

REPUBLIEK  
VAN  
SUID-AFRIKA



REPUBLIC  
OF  
SOUTH AFRICA

# Staatskōerant Government Gazette

Vol. 343

PRETORIA, 21 JANUARIE 1994

No. 15459

## ALGEMENE KENNISGEWING

### KENNISGEWING 67 VAN 1994

#### DEPARTEMENT VAN JUSTISIE

#### UITNODIGING DEUR DIE MINISTER VAN JUSTISIE OM NOMINASIES AS LEDE VAN DIE RAAD OP LOTERYE EN DOBBELARY

Die Wet op die Raad op Loterye en Dobbelaary, 1993 (Wet No. 210 van 1993) ("die Wet"), is in *Staatskōerant* No. 15441 van 21 Januarie 1994 gepubliseer. Die Wet beoog onder ander die instelling van die Raad op Loterye en Dobbelaary ("die Raad") om—

- (a) sekere lotery-, dobbel- en fondsinsamelingsaktiwiteite te beheer en te reguleer;
- (b) aanbevelings aan die Minister van Justisie te doen betreffende—
  - (i) die implementering van 'n staatsgereguleerde nasionale lotery, sportpoele en ander loterye, en die instelling van 'n liggaaom sodanige nasionale lotery, sportpoele en loterye te bestuur;
  - (ii) die instelling van 'n liggaaom casino's te beheer en die spel bekend as bingo of enige soortgelyke spel te reguleer;
  - (iii) die bepaling van 'n nasionale beleid met betrekking tot weddenskappe op sportgebeure;
  - (iv) die bepaling van 'n nasionale beleid met betrekking tot die administrasie van enige aangeleentheid bedoel in subparagrafe (i) en (ii);
- (c) indien daar toe versoek deur die Minister van Justisie, die Minister van Justisie te adviseer oor die administratiewe en wetgewende maatreëls wat nodig is vir die praktiese implementering van enige aanbeveling bedoel in paragraaf (b) hierbo;

## GENERAL NOTICE

### NOTICE 67 OF 1994

#### DEPARTMENT OF JUSTICE

#### INVITATION BY THE MINISTER OF JUSTICE FOR NOMINATIONS FOR APPOINTMENTS AS MEMBERS OF THE LOTTERIES AND GAMBLING BOARD

The Lotteries and Gambling Board Act, 1993 (Act No. 210 of 1993) ("the Act"), was published in *Gazette* No. 15441 of 21 January 1994. The Act envisages, *inter alia*, the establishment of the Lotteries and Gambling Board ("the Board") to—

- (a) control and regulate certain lottery, gambling and fund-raising activities;
- (b) make recommendations to the Minister of Justice concerning—
  - (i) the implementation of a state-regulated national lottery, sport pools and other lotteries, and the establishment of a body to manage such national lottery, sport pools and lotteries;
  - (ii) the establishment of a body to control casinos and to regulate the game known as bingo or any similar game;
  - (iii) the determination of a national policy with regard to betting on sporting events;
  - (iv) the determination of a national policy with regard to the administration of any matter referred to in subparagraphs (i) and (ii);
- (c) if so requested by the Minister of Justice, advise the Minister of Justice on the administrative and legislative measures necessary for the practical implementation of any recommendation referred to in paragraph (b) above;

(d) hangende die inwerkingtreding van permanente wetgewing in bovermelde verband, die implementering van bepaalde aktiwiteite in die tussen tyd te bestuur en te beheer.

Artikel 3 (1) van die Wet bepaal dat die lede van die Raad deur die Minister van Justisie aangestel word en dat die Raad onder andere bestaan uit—

(a) 'n voorsitter, wat na die oordeel van die Minister van Justisie 'n persoon is wat oor toepaslike kennis of ondervinding beskik met betrekking tot aangeleenthede wat met die oogmerke van die Raad in verband staan, en wat nie in die heeltydse diens van die Staat is nie; en

(b) met inagneming van streekbelange, ses lede van wie minstens drie lede nie in die heeltydse diens van die Staat of 'n provinsie is nie en wat na die oordeel van die Minister van Justisie oor bewese besigheidsvaardigheid of toepaslike kennis of ondervinding op die gebied van welsyn, gestremdheid, gemeenskapsontwikkeling, sport en sosio-ekonomiese ontwikkeling beskik.

Artikel 3 (3) van die Wet bepaal dat 'n persoon wat, hetsy persoonlik of deur sy of haar gade, vennoot of medewerker, 'n regstreekse of onregstreekse finansiële belang in enige lottery-, dobbel- of fondsinsamelingsaktiwiteit het, nie as lid van die Raad aangestel mag word nie.

Belanghebbendes word hiermee ingevolge artikel 3 (2) van die Wet uitgenooi om, ten opsigte van die lede vermeld in paragrawe (a) en (b) hierbo, binne **14 dae** na die publikasie van hierdie kennisgewing, skriftelik aan die Departement van Justisie (Vir aandag: ADE), Privaat Sak X81, Pretoria, 0001, kandidate vir aanstelling in die Raad te nomineer vir oorweging deur die Minister van Justisie.

Nominasies moet vergesel gaan van 'n volledige *curriculum vitae* en motivering met betrekking tot die gesiktheid van elke kandidaat, asook 'n beëdigde/bevestigde verklaring deur elke kandidaat waarin verklaar word dat sodanige kandidaat geen finansiële belang soos bedoel in artikel 3 (3) van die Wet, het nie.

(d) pending the commencement of permanent legislation in the above-mentioned regard, manage and control the implementation of specific activities in the interim.

Section 3 (1) of the Act provides that the members of the Board shall be appointed by the Minister of Justice and that the Board shall, inter alia consist of—

(a) a chairman, who, in the opinion of the Minister of Justice, shall be a person with applicable knowledge or experience with regard to matters connected with the objects of the Board and who shall not be in the full-time service of the State; and

(b) with due regard to regional interests, six members at least three of whom shall not be in the full-time service of the State or a province and who shall, in the opinion of the Minister of Justice, have proven business acumen or applicable knowledge or experience in the field of welfare, disability, community development, sport and socio-economic development.

Section 3 (3) of the Act provides that any person who, whether personally or through his or her spouse, partner or associate, has a direct or indirect financial interest in any lottery, gambling or fund-raising activity shall not be appointed as a member of the Board.

In terms of section 3 (2) of the Act interested persons are hereby invited, in respect of the members referred to in paragraphs (a) and (b) above, within **14 days** of the publication of this notice, to nominate candidates for appointment to the Board in writing to the Department of Justice, Private Bag X81, Pretoria, 0001 (For attention: ADE), for consideration by the Minister of Justice.

Nominations should be accompanied by a comprehensive *curriculum vitae* and substantiation of the suitability of each candidate, and a sworn/confirmed statement by each candidate declaring that such candidate has no financial interest as contemplated in section 3 (3) of the Act.

## INHOUD

No. Bladsy Koerant  
No. No.

### ALGEMENE KENNISGEWING

Justisie, Departement van

Algemene Kennisgewing

67 Raad op Loterye en Dobbelary: Uitnodiging om nominasies as lede.....

1 15459

## CONTENTS

No. Page Gazette  
No. No.

### GENERAL NOTICE

Justice, Department of

General Notice

67 Lotteries and Gambling Board: Invitation for appointments as members.....

1 15459