistraatshof te _____ om _____ -uur in die voormiddag op die _____ dag van _____ vir oorweging van die volgende aangeleenthede:—

Plek _____

Datum _____

Voorsitter/Sekretaris van die Raad vir
Drankliseniesegebied No._____

* Voeg betrokke subartikel in.

VORM NO. 52.

DRANKWET, 1928.

KENNISGEWING VAN VOORNEME OM ALGEMENE VERTOOG AAN JAARLIKSE OF
SPESIALE VERGADERING VAN DRANKLISENSIERAAD VOOR TE LEË.

DIE VOORSITTER VAN DIE DRANKLISENSIERAAD
VIR DRANKLISENSIEGEBIED No._____
P/A DIE MAGISTRAAT,

(a)

Ek gee hierby kennis dat op die _____ (b) vergadering van die
Lisenieraad wat gehou word te _____
op die _____ dag van _____ 19_____,
(c) voornemens is om die raad in algemene terme
aangaande die wenslikheid van _____ (d) toe te
spreek.

Plek _____

Datum _____

Handtekening.

Naam van Vereniging.

- (a) Die Magistraat van die distrik waarin die plek geleë is wat ingevolge artikel *sestien* bepaal is as die plek waar die raad sy sittings sal hou.
- (b) Vermeld „jaarlikse“ of „spesiale“, na gelang van die geval.
- (c) Vermeld naam van spreker en die naam van enige vereniging wat hy verteenwoordig.
- (d) Vermeld aard van vertoog—sien paragrawe (a) tot (d) van artikel *veertig* (I).

LIQUOR ACT, 1928.

FORM No. 53.

Dr.

INTOXICATING LIQUOR STOCK BOOK. (OFF-CONSUMPTION LICENSEES.)
RECEIVED INTO STOCK.

Cr.

SOLD OR REMOVED FROM STOCK

DRANKWET, 1928.

STERKDRANKVOORRAADBOEK. (BUITEGERBRUIK-LISENSIEHOUERS.)
IN VOORRAAD ONTVANG.

Dt.

Kt.

UIT VOORRAAD VERKOOP OF VERWYDER.

LIQUOR ACT, 1928.

FORM NO. 54.

**NOTICE OF APPLICATION FOR A NEW LICENCE OR CONDITIONAL AUTHORITY TO BE
MADE TO THE ANNUAL MEETING OF THE LIQUOR LICENSING BOARD—REGULATION 33.**

Signature of Applicant who desires publication.

Full postal address.....

Date _____

* Do not complete this form without consulting the notes on page 81.

DRANKWET, 1928.

VORM No. 54.

KENNISGEWING VAN AANSOEK OM 'N NUWE LISENSIE OF VOORWAARDELIKE MAGTIGING WAT AAN DIE JAARLIKSE VERGADERING VAN DIE DRANKLISENSIERAAD GEDOE SAL WORD—REGULASIE 33.

Handtekening van applikant wat publikasie verlang.

Volledige posadres

Datum:

* Moet nie hierdie vorm invul sonder raadpleging van die opmerkings op bladsy 81 nie.

NOTES.

This form relates only to new applications and applications for conditional authority—see regulation 33.

This notice must reach the Government Printer not earlier than the 15th day of August and not later than the 7th day of September immediately preceding the annual general meeting.

Column 1.—Indicate the Magisterial district in which the premises to which the application relates is situated and the licensing area, e.g., Worcester: No. 4.

Column 2.—Indicate surname of applicant first, then his full christian names and full residential and business addresses. Then add in brackets in the same sequence particulars asked for about the principal, stating applicant's relationship to him. Business or residential address only of the principal need be stated.

Column 3.—(a) A full description of licences which can be applied for is contained in section *eight* of the Act. Quote the appropriate licence required with due regard to the said section.

(b) The following are the authorities which can be applied for—

- (i) conditional authority under section *thirty-two* for an Hotel Liquor Licence;
- (ii) conditional authority under section *fifty-four* for an Hotel Liquor Licence;
- (iii) conditional authority under section *fifty-four* for a Club Liquor Licence.

Quote the relevant authority applied for.

Column 4.—Give a full description of the situation of the premises by reference to erf and street number (if there is a street number), farm name and number, etc., in order that possible objectors may know exactly where it is.

Column 5.—Here quote the letters only of the privileges asked for, e.g. (B), (D), (F)—see regulation 37 for classification. If a privilege is desired which is not included in the list then describe it fully.

OPMERKINGS.

Hierdie vorm het alleen betrekking op nuwe aansoeke en aansoeke om voorwaardelike magtiging—sien regulasie 33.

Hierdie kennisgewing moet die Staatsdrukker nie voor die 15de dag van Augustus en nie later as die 7de dag van September wat die jaarlikse algemene vergadering voorafgaan, bereik nie.

Kolom 1.—Vermeld die Magistraatsdistrik waarin die gebou waarop die aansoek betrekking het, geleë is en die lisen siegebied, bv., Worcester: No. 4.

Kolom 2.—Dui die applikant se van eerste aan, dan sy volle voorname en volledige woon- en besigheidsadres. Duie dan in hakies in dieselfde volgorde die besonderhede wat met betrekking tot die prinsipaal gevra word aan, met vermelding van die verhouding waarin applikant teenoor hom staan. Slegs die besigheids- of woonadres van die prinsipaal moet vermeld te word.

Kolom 3.—(a) 'n Volledige beskrywing van lisen sie waarom aansoek gedoen kan word, is in artikel *agt* van die Wet vervat.
Vermeld die gepaste lisen sie verlang met behoorlike inagneming van gemelde artikel.

(b) Die volgende is die magtigings waarom aansoek gedoen kan word—

- (i) voorwaardelike magtiging ingevalge artikel *twee-en-dertig* vir 'n hotel-dranklisen sie;
- (ii) voorwaardelike magtiging ingevalge artikel *vier-en-vyftig* vir 'n hotel-dranklisen sie;
- (iii) voorwaardelike magtiging ingevalge artikel *vier-en-vyftig* vir 'n klub-dranklisen sie.

Vermeld die toepaslike magtiging waarom aansoek gedoen word.

Kolom 4.—Gee 'n volledige beskrywing van die ligging van die gebou met verwysing na erf- en straatnommer (as daar 'n straatnommer is), plaasnaam en -nommer, ens., sodat beswaarmakers presies kan weet waar dit is.

Kolom 5.—Vermeld hier alleen die letter van die voorreg gevra, bv. (B), (D), (F)—sien regulasie 37 vir klassifikasie. Indien 'n voorreg verlang word wat nie in die lys ingesluit is nie, beskryf dit volledig.

LIOUOR ACT, 1928.

FORM No. 55.

NOTICE OF APPLICATION TO BE MADE BEFORE THE LIQUOR LICENSING BOARD AT ITS ANNUAL MEETING ON THE
DAY OF 19—REGULATION 34.

Signature of Applicant

Date

Place

NOTES:—

Column 1.—Indicate the Magisterial district in which the premises to which the application relates is situated and the licensing area, e.g. Worcester No. 4.

Column 2.—Give surname first—then full christian names.

Column 3.—State "renewal", "ratification of removal" as the case may be.

Column 4.—State " hotel ", " bottle ", or as the case may be, the name under which business is being conducted and a full description of the premises including the number or name (if any) of the house and of the street or road and the number or other designation of the lot or erf.

Column 5.—Quote letter only—e.g. (B), (C) and (D)—see regulation 37 for classification.

DRANKWET, 1928.

VORM NO. 55.

KENNISGEWING VAN AANSOEK WAT VOOR DIE DRANKLISENSIERAAD BY DIE JAARLIKSE VERGADERING DAARVAN GEDOEN SAL

WORD OP DIE

DAG VAN

19 — REGULASIE 34.

Handtekening van Appelant.

Plek

Datum

OPMERKINGS:

Kolom 1—Vermeld die Magistraatsdistrik waarin die gebou waarop die aansoek betrekking het geleë is en die lencisiegebied, by Woordeboek; No. 1.

Kolom 2.—Gee van eerste—dan volle voornamen.

Kolom 3.—Vermeld „vernuwing”, „bekragting van oorplasing”, na gelang van die geval.

Kolom 4.—Vermeld „hotel“, „bottel“, of na gelang van die geval die naam waaronder besigheid gedryf word en 'n volledige beskrywing van die besigheidperseel met vermelding van die nommer of naam (as dit bestaan) van die huis en van die straat of weg en van die nommer of ander beskrywende aanduiding.

Kolom 5.—Vermeld alleen letter—bv. (B), (C) en (D)—sien regulasie 37 vir klassifikasie.

FORM No. 56.

LIQUOR ACT, 1928.

NOTICES IN TERMS OF SUB-SECTION (2) OF SECTION TWENTY AND INFORMATION CONCERNING APPLICATIONS REQUIRED TO BE PUBLISHED IN TERMS OF SUB-SECTION (1) OF SECTION THIRTY-FIVE.

It is hereby notified that in respect of the Magisterial districts referred to in the first column of the Schedule hereto the Annual Meetings of Liquor Licensing Boards will be held on the date referred to in the second column at the hour referred to in the third column in the Magistrate's Court of the place referred to in the fourth column for the consideration thereat by the Liquor Licensing Board for the Liquor Licensing Area referred to in the fifth column of all applications and matters which may in terms of the Act be considered at such a meeting.

It is further notified that—

- (a) applications, if any, for the grant of licences and for conditional authority for licences are by Regulation *thirty-three* required to be notified by the applicant in the *Gazette* on a date or dates during a period which commences not earlier than 60 days and terminates not later than 30 days before the date of the meeting;

(b) the number of applications referred to in (a) which have been lodged with the magistrate of the district referred to in column 1 as at the first day of September immediately preceding the meeting is indicated in Column 6 of the Schedule;

(c) copies of notices (if any) sent for publication in the *Gazette* in terms of paragraph (a), may in respect of each district referred to in column 1, be inspected on the notice board of the Magistrate's Court for the said district during a period of not less than 30 days before the date of the said meeting and on the notice board at the seat of the Liquor Licensing Board during a period of not less than 21 days before the said date;

(d) copies of notices of applications for renewal, transfer, removal, ratification of transfers and removals of licenses, termination of leases in terms of section *one hundred and twenty-one* and for any other authority which can be applied for to a board, other than conditional authority, may in terms of Regulation *thirty-four* in respect of each magisterial district referred to in column 1 be inspected on the notice board of the Magistrate's Court for the said district for a period of not less than 30 days before the date of the meeting and on the notice board of the Magistrate's Court of the place indicated in column 4 as the place where the Board for that area holds its sittings for a period of not less than 21 days before the said date.

SCHEDULE.

KENNISGEWING INGEVOLGE SUBARTIKEL (2) VAN ARTIKEL TWINTIG EN INLIGTING BETREFFENDE AANSOEKE WAT INGEVOLGE SUBARTIKEL (1) VAN ARTIKEL VYF-EN-DERTIG GEPUBLIEER MOET WORD.

Hierby word bekendgemaak dat ten opsigte van die Magistraatsdistrikte in die eerste kolom van die bylae hierboven, die jaarlike vergaderings van dranklisensierade gehou sal word op die datum in die tweede kolom genoem op die uur in die derde kolom genoem, in die Magistratshof van die plek in die vierde kolom genoem, vir die oorweging aldaar deur die dranklisensieraad vir die dranklisensiegebied in die vyfde kolom genoem van alle aansoekke en aangeleenthede wat ingevolge die Wet op so 'n vergaderingoorweging mag word

Verder word bekendgemaak dat—

- (a) Aansoeke, indien enige, vir die toekenning van lisensies en voorwaardelike magtiging vir lisensies ingevolge regulasie *drie-en-dertig* deur die applikant in die *Staatskoerant* bekendgemaak moet word op 'n datum of datums gedurende 'n tydperk wat nie eerder as 60 dae voor die datum van die vergadering 'n aanvang neem nie en nie later as 30 dae voor die datum van die vergadering eindig nie;
 - (b) die aantal aansoeke in (a) bedoel wat by die magistraat van die distrik in kolom 1 bedoel ingedien is op die eerste dag van September wat die vergadering onmiddellik voorafgaan, in kolom 6 van die Bylae aangedui word;
 - (c) afskrifte van kennisgewings (indien enige) wat ingevolge paragraaf (a) vir publikasië in die *Staatskoerant* gestuur is, ten opsigte van elke distrik in kolom 1 bedoel, op die aanplakbord van die magistraatshof van die genoemde distrik gedurende 'n tydperk van minstens 30 dae voor die datum van gemelde vergadering en op die aanplakbord by die setel van die dranklisensieraad gedurende 'n tydperk van minstens 21 dae voor die gemelde datum, ondersoek kan word;
 - (d) afskrifte van kennisgewings van aansoeke om vernuwing, oordrag, verplasing, bekrugting van oordragte en verplasings van lisensies, beëindiging van huurkontrakte ingevolge artikel *honderd een-en-twintig*, en om enige ander magtiging waarom by die Raad aansoek gedoen kan word, behalwe voorwaardelike magtiging, ingevolge regulasie *vier-en-dertig* ten opsigte van elke magistraatsdistrik in kolom 1 bedoel op die aanplakbord van die magistraatshof van die genoemde distrik vir 'n tydperk van minstens 30 dae voor die datum van die vergadering en op die aanplakbord van die magistraatshof van die plek waar die raad vir daardie gebied sy sitting hou vir 'n tydperk van minstens 21 dae voor die gemelde datum, ondersoek kan word.

BYLAE

LIOUOR ACT, 1928.

NOTICE OF DATES ON WHICH APPLICATIONS ARE LIKELY TO BE CONSIDERED AT THE
ANNUAL MEETING OF THE LIQUOR LICENSING BOARD.

Notice is hereby given that at the annual meeting of the Liquor Licensing Board which is to be held at _____ from the _____ day of _____

19, the applications, classes of applications or other matters specified in the second column and emanating from the districts referred to in the first column of the Schedule hereto are likely to be considered on the dates and at the hours specified in the fourth column thereof and in any case not before the times and dates referred to in the third column.

DRANKWET, 1928.

VORM No. 57.

KENNSGEWING VAN DATUMS WAAROP AANSOEKJE WAARSKYNIK OP DIE JAARLIKSE VERGADERING VAN DIE DRANKLISENSIERAAD OORWEEG SAL WORD.

19, die aansoek, klasse aansoek of ander aangeleenthede in die tweede kolom vermeld en afkomstig van die distrikte in die eerste kolom van die Bylae hiervan genoem, waarskynlik oorweeg sal word op die datums en ure in die vierde kolom daarvan vermeld en in elk geval nie voor die tye en datums in die derde kolom genoem nie.

BYLAE.

ADVERTISING RATES.

LIQUOR ACT, 1928.

**NOTICE OF APPLICATION FOR THE GRANT OF
A LIQUOR LICENCE OR FOR CONDITIONAL
AUTHORITY FOR A LICENCE TO BE MADE
TO THE ANNUAL MEETING OF THE LIQUOR
LICENSING BOARD.**

The advertising charge in respect of application submitted in terms of Regulation 33 (1) of the Regulations under the Liquor Act, 1928 (Act No. 30 of 1928), will be 15s. per application.

ADVERTENSIE TARIEF.

DRANKWET, 1928.

KENNISGEWING VAN AANSOEK VIR DIE TOEKENNING VAN 'N DRANKLISENSIE OF OM VOORWAARDELIKE MAGTIGING VAN 'N LISENSIE WAT AAN DIE JAARLIKSE VERGADERING VAN DIE DRANKLISENSIERAAD GEDOEN SAL WORD.

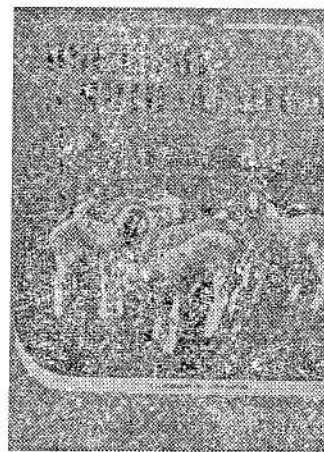
Die advertensietarief ten opsigte van aansoeke wat kragtens Regulasie 33 (1) van die Regulasies ingevolge die Drankwet, 1928 (Wet No. 30 van 1928), ingedien word sal 15s. per aansoek wees.

Leesstof vir die Boer en sy Vrou!

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