

Republic of Namibia

Annotated Statutes

REGULATIONS

REGULATIONS MADE IN TERMS OF

Casinos and Gambling Houses Act 32 of 1994 section 54

General Regulations

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(GG 984)
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Interpretation

1. (1) In these regulations and in the forms in Annexure A, unless the context otherwise indicates, any word or expression to which a meaning has been assigned in the Casino and Gambling Houses Act, 1994(Act 32 of 1994) shall have the same meaning, and -

"gambling area" means that part or parts of a casino or gambling house where gambling machines or other gambling devices are placed and where gambling activities are conducted.

[The definition of "gambling area" is inserted by GN 121/1996.

The full stop at the end should be a semicolon.]

"secretary" means the secretary of the board designated in terms of section 4(4) of the Act;

"the Act" means the Casino and Gambling Houses Act, 1994 (Act 32 of 1994).

(2) The form of any form required to be used by these regulations shall be as set out in Annexure A.

CHAPTER I APPLICATIONS FOR LICENCES, TRANSFER AND REMOVAL OF LICENCES, AUTHORITY TO SHARE IN PROFITS AND CERTIFICATES OF APPROVAL

Application for a casino licence

- **2.** (1) An application for a casino licence shall be made in the form of Form 1, and shall be submitted in eightfold to the secretary.
 - (2) Every such application shall be accompanied by -
 - (a) a detailed description of the premises of the accommodation establishment in respect of which application is being made;
 - (b) a plan drawn to scale of such premises, clearly indicating -
 - (i) the dimensions and arrangement of the internal structure, including all doors, windows and other means of internal and external communication;
 - (ii) the location of the casino;
 - (iii) if gambling machines will be provided on the premises, the area or areas where such gambling machines will be kept; and

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- (iv) every area where liquor or other refreshments will be served;
- (c) a power of attorney if the application is signed by a person acting on behalf of the applicant;
- (d) any written representations in support of the application.

Application for a gambling house licence

- **3.** (1) An application for a gambling house licence shall be made in the form of Form 2, and shall be submitted in eightfold to the secretary.
 - (2) Every such application shall be accompanied by -
 - (a) a detailed description of the premises of the accommodation establishment, retail liquor business or bookmaking business in respect of which the application is made;

[paragraph (a) substituted by GN 136/1995]

- (b) a plan drawn to scale of such premises, clearly indicating -
 - (i) the dimensions and arrangement of the internal structure, including all doors, windows and other means of internal and external communication;
 - (ii) the area or areas comprising the gambling area; and

[subparagraph (ii) substituted by GN 121/1996]

- (iii) except in the case of a retail liquor business which is not licensed to sell or supply liquor for consumption on the premises, every area where liquor and other refreshments will be served;
- (c) if application is made in respect of a retail liquor business, a certified copy of the liquor licence held by the applicant in respect of that business;
- (d) a power of attorney if the application is signed by a person acting on behalf of the applicant;
- (e) any written representations in support of the application.

Application for increase of number of gambling machines

- **3A.** (1) The holder of a gambling house licence who, in terms of such licence, is authorized to keep a number of gambling machines being less than the maximum number prescribed by regulation 23A in respect of the type of accommodation establishment or business conducted by such holder, may apply to the Board for authorization to increase the number of gambling machines to be kept by him or her, but subject to the maximum number so prescribed.
- (2) An application in terms of subregulation (1) shall be made in the form of Form 9 and shall be submitted in eightfold to the secretary.

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- (3) Every such application shall be accompanied by -
- (a) in the event where alterations are intended to be made to the licensed premises to accommodate the additional gambling machines, a plan drawn to scale clearly indicating such alterations;
- (b) a power of attorney if the application is signed by a person acting on behalf of the applicant;
- (c) any written representations in support of the application;
- (d) the fee prescribed for an application for the grant of a licence as set out in Part 1 of Annexure B.
- (4) Upon receipt of an application in terms of subregulation (1) the secretary shall, at the cost of the applicant, forthwith cause a notice of such application to be published in the *Gazette* and in a newspaper circulating in the area in which the premises in question are situated.
- (5) The secretary shall refer every application to an inspector who shall report in writing to the Board whether the licensed premises to which the application relates -
 - (a) are in good repair and in all respects suitable for the proper conducting of the gambling house with the increased number of gambling machines; or
 - (b) will, where alterations are intended to be made to the licensed premises, on completion of such alterations in accordance with the plan submitted be suitable for the proper conducting of the gambling house with the increased number of gambling machines.
- (6) Any person who wishes to object to an application in terms of subregulation (1), shall not later than 21 days after the date of publication of the notice in the Gazette lodge such objection with the secretary in the manner as required by regulation 11.
- (7) The secretary shall provide the applicant with a copy of every objection lodged in terms of subregulation (6), and the applicant may, within 14 days from the date on which an objection is provided to him or her, and in the manner required by regulation 12, lodge with the secretary any reply which he or she may wish to make to an objection.
- (8) An application in terms of subregulation (1) shall be considered by the Board at a meeting of the Board for the purpose of making its recommendation to the Minister.
- (9) The applicant and any person who has lodged an objection to the application may appear before the Board and be heard, either personally or through his or her legal representative.
- (10) After the consideration of the application by the board, the secretary of the board shall submit to the Minister -
 - (a) the application together with all documents and information which accompanied the application;
 - (b) the report of an inspector referred to in subregulation (5);

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- (c) a copy of the minutes of the proceedings at the meeting of the board; and
- (d) the recommendation of the board.
- (11) The Minister shall decide on every application made in terms of this regulation and may, after consideration of the application and all documents submitted to him or her in terms of subregulation (10), refuse the application or grant it, subject to the provisions of regulation 23A.
- (12) If the Minister grants the application, the secretary shall, upon payment to him or her of the prescribed annual licence fees in respect of the additional gambling machines, endorse the licence of the applicant to show the increased number of gambling machines authorized.

[regulation 3A inserted by GN 136/1995]

Application for the transfer of a casino licence

- **4.** (1) An application for the transfer of a casino licence shall be made jointly by the holder of the licence and the proposed transferee in the form of Form 3, and shall be submitted in eightfold to the secretary.
 - (2) Every such application shall be accompanied by -
 - (a) a certified copy of the deed of sale or other document in terms of which the accommodation establishment or the retail liquor business, as the case may be, is disposed of to the proposed transferee;
 - (b) a power of attorney if the application is signed by a person acting on behalf of any of the applicants;
 - (c) a certified copy of the casino licence proposed to be transferred;
 - (d) any written representations in support of the application.

Application for the transfer of a gambling house licence

- 5. (1) An application for the transfer of a gambling house licence shall be made jointly by the holder of the licence and the proposed transferee, and shall be submitted to the secretary in eightfold in the form of Form 4.
 - (2) Every such application shall be accompanied by -
 - (a) a certified copy of the deed of sale or other document in terms of which the accommodation establishment, retail liquor business or bookmaking business in respect of which the licence is held is disposed of to the proposed transferee;

[paragraph (a) substituted by GN 136/1995]

(b) in the case of an application relating to a retail liquor business, proof that application for the transfer of the liquor licence in question to the proposed transferee has been made to the competent authority;

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- (c) a power of attorney if the application is signed by a person on behalf of any of the applicants;
- (d) a certified copy of the gambling house licence proposed to be transferred;
- (e) any written representations in support of the application.

Application for the removal of a casino licence

- **6.** (1) An application for the temporary or permanent removal of a casino licence to any other premises (hereinafter referred to as the new premises) shall be made in the form of Form 5, and shall be submitted in eightfold to the secretary.
 - (2) Every such application shall be accompanied by -
 - (a) a detailed description of the new premises of the accommodation establishment;
 - (b) a plan drawn to scale of such new premises, clearly indicating -
 - (i) the dimensions and arrangement of the internal structure, including all doors, windows and other means of internal and external communication;
 - (ii) the location of the casino;
 - (iii) if gambling machines will be provided on the new premises, the area or areas where such gambling machines will be kept; and
 - (iv) every area where liquor or other refreshments will be served;
 - (c) a power of attorney if the application is signed by a person acting on behalf of the applicant;
 - (d) a certified copy of the casino licence held by the applicant;
 - (e) any written representations in support of the application.

Application for the removal of a gambling house licence

- 7. (1) An application for the temporary or permanent removal of a gambling house licence to any other premises (hereinafter referred to as the new premises) shall be made in the form of Form 6, and shall be submitted in eightfold to the secretary.
 - (2) Every such application shall be accompanied by -
 - (a) a detailed description of the new premises of the accommodation establishment, retail liquor business or bookmaking business, as the case may be;

[paragraph (a) substituted by GN 136/1995]

(b) a plan drawn to scale of such new premises, clearly indicating -

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- (i) the dimensions and arrangement of the internal structure, including all doors, windows and other means of internal and external communication;
- (ii) the area or areas comprising the gambling area; and

[subparagraph (ii) substituted by GN 121/1996]

- (iii) except in the case of a retail liquor business which is not licensed to sell or supply liquor for consumption on the premises, every area where liquor and other refreshments will be served;
- (c) a power of attorney if the application is signed by a person acting on behalf of the applicant;
- (d) a certified copy of the gambling house licence held by the applicant;
- (e) in the case of an application relating to a retail liquor business, proof that application for the temporary or permanent removal of the liquor licence in question has been made to the competent authority;
- (f) any written representations in support of the application.

Application for authority to control a business, become a partner therein or share in the profits thereof

- **8.** (1) Any application in terms of section 38 of the Act for authority to allow any other person (hereinafter referred to as the proposed person) in effect to control any casino or gambling house or to become a partner therein or to share in the profits thereof, shall be made jointly by the holder of the licence and the proposed person in the form of Form 7, and shall be submitted in eightfold to the secretary.
- (2) Every such application shall be accompanied by a certified copy of the licence of the licence holder concerned.

Application for certificate of approval

- **9.** (1) An application for a certificate of approval in terms of section 26 of the Act shall be made in the form of Form 8, and shall be submitted in triplicate to the secretary.
- (2) In addition to the requirements of section 26(1), every such application shall be accompanied by two recent passport photographs of the applicant.
- (3) For the purposes of section 26(1)(a) of the Act, the fingerprints of any applicant shall be taken by a member of the Namibian Police Force in order to investigate and report to the secretary whether or not the applicant has any previous convictions and the nature of such convictions, if any.

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CHAPTER II OBJECTIONS AND REPLIES

Objection to application

- 11. (1) An objection in terms of section 19 of the Act to any application made in terms of section 16 thereof shall be in writing and shall be lodged in eightfold with the secretary.
 - (2) Every such objection shall -
 - (a) state the full name and address of the objector;
 - (b) clearly identify the application to which the objection relates; and
 - (c) in detail set out the grounds on which the objection is made.

Reply to objection

- **12.** (1) Any reply by an applicant to any objection contemplated in regulation 11 shall be in writing and shall be lodged in eightfold with the secretary.
 - (2) Every such reply shall clearly identify the objection replied to.

CHAPTER III LICENCES, CERTIFICATES AND AUTHORITY

Licences and certificates of transfer or removal

- 13. (1) For the purposes of section 22 of the Act -
- (a) a casino licence shall be issued in the form of Form 10;
- (b) a gambling house licence shall be issued in the form of Form II;
- (c) a certificate of transfer of a licence shall be issued in the form of Form 12;
- (d) a certificate of removal of a licence shall be issued in the form of Form 13.
- (2) Any certificate issued by the secretary in accordance with paragraph (c) or (d) of subregulation (1) shall be attached to the licence in question.
- (3) The secretary shall forward a duplicate copy of every licence or certificate issued in accordance with the provisions of subregulation (1) to the Permanent Secretary: Home Affairs

Authority to control a business, become a partner therein or share in the profits

14. (1) Any authority granted under section 38 whereby any person is allowed in effect to control a casino or a gambling house or to become a partner therein or to share in the profits thereof, shall be issued in the form of Form 14.

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(2) Any authority issued in accordance with subregulation (I) shall be attached to the licence in question.

Certificate of approval

- **15.** (1) A certificate of approval issued in terms of section 29 of the Act shall be in the form of Form 15.
- (2) The secretary shall forward a duplicate copy of every certificate of approval issued in accordance with subregulation (1) to the Permanent Secretary: Home Affairs

CHAPTER IV FEES, ANNUAL LEVY AND PENALTIES FOR LATE PAYMENTS

Application fees

16. (1) Upon the submission of an application in terms of section 16, 26 or 38 of the Act the applicant shall pay to the secretary the appropriate fee set out in Part I of Annexure B.

[subregulation (1) substituted by GN 84/1995]

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

Annual licence fees

17. (1) The secretary shall not in terms of section 22 of the Act issue any licence unless the appropriate annual licence fee set out in Part II of Annexure B is paid to the secretary.

[subregulation (1) amended by GN 84/1995]

(2) After a licence has been issued in terms of section 22 of the Act, the annual licence fee referred to in subregulation (l) shall be paid by the holder of the licence to the secretary annually not later than the last day of the particular month in which the licence was issued to such holder or, where the licence was obtained through a transfer, to the original holder of such licence.

[subregulation (2) amended by GN 84/1995]

- (3) No amount paid in respect of the annual fee shall be refundable in the event of the surrender, withdrawal or suspension of the licence in question.
- (4) Every holder of a gambling house licence who conducts a retail liquor business shall, simultaneously with the payment referred to in subregulation (2), submit to the secretary a certified copy of the current liquor licence held by such holder in respect of such business or furnish to the secretary such other proof, as the secretary may require, that the annual fee in respect of such liquor licence has been paid in respect of the year in question.

[subregulation (4) inserted by GN 121/1996]

Issue of licence, transfer and removal fees

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18. The secretary shall not in terms of section 22 of the Act issue any licence or any certificate of transfer or removal of a licence, unless the appropriate fee set out in Part III of Annexure B has been paid by the applicant to the secretary.

[regulation 18 amended by GN 84/1995 and substituted by GN 95/2017]

Fee for certificate of approval

19. The secretary shall not in terms of section 29 of the Act issue a certificate of approval unless the fee prescribed for such certificate in Part IV of Annexure B is paid to the secretary.

[regulation 19 amended by GN 84/1995]

20.

[regulation 20 substituted by GN 84/1995, amended by GN 95/2017 and deleted by GN 255/2020]

Penalties for late payment of annual licence fee

21. Without prejudice to the provisions of section 24 of the Act, if the amount payable in terms of these regulations in respect of the annual licence fee is not paid in full to the Receiver of Revenue before the expiry of the period allowed by these regulations for the payment of such fee, the licence holder shall pay a penalty equal to 10 per cent of the outstanding amount for each month or part of a month that such amount remains outstanding.

[regulation 21 substituted by GN 84/1995 and by GN 255/2020]

CHAPTER V TERMS AND CONDITIONS APPLICABLE TO LICENCES AND FURNISHING OF GUARANTEES

Terms and conditions applicable to casino licences

22. (1) The area or areas comprising the casino in licensed premises shall be as indicated on the plan contemplated in regulation 2(2)(b) and no alteration to the premises, structural or otherwise, affecting the number, size or location of such areas shall be carried out unless a plan showing the proposed alteration has been submitted to the secretary and the Minister, on the recommendation of the board, has approved that plan.

[subregulation (1) substituted by GN 95/2017]

- (2) The holder of a casino licence shall not -
- (a) conduct or allow to be conducted any games, or keep or allow to be kept any gambling machines for the purposes of gambling, in or at any place other than that part of the licensed premises which comprises the casino;
- (b) in the casino in respect of which such licence is held -

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- (i) conduct or allow to be conducted any games other than games specified in subregulation (3);
- (ii) keep for the purposes of gambling any gambling machine which does not conform to the requirements of subregulation (4).
- (3) Subject to subregulation (5), the games which may be conducted in a casino are -
- (a) American roulette;
- (b) French roulette;
- (c) Black Jack;
- (d) Punto Banco;
- (e) Chemin de Fer;
- (f) Poker;
- (g) Crap;
- (h) Boule;
- (i) Big wheel.
- (4) Subject to subregulation (5), no gambling machine, other than a machine or device used for the playing of any game referred to in subregulation (3), shall be kept in any casino, unless -
 - (a) it operates by means of electrical power;
 - (b) it is played by means of the insertion of coins or playing chips in a slot in the machine provided for the purpose; and
 - (c) it is capable of keeping accurate record of the amounts played and the amounts paid out as prizes.
- (4A) If a gambling machine or device used for gambling is fitted with two or more panels of control which -
 - (a) work independently of each other; and
 - (b) allow for a separate game of gambling to be played independently from the others,

each panel of control constitutes a separate gambling machine for purposes of determining the number of gambling machines permitted by the casino licence.

[subregulation (4A) inserted by GN 95/2017]

- (5) The holder of a casino licence shall not in the casino use or allow to be used any gambling table or other device intended for the playing of games or any gambling machine, unless -
 - (a) it is marked with a permanent and ineffaceable serial number; and
 - (b) it has been registered with the secretary.
- (6) The playing of any game in a casino, other than by means of a gambling machine, shall be conducted or controlled by at least one person in the employ of the licence holder, but no person shall be so engaged unless he or she is the holder of a certificate of approval issued in

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terms of section 29 of the Act or has been granted permission by the Minister under section 33 of the Act.

- (7) The holder of a casino licence shall not -
- (a) allow any person to enter the casino, unless he or she -
 - (i) is properly dressed; and
 - (ii) except if he or she is a lodger in the accommodation establishment concerned, is charged and pays an entrance fee of at least N\$5 before entering the casino;
- (b) permit any person to remain in the casino if he or she is notably under the influence of alcohol or a drug having a narcotic effect or, through the use of foul language or disorderly behaviour, causes a nuisance to other persons in the casino.
- (8) The holder of a casino licence shall keep such books of account and records relating to the operation of the casino as are necessary to reflect in respect of each day the amount of money derived from gambling operations and the amount of money paid out in respect of prizes.
- (9) Every holder of a casino licence shall in respect of each period of six months ending on 31 March and 30 September of each year prepare a statement showing the gross takings of the casino and the amount paid out as prizes during such period and shall lodge such statement with the secretary not later than 14 days after the expiry of any such period.
- (10) The holder of a casino licence may carry on gambling operations on the licensed premises between 10:00 on any day and 04:00 on the following day.

Terms and conditions applicable to gambling house licences

- 23. (1) No gambling machines provided for the purpose of gambling on premises licensed as a gambling house shall be kept at any place other than the area or areas as indicated on the plan of the premises submitted in terms of regulation 3(2)(b).
- (2) If an area referred to in subregulation (1) is not a separate room, such area shall at all times be screened off from the remainder of the premises in such a manner that it will not be possible to observe from outside the area the gambling activities carried on therein, and every such room or screened off area shall be provided with a door that can be closed in order to control the entrance of persons thereto: Provided that where gambling machines are kept in a bar conducted on the premises under an on-consumption licence issued under the Liquor Ordinance, 1969 (Ordinance 2 of 1969) or in a bookmaking business, it shall not be required that the area concerned be so screened off if the gambling machines are so placed inside such bar or the premises of such bookmaking business that it will not be possible to observe from outside the bar or such bookmaking business, as the case may be, the activities carried on therein.

[subregulation (2) substituted by GN 136/1995]

(3) No change to the number of areas comprising the gambling house in the licensed premises or to the location of any such area on such premises or any other structural alterations to such premises affecting the number of those areas or the location of any such area on such premises shall be effected, unless plans indicating the proposed changes or alterations have been

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submitted to the Minister and the Minister, acting on a recommendation of the board, has approved such plans.

(4) The holder of a gambling house licence shall not offer any prize in excess of N\$10 000 to be won by way of gambling in the gambling house, whether by means of the operation of a single gambling machine or two or more gambling machines linked for the purpose of gambling.

[subregulation (4) substituted by GN 136/1995]

- (5) Subject to subregulation (6), no gambling machine shall be kept in any gambling house unless -
 - (a) it operates by means of electrical power;
 - (b) it is played by means of the insertion of coins or playing chips in a slot in the machine provided for the purpose; and
 - (c) it is capable of keeping accurate record of the amounts played and the amounts paid out as prizes.
- (5A) If a gambling machine or device used for gambling is fitted with two or more panels of control which -
 - (a) work independently of each other; and
 - (b) allow for a separate game of gambling to be played independently from the others,

each panel of control constitutes a separate gambling machine for purposes of determining the number of gambling machines permitted by the gambling house licence.

[subregulation (5A) inserted by GN 95/2017]

- (6) The holder of a gambling house licence shall not in the gambling house use or allow to be used any gambling machine unless -
 - (a) it is marked with a permanent and ineffeceable serial number; and

[The word "ineffaceable" is misspelt in the Government Gazette, as reproduced above.]

- (b) it has been registered with the secretary.
- (7) The holder of a gambling house licence shall not -
- (a) allow any person to enter the gambling house, unless he or she is properly dressed;
- (b) permit any person to remain in the gambling house if he or she is notably under the influence of alcohol or a drug having a narcotic effect or, through the use of foul language or disorderly behaviour, causes a nuisance to other persons in the gambling house.

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- (8) The holder of a gambling house licence shall keep such books of account and records relating to the operation of the gambling house as are necessary to reflect in respect of each gambling machine the total daily amount played and the total daily amount paid out.
- (9) Every holder of a gambling house licence shall in respect of each period of six months ending on 31 March and 30 September of each year prepare a statement showing the gross takings of the gambling house and the amount paid out as prizes during such period and lodge such statement with the secretary not later than 14 days after the expiry of such period.
- (10) The holder of a gambling house licence shall not keep the gambling house open for gambling or allow any person to be present therein for the purpose of gambling at any time, if -
 - (a) in the case of a retail liquor business or an accommodation establishment, the sale or supply of liquor is not permitted by the liquor licence held in respect of that business or accommodation establishment; or
 - (b) in the case of a bookmaker business, the business is not open to the public for betting.

[regulation 23 substituted by GN 84/1995 and by GN 95/2017]

Restriction on number of gambling machines for which gambling house licence may be granted

- 23A. A gambling house licence shall not be granted -
- (a) in the case of an application relating to an accommodation establishment with a grading of three stars, for more than 25 gambling machines;
- (b) in the case of an application relating to an accommodation establishment with a grading of two stars, for more than 20 gambling machines;
- (c) in the case of an application relating to an accommodation establishment with a grading of one star, for more than 15 gambling machines; or
- (d) in the case of an application relating to a retail liquor business or bookmaking business, for more than 10 gambling machines but in the case of an application relating to the retail liquor business by a holder of a shebeen liquor licence issued under the Liquor Act, 1998 (Act No. 6 of 1998), for more than five gambling machines; and

[paragraph (d) substituted by GN 95/2017]

- (e) to a holder of the following liquor licence -
 - (i) a temporary liquor licence;
 - (ii) a parks liquor licence;
 - (iii) a vineyard liquor licence; or
 - (iv) a grocery liquor licence,

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issued under the Liquor Act, 1998 (Act No. 6 of 1998).

[paragraph (3) inserted by GN 95/2017]

[regulation 23A inserted by GN 136/1995]

Restriction on profit-sharing with respect to gambling machines

23B. (1) Where the Minister has granted authority under section 38 of the Act allowing a person to share in the profits derived from any gambling house operations under a licence, it shall be a condition of such authority that no person to whom the authority relates, other than the holder of the licence, shall share in the profits so derived by more than 50 percent of those profits, but without prejudice to any agreement between the parties for a lesser ratio of distribution of such profits in favour of such other person.

[subregulation (1) substituted by GN 76/2010]

- (2) An authority granted under section 38 by the Minister -
- (a) in respect of a gambling house shall be valid for a period of two years, but may from time to time, upon application made under that section by the parties concerned, be renewed by the Minister on recommendation from the Board, but not for a period of more than two years at any one time; and
- (b) in respect of a casino shall be valid for a period of fifteen years, but may from time to time, upon application made under that section by the parties concerned, be renewed by the Minister on recommendation from the Board, but not for a period of more than fifteen years at any one time.

[subregulation (2) substituted by GN 76/2010]

- (3) The Minister may at any time by written notice given to the holder of a licence or any other party to whom an authority referred to in subregulation (1) relates, require from such holder or other party -
 - (a) to submit to the Minister or any other person designated by the Minister for such purpose, any records relating to the distribution of profits under such authority;
 - (b) to furnish particulars or proof of any income or expenditure taken into account in the calculation of profits shared or to be shared by the parties involved,

and any person to whom such a notice is directed, shall comply with the requirements thereof within 14 days after the notice has been given.

- (4) Without prejudice to any other steps which may be taken in terms of the Act, the Minister may, subject to subregulations (5), (6) and (7), withdraw an authority referred to in subregulation (1) on the ground of a contravention of the condition imposed by that subregulation or non-compliance with any requirement made under subregulation (3).
- (5) If the Minister proposes to withdraw an authority referred to in subregulation (1), the Minister shall give to the holder of the licence and every other party in relation to whom the authority was granted notice in writing of the proposed withdrawal and the reasons therefor.

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(6) A notice in terms of subregulation (5) shall state that the holder of the licence or any other party referred to in that subregulation may, within 14 days after such notice is given, make representations in writing to the Minister in connection with the matter

[There is no full stop at the end of subregulation (6).]

(7) Upon expiry of the period referred to in subregulation (6), the Minister shall determine the matter and inform all parties concerned of his or her decision.

[regulation 23B inserted by GN 136/1995]

Furnishing of guarantees

24. (1) Where it is indicated in an application for the grant or removal of a casino licence or the transfer of a casino licence that the applicant, if the application is granted, intends to offer in the casino concerned a prize that can be won through the playing of a single gambling machine or two or more gambling machines linked for that purpose, the amount or value of which will exceed N\$10 000, the Minister, acting on a recommendation of the board and with due regard to the maximum value of the prize that will be offered to be won, may, when granting the application, require from the applicant to furnish to the secretary a guarantee for the due and punctual payment of such prize to any person who may become entitled thereto and may, after consultation with the applicant, determine the amount for which and the manner and form in which, the guarantee is to be furnished.

[subregulation (1) substituted by GN 84/1995]

- (2) Where, in accordance with subregulation (1), the Minister has required that a guarantee be furnished by any applicant, the secretary shall not in terms of section 22 of the Act issue to the applicant the licence or the certificate of transfer of the licence, as the case may be, unless there is submitted to the secretary a guarantee conforming to the requirements as determined by the Minister.
- (3) If at any time after the grant or transfer of a casino licence the holder of such licence intends to introduce a scheme whereby a prize as contemplated in subregulation (1) is offered, such licence holder shall not introduce such scheme unless he or she has in writing notified the Minister accordingly and, where so required by the Minister on the recommendation of the board, has furnished to the secretary a guarantee as contemplated in subregulation (1).

[subregulation (3) inserted by GN 84/1995]

Prohibition against jackpot prize linked to scheme outside Namibia

25. No holder of a casino licence or gambling house licence shall, for the purpose of offering a cumulative jackpot prize, participate in any scheme whereby any gambling machine provided by such holder is linked to any gambling machine or machines outside Namibia.

[regulation 25 inserted by GN 84/1995]

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ANNEXURE A

[Annexure A is substituted by GN 136/1995. The index to the forms has been amended accordingly.]

INDEX TO FORMS

Forn	n No.	Description	Regulation No.
1.	Application	for a casino licence.	2(1)
2.	Application	for a gambling house licence.	3(1)
3.	Application	for the transfer of a casino licence.	4(1)
4.	Application	for the transfer of a gambling house licence.	5(1)
5.	Application	for the removal of a casino licence.	6(1)
6.	Application	for the removal of a gambling house licence.	7(1)
7.	* *	for authority to control a business, become erein or share in the profits thereof.	8(1)
8.	Application	for a certificate of approval.	9(1)
9.	* *	to increase the number of gambling machines a gambling house licence.	3A
10.	Casino licer	nce.	13(1)(a)
11.	Gambling h	ouse licence.	13(1)(b)
12.	Certificate f	for transfer of licence.	13(1)(c)
13.	Certificate f	for removal of licence.	13(1)(d)
14.	•	control a business, become a partner therein the profiles thereof.	14(1)
15.	Certificate of	of approval.	15(1)

ANNEXURE A

To view content without printing, scroll down.

To print at full scale (A4), double-click the icon below.



[Annexure A is substituted by GN 136/1995.]

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FORM 1

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT, 1994

APPLICATION IN TERMS OF SECTION 16(1) FOR A CASINO LICENCE

The Secretary Casino Board Private Bag 13346 WINDHOEK

I hereby apply in terms of section 16(1) of the Casinos and Gambling Houses Act, 1994 (Act 32 of 1994), for the grant of a casino licence.

	SIGNATURE OF APPLICANT OR PERSON AUTHORISED TO SIGN APPLICATION
	PLACE
	DATE
	PARTICULARS OF APPLICANT
 (a)	Full name of applicant
(b)	Date of birth if applicant is a natural person
(c)	Nationality if applicant is a natural person or in the case of a company or close corporation, its registration number

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(e)	Residential address or address of registered office
	••••••
f)	Business address
(g)	Telephone number
(h)	Facsimile number
corpore of each	icant is a company, close corporation or partnership or any other for ste or association of persons, state the name, date of birth, nationality as shareholder, member or partner thereof and of the nature and extent or
corpora of each tinancia interest	ate or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent of all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the
corpora of each tinancia interest	ate or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent or all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the in nationality and address of each director thereof are furnished]
corpora or each tinancia interest or birth	ate or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent of all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the nationality and address of each director thereof are furnished]
corpora of each financia interest of birth	ate or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent or all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the in nationality and address of each director thereof are furnished]
corpora of each financia interest of birth	ate or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent of all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the nationality and address of each director thereof are furnished]
corpora of each financia interest of birth	ate or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent of all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the nationality and address of each director thereof are furnished]
corpora of each financia interest of birth	ate or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent of all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the nationality and address of each director thereof are furnished]
corpora of each financia interest of birth	ate or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent of all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the nationality and address of each director thereof are furnished]
corpora of each financia interest of birth	ate or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent of all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the nationality and address of each director thereof are furnished]
corpors of each financia interest or birth	ste or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent o all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the h. nationality and address of each director thereof are furnished]
corpors of each financia interest of birth	ate or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent of all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the nationality and address of each director thereof are furnished]
Corpore of each financia interest of birth	stee or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent o al interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the handlity and address of each director thereof are furnished]
corpors of each financia interest of birth	ste or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent of all interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the nationality and address of each director thereof are furnished]
Corpore of each financia interest of birth	stee or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent o al interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the handlity and address of each director thereof are furnished]
Corpore of each financia interest of birth	stee or association of persons, state the name, date of birth, nationality a shareholder, member or partner thereof and of the nature and extent o al interest in the applicant [If the applicant, or a company who has in the applicant, is a public company it shall be sufficient if only the nationality and address of each director thereof are furnished] In annexure if necessary] Is the applicant a person who -

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	(ii)	has at any time during the period of 10 years preceding this appli- oation, in Namibia or elsewhere, served a sentence of imprisonment for a period longer than 12 months for any offence without having been given the option of a fine in respect of such offence?

	(iii)	has at any time been convicted of an offence under the Casinos and Gambling Houses Act, 1994 (Act 32 of 1994) and within a period of 5 years after that conviction again been convicted for an offence under that Act?

	(iv)	is employed in the Public Service?
	(v)	is the spouse or a parent or child of a person contemplated in subparagraphs (i), (ii), (iii) or (iv).
		[Answer yes or no]
(b)		applicant is a company, close corporation or partnership, state whether rson contemplated in paragraph (a) -
	(i)	has a controlling interest in such company or close corporation
	rii)	is a partner in such partnership
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		[Answer yes or no]
(c)	-	of the questions in paragraphs (a) and (b) have been replied to in the ative, provide full details
		in annexure if necessary!
	Use a	IN GRADENIE II RECESSOFY!

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PARTICULARS OF PREMISES

4.	(a)	Name	of accommodation establishment in which the casino will be conducted
		• · · · · · · ·	
	(h)	D	to the standard of the constitution of the con
	(b)		be the situation of the premises where the accommodation establishment
			ducted with reference to the erf/farm number, street name and number, uthority area and magisterial district
		******	***************************************
		• • • • • • • • • • • • • • • • • • • •	

		*******	•••••
5.	(a)	Under 4(b)?	what right will applicant occupy the premises referred to in paragraph
	.Ъ)	If not	as owner, state the name and address of the owner and attach a certified
	. ,	сору с	of the agreement or other document disclosing the applicant's right to

		******	***************************************

-	: If this is remises, m		ined in the lease agreement the lessor's consent to conduct a casino on mitted.]
6.	(a)	Is app	lication made in respect of premises which -
		(i)	have not yet been erected?
		(ii)	are already erected, but require additions or alterations to make them suitable for conducting the casino?
		(iii)	are already erected and, in the applicant's opinion, do not require

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			additions or alterations to make them suitable for conducting the passing?	
			'Answer yes or no]	
	(b)	If paragr	agraph 6(a)(i) or (ii) applies, state -	
		(i)	the date on which such erection, additions or alterations will be commenced with	
		(ii)	the period which will be required for the completion thereof	
			PARTICULARS OF CASINO	
7.	State whi	ch games	will be conducted in the casino	
			if necessary]	
3.	Number	and descr	iption of gambling machines which will be kept in the casino	
			•••••	
			if necessary]	
			22(5) requires that gambling tables or other devices for playing games thines be registered with the secretary of the Board.	
9.	(a)		prize exceeding N\$10 000 in value be offered to be won through the of a gambling machine or any one of two or more gambling machines	

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

	linked for such purpose?
(b)	If the reply to paragraph (a) is "yes", give full details of the gambling machine or machines that will be used for such purpose, the method through which such prize can be won, and the maximum value of the prize that will be so offered
0. Intended	date of commencement of casino business if application is granted
	ANNEXURES
ist all documents	attached to this application
declare/affirm th t is true.	at the information furnished in this application and in the documents attached to
Date	Signature of applicant or

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I certify that this declaration has been signed and sworn to/affirmed before me at this				
(a) he/she knows and understands the contents of this declaration;				
(b) he/she has no objection to taking the prescribed oath/affirmation; and				
(c) he/she considers the prescribed oath to be binding on his/her conscience,				
and that he/she uttered the following words:				
"I swear that the contents of this declaration are true, so help me God"./"I affirm that the contents of this declaration are true".				
Commissioner of Oaths				
Full name Business address Designation				
Area for which appointment is held				

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 2

REPUBLIC OF NAMIBIA

CASINO AND GAMBLING HOUSES ACT, 1994

APPLICATION IN TERMS OF SECTION 16(1) FOR A GAMBLING HOUSE LICENCE

The Secretary Casino Board Private Bag 13346 WINDHOEK

I hereby apply in terms of section 16(1) of the Casinos and Gambling Houses Act, 1994 (Act 32 of 1994), for the grant of a gambling house licence.

	SIGNATURE OF APPLICANT OR PERSON AUTHORISED TO SIGN APPLICATION
	PLACE
	DATE
	PARTICULARS OF APPLICANT
 (a)	Full name of applicant
(ъ)	Date of birth if applicant is a natural person
(c)	Nationality if applicant is a natural person or in the case of a company

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

		or close corporation, its registration number
	(d)	Postal address
	(e)	Residential address or address of registered office
	(f)	Business address
	(g)	Telephone number
	(h)	Facsimile number
2.	body and ac extent comp be su	clicant is a company, close corporation or partnership or any other form of corporate or association of persons, state the name, date of birth, nationality ddress of each shareholder, member or partner thereof and of the nature and of his or her financial interest in the applicant [If the applicant, or a any who has a financial interest in the applicant, is a public company it shall fficient if only the name, date of birth, nationality and address of each or thereof are furnished]

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	¡Use d	in annexu	re if necessary]
3.	(a)	Is the a	applicant a person who -
		(i)	is an unrehabilitated insolvent?
		(ii)	has at any time during the period of 10 years preceding this application, in Namibia or elsewhere, served a sentence of imprisonment for a period longer than 12 months for any offence without having been given the option of a fine in respect of such offence?
		GUA -	has a section have a societal of an offense and a the Contract
		(iii)	has at any time been convicted of an offence under the Casinos and Gambling Houses Act, 1994 (Act 32 of 1994) and within a period of 5 years after that conviction again been convicted for an offence under that Act?
		(iv)	is employed in the Public Service?
		(v)	is the spouse or a parent or child of a person contemplated in subparagraphs (i), (ii), (iii) or (iv)
			[Answer yes or no]
	(b)		applicant is a company, close corporation or partnership, state er any person contemplated in paragraph (a) -

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	(i) has a controlling interest in such company or close corporation
	(ii) is a partner in such partnership
	[Answer yes or no]
(c) If any of the questions in paragraphs (a) and (b) have been replication the affirmative, provide full details	
	Use an annexure if necessary]
	PARTICULARS OF PREMISES
. (a)	Name of accommodation establishment, retail liquor business or bookmaking business in which the gambling house will be conducted
(b)	In the case of a retail liquor business, state the type of liquor licence held in respect of such business
(c)	Describe the situation of the premises where the accommodation establishment/retail liquor business is conducted with reference to the erf/farm number, street name and number, local authority area and magisterial district

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		• • • • • • • • • • • • • • • • • • • •	

5.	(a)		what right will applicant occupy the premises referred to in raph 4(c)?

	(b)	certifi	as owner, state the name and address of the owner and attach a ed copy of the agreement or other document disclosing the ant's right to occupy the premises

			ntained in the lease agreement, the lessor's consent to conduct a premises, must be submitted.]
5.	(a)	Is app	lication made in respect of premises which -
		(i)	have not yet been erected?
		(ii)	are already erected, but require additions or alterations to make :hem suitable for conducting the casino?
		(iii)	are already erected and, in the applicant's opinion, do not require additions or alterations to make them suitable for conducting the casino?

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	(b)	ir paraş	graph b(a)(1) or (11) applies, state -
		(i)	the date on which such erection, additions or alterations will be commenced with
		(ii)	the period which will be required for the completion thereof
•		<u>P.</u>	ARTICULARS OF GAMBLING HOUSE
1.	Numbe house	r and des	cription of gambling machines which will be kept in the gambling
	•••••	•••••	
		••••••	•••••••••••••••••••••••
			re if necessary]
		Regulation ry of the	on 23(5) requires that gambling machines be registered with the Board.]
8.	Intende grantee		of commencement of gambling house business if application is
			<u>ANNEXURES</u>
List all	docume	nts attach	ed to this application

	•••••		

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declare/affirm that the information furnished in this application and in the documents attached to it is true.		
Date		
I certify that this declaration has been signed and sworn to/affirmed before me at		
this day of by the applicant/person authorised to sign the application who acknowledged that		
(a) he/she knows and understands the contents of this declaration;		
(b) he/she has no objection to taking the prescribed oath/affirmation; and		
(c) he/she considers the prescribed oath to be binding on his/her conscience,		
and that he/she uttered the following words:		
'I swear that the contents of this declaration are true, so help me God"./"I affirm that the contents of this declaration are true".		
Commissioner of Oaths		
Full name Business address Designation Area for which appointment is held Office held if appointment is ex officio		

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FORM 3

REPUBLIC OF NAMIBIA			
CASINOS AND GAMB	LING HOUSES ACT, 1994		
	APPLICATION IN TERMS OF SECTION 16(2) FOR THE TRANSFER OF A CASINO LICENCE		
The Secretary Casino Board Private Bag 13346 WINDHOEK			
or the transfer of a casino licence from (of the Casinos and Gambling Houses Act, 1994 holder of licence)		
SIGNATURE OF TRANSFEREE DR PERSON AUTHORISED TO SIGN APPLICATION	SIGNATURE OF HOLDER OF LICENCE OR PERSON AUTHORISED TO SIGN APPLICATION		
PLACE	PLACE		
DATE	DATE		
P/	ART A		
INFORMATION RELATING TO THE	IE HOLDER OF THE CASINO LICENCE		

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2.	Under what name is the casino conducted?		
3.	Describe the situation of the premises of the accomodation establishment where the casino is conducted with reference to the erf/farm number, street name and number, local authority area and district		
Date	Signature of the applicant who is the holder of the licence or person authorised to sign		
	fy that this declaration has been signed and sworn to/affirmed before me at this day of by the		
	nt/person authorised to sign the application who acknowledged that		
	nt/person authorised to sign the application who acknowledged that - ia) he/she knows and understands the contents of this declaration;		

and that he/she uttered the following words:

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"I swear that the contents of this declaration are true, so help me God"./"I affirm that the contents of this declaration are true",		
Commiss	ioner of	Oaths
Full name Business address Designation Area for which appointment is held Office held if appointment is ex officio.		
<u>INF</u>	ORMAT	PART B TON RELATING TO APPLICANT WHO IS THE TRANSFEREE
	(a)	Full name of applicant
	(b)	Date of birth if applicant is a natural person
	(c)	Nationality if applicant is a natural person or in the case of a company or close corporation, its registration number
	(d)	Postal address
	(e)	Residential address or address of registered office

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			•••••			
	(f)	Busine	ess address			
		•••••				
	(g)	Teleph	none number			
			•••••••••••••••••••••••••••••••••••••••			
	(h)	Facsin	nile number			
		•••••				
	ompo	any who h	or her financial interest in the applicant [If the applicant, or a as a financial interest in the applicant, is a public company it shall only the name, date of birth, nationality and address of each are furnished]			
	.Use d	an annexu	tre if necessary]			
3.	(a)	Is the	Is the applicant a person who -			
		(i)	is an unrehabilitated insolvent?			
		(ii)	has at any time during the period of 10 years preceding this application, in Namibia or elsewhere, served a sentence of imprisonment for a period longer than 12 months for any			

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		offence without having been given the option of a fine in respect of such offence?
	(iii)	has at any time been convicted of an offence under the Casinos and Gambling Houses Act, 1994 (Act 32 of 1994) and within a period of 5 years after that conviction again been convicted for an offence under that Act?
	(iv)	is employed in the Public Service?
	(v)	is the spouse or a parent or child of a person contemplated in paragraphs (i), (ii), (iii) or (iv)
		[Answer yes or no]
(b)		applicant is a company, close corporation or partnership, state er any person contemplated in paragraph (a) -
	(i)	has a controlling interest in such company or close corporation
	(ii)	is a partner in such partnership
		¡Answer yes or no]
(c)	-	of the questions in paragraphs (a) or (b) have been replied to in firmative, provide full details
		,

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		Use an annexure if necessary]
4.	(a)	Under what right will applicant occupy the premises referred to it paragraph 3 of Part A of the application?
	(b)	If not as owner, state the name and address of the owner and attach a certified copy of the agreement or other document disclosing the applicant's right to occupy the premises
[Note: casino	If this is	s not contained in the lease agreement, the lessor's consent to conduct or remises, must be submitted]
		PARTICULARS OF CASINO
5.	Under	what name is the casino to be conducted
6.	State w	which games will be played in the casino

		n annexure if necessary
7.	Numbe	or and description of gambling machines which will be kept in the casino

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	[Use a	in annexure if necessary]
3.	(a)	Will any prize exceeding N\$10 000 in value be offered to be won through the playing of a gambling machine or any one of two or more gambling machines linked for such purpose?
	(b)	If the reply to paragraph (a) is "yes", give full details of the gambling machine or machines that will be used for such purpose, the method through which such prize can be won, and the maximum value of the prize that will be so offered

		•••••••••••••••••••••••••••••••••••••••
9.	Intend	led date of transfer of the casino licence
	•••••	
		ANNEXURES
List a	ll docume	ents attached to this application
	•••••	

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relates to me/th		Part B of this application in so far as if authorised to sign the application and in
Date		Signature of applicant or person authorised to sign.
***************************************		l and swom to/affirmed before me at day of by ation who acknowledged that -
(a)	he/she knows and understands	the contents of this declaration;
(b)	he/she has no objection to taki	ng the prescribed oath/affirmation; and
(c)	he/she considers the prescribed	oath to be binding on his/her conscience,
and that he/she	uttered the following words:	
	ear that the contents of this declars ts of this declaration are true".	ition are true, so help me God"./"I affirm
Commissioner		
Area for which	appointment is held	
Office held if a	uppointment is ex officio	

Republic of Namibia 41 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 4

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT, 1994

APPLICATION IN TERMS OF SECTION 16(2) FOR THE TRANSFER OF A GAMBLING HOUSE LICENCE

The Secretary

Casino Board		
Private Bag 13346		
WINDHOEK		
	of the Casinos and Gambling Houses Act, 1994 te from (holder of licence)	
SIGNATURE OF TRANSFEREE OR PERSON AUTHORISED TO SIGN APPLICATION	SIGNATURE OF HOLDER OF LICENCE OR PERSON AUTHORISED TO SIGN APPLICATION	
PLACE	PLACE	
DATE		
P	ART A	
INFORMATION RELATION	NG TO THE HOLDER OF THE	
	HOUSE LICENCE	
1. Full name of applicant		
	•••••	

Republic of Namibia 42 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

2.	Under	r what name is the gambling house conducted?

3.	liquor with	ibe the situation of the premises of the accomodation establishment, retail business or bookmaking business where the gambling house is conducted reference to the erf/farm number, street name and number, local authority and district
		n that the information furnished in Part A and B of this application in so far me/the applicant on whose behalf I am authorised to sign the application, is
Date	**********	Signature of the applicant who is the holder of the licence or person authorised to sign.
• • • • • •	• • • • • • • • • • • • • • • • • • • •	this declaration has been signed and sworn to/affirmed before me at
	(a)	
	(b)	he/she knows and understands the contents of this declaration;
		he/she knows and understands the contents of this declaration; he/she has no objection to taking the prescribed oath/affirmation; and

and that he/she uttered the following words:

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

that th		ar that the contents of this declaration are true, so help me God"./"] affirm s of this declaration are true".
	ussioner c	of Oaths
Busin Desig Area	ess addres nation for which	appointment is held
		PART B
ļ	NFORMA	ATION RELATING TO APPLICANT WHO IS THE TRANSFEREE
1.	(a)	Full name of applicant
	(b)	Date of birth if applicant is a natural person
	(c)	Nationality if applicant is a natural person or in the case of a company or close corporation, its registration number
	(b)	Postal address
	(e)	Residential address or address of registered office

Republic of Namibia 44 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

(f)	Business address
(g)	Telephone number
(h)	Facsimile number
comp be su	at of his or her financial interest in the applicant [If the applicant, or a pany who has a financial interest in the applicant, is a public company it shall ifficient if only the name, date of birth, nationality and address of each tor thereof are furnished.

•••••	
_i Use	an annexure if necessary]
_I Use	an annexure if necessary] Is the applicant a person who -
_I Use	an annexure if necessary] Is the applicant a person who -

Republic of Namibia 45 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

	(iii)	has at any time been convicted of an offence under the Casinos and Gambling Houses Act, 1994 (Act 32 of 1994) and within a period of 5 years after that conviction again been convicted for an offence under that Act?
	(iv)	is employed in the Public Service?
	(v)	is the spouse or a parent or child of a person contemplated in paragraphs (i), (ii), (iii) or (iv)
		'Answer yes or noj
(b)		applicant is a company, close corporation or partnership, state r any person contemplated in paragraph (a) -
	(i)	has a controlling interest in such company or close corporation
	tii)	is a partner in such partnership
		[Answer yes or no]
(c)		of the questions in paragraphs (a) and (b) have been replied to in firmative, provide full details

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

		Use an annexure if necessary
4.	(a)	Under what right will applicant occupy the premises referred to in paragraph 3 of Part A of the application?
	(b)	If not as owner, state the name and address of the owner and attach a certified copy of the agreement or other document disclosing the applicant's right to occupy the premises
		not contained in the lease agreement, the lessor's consent to conduct a on the premises, must be submitted]
		PARTICULARS OF GAMBLING HOUSE
5.	Under	what name is the gambling house to be conducted

ń.	Number house	r and description of gambling machines which will be kept in the gambling
	•••••	
	•••••	

Republic of Namibia 47 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

7.	Intended	date of transfer of the gambling house licence	e
		<u>ANNEXURES</u>	
List all de	ocu <u>men</u> t:	s attached to this application	
	•••••		
	•••••		******************************
•••••	•••••••	***************************************	***********

		applicant on whose behalf I am authorised to ached to it, is true.	sign the approachon and in
Date			Signature of applicant or person authorised to sign.
		is declaration has been signed and sworn	by the
	(a)	he/she knows and understands the contents of	of this declaration;
	(b)	he/she has no objection to taking the prescri	bed oath/affirmation; and
	(c)	he/she considers the prescribed oath to be big	nding on his/her conscience,

and that he/she uttered the following words:

Republic of Namibia 48 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

"I swear that the contents of this declaration are true, so help me God"./"I affire
that the contents of this declaration are true".
Commissioner of Oaths
Full name
Business address
Designation
Area for which appointment is held
Office held if appointment is ex officio

Republic of Namibia 49 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 5

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT, 1994

APPLICATION IN TERMS OF SECTION 16(3) FOR THE PERMANENT/TEMPORARY REMOVAL OF A CASINO LICENCE

The Secretary
Casino Board
Private Bag 13346
WINDHOEK

I hereby apply in terms of section 16(3) of the Casinos and Gambling Houses Act, 1994, for permanent/temporary removal of a casino licence.

			SIGNATURE OF APPLICANT OR PERSON AUTHORISED TO SIGN APPLICATION
			PLACE
			DATE
` De	lete which	never is n	ot applicable
			PARTICULARS OF APPLICANT
1.	Full r	name of a	pplicant
	•••••		
2.	(a)	Under	r what name is the casino conducted?
	(b)	(i)	Will the name change as a result of the removal? (yes/no)

Republic of Namibia 50 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

		(ii) If so, state new name
3.	(a)	Describe the situation of the existing premises where the casino is conducted, with reference to the erf/farm number, street name and number, local authority area and magisterial district
	(b)	Describe the situation of the new premises where the casino is to be conducted, with reference to the erf/farm number, street name and number, local authority area and magisterial district
4.	(a)	Under what right will applicant occupy the premisses referred to in paragraph 3(b)?
	(b)	If not as owner, state the name and address of the owner and attach a certified copy of the agreement or other document disclosing the applicant's right to occupy the premises

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

5.	(a) Is appl	lication made in respect of premises which -
	ri)	have not yet been erected?
	(ii)	are already erected, but require additions or alterations to make them suitable for the purposes of the proposed business?
	(iii)	are already erected and, in the applicant's opinion, do not require additions or alterations in order to make them suitable for such purposes?
	(b) If pare	agraph 5(a)(i) or (ii) applies state -
	(i)	the date on which such erection, additions, or alterations will be commenced with
	(ii)	the period which will be required for the completion thereof
6.		n application for the temporary removal of a licence, state for what noval is desired
		ANNEXURES
List al	l documents attacl	ned to this application
	• • • • • • • • • • • • • • • • • • • •	

Republic of Namibia 52 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

			•••••
			•
	e/affirm I to it is		this application and in the documents
Date	•••••		Signature of applicant or person authorised to sign.
	·		and sworn to/affirmed before me at
	(a)	he/she knows and understands th	e contents of this declaration;
	(b)	he/she has no objection to taking	the prescribed oath/affirmation; and
	(c)	he/she considers the prescribed or	ath to be binding on his/her conscience,
and tha	t he/she	uttered the following words:	
that the		ear that the contents of this declaration are true".	on are true, so help me God"./"I affirm
Commi	ssioner	of Oaths	
Zull es	ma		
		SS	
	_	ss	
-			**************************************
			,,,,,

Republic of Namibia 53 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 6

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT 1994

APPLICATION IN TERMS OF SECTION 16(3) FOR THE PERMANENT/TEMPORARY REMOVAL OF A GAMBLING HOUSE LICENCE

The Secretary Casino Board Private Bag 13346 WINDHOEK

I hereby apply in terms of section 16(3) of the Casinos and Gambling Houses Act, 1994, for the permanent/temporary removal of a gambling house licence.

	SIGNATURE OF APPLICANT OR PERSON AUTHORISED TO SIGN APPLICATION
	PLACE
	DATE
Dele	te whichever is not applicable
	PARTICULARS OF APPLICANT
ι.	Full name of applicant

Republic of Namibia 54 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

2.	(a)	Under what name is the gambling house conducted?		
	(b)	(i) Will the name change as a result of the removal? (Answer ye or no)		
		(ii) If so, state new name		
3.	(a)	Describe the situation of the existing premises where the gambling hous is conducted, with reference to the erf/farm number, street name an number, local authority area and magisterial district		
	(b)	Describe the situation of the new premises where the gambling house to be conducted, with reference to the erf/farm number, street name an number, local authority area and magisterial district		

Republic of Namibia 55 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

4.	(A)		what right will applicant occupy the premisses referred to in aph 3(b)?
	(b)	certifie	as owner, state the name and address of the owner and attach a d copy of the agreement or other document disclosing the nt's right to occupy the premises
			tained in the lease agreement, the lessor's consent to conduct a remises, must be submitted.]
5.	(a)	Is appl	ication made in respect of premises which -
		(i)	have not yet been erected?
		(ii)	are already erected, but require additions or alterations to make hem suitable for the purposes of the proposed business?
		(iii)	are already erected and, in the applicant's opinion, do not require additions or alterations in order to make them suitable for such purposes?
	(b)	If para	graph 5(a)(i) or (ii) applies state -
		(i)	the date on which such erection, additions, or alterations will be commenced with $% \left(\mathbf{r}\right) =\left(\mathbf{r}\right) $
		tii)	the period which will be required for the completion thereof

Republic of Namibia 56 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

7.	In the case of an application for the temporary remo period such removal is desired	val of a licence, state for what
	ANNEXURES	
List all	Il documents attached to this application	
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	lare/affirm that the information furnished in this applied to it is true.	lication and in the documents
Date		Signature of applicant or person authorised to sign.
	tify that this declaration has been signed and swo this day of cant/person authorised to sign the application who ackr	by the
	(a) he/she knows and understands the content	ts of this declaration;
	(b) he/she has no objection to taking the pres	scribed oath/affirmation; and
	(c) he/she considers the prescribed oath to be	binding on his/her conscience,
and th	hat he/she uttered the following words:	

Republic of Namibia 57 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

'I swear that the contents of this declaration are true, so help me God"./"I affirm that the contents of this declaration are true".
Commissioner of Oaths
Full name Business address Designation Area for which appointment is held Office held if appointment is ex officio

Republic of Namibia 58 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 7

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT, 1994

APPLICATION IN TERMS OF SECTION 38 FOR AUTHORITY TO ALLOW ANY OTHER PERSON IN EFFECT TO CONTROL A CASINO/GAMBLING HOUSE OR TO BECOME A PARTNER THEREIN OR TO SHARE IN THE PROFITS THEREOF

The Secretary

Casino Board Private Bag 13346 WINDHOEK We hereby apply in terms of section 38 of the Casinos and Gambling Houses Act, 1994, for authority to allow (hereinafter referred to as the proposed person) in effect to control/become a partner in/share in the profits of the casino/gambling house of which is the licence holder. SIGNATURE OF PROPOSED PERSON SIGNATURE OF LICENCE HOLDER OR PERSON AUTHORISED TO SIGN PERSON AUTHORISED TO SIGN APPLICATION APPLICATION PLACE PLACE DATE DATE Delete whichever is not applicable PART A INFORMATION RELATING TO HOLDER OF THE LICENCE 1. (a) Full name

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

	(b)	Business address
	(c)	Telephone number
	(b)	Facsimile number
2.	(a)	State whether application relates to a casino or gambling house business
	(b)	State the name under which the business is conducted
	(p)	State the number and date of issue of the licence held in respect of such business
3.	refere	ibe the situation of the premises where the business is conducted with nce to the erf/farm number, street name and number, local authority area agisterial district
		n that the information furnished in Part A of this application in so far as it is applicant on whose behalf I am authorised to sign the application, is true.
Date		
		Signature of the applicant who is the holder of 'ne licence or person authorised to sign.

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

		this declaration has been signed and sworn to/affirmed before me at
		n authorised to sign the application who acknowledged that -
	(a)	he/she knows and understands the contents of this declaration;
	(b)	he/she has no objection to taking the prescribed oath/affirmation; and
	(c)	he/she considers the prescribed oath to be binding on his/her conscience,
and th	at he/she	uttered the following words:
that th		ear that the contents of this declaration are true, so help me God"./"I affirm is of this declaration are true".
Full n Busin Desig Area:	ess addre nation for which	of Oaths ss appointment is held
		PART B INFORMATION RELATING TO PROPOSED PERSON
1.	(a)	Full name of proposed person
	(b)	Date of birth if proposed person is a natural person
	(c)	Nationality if applicant is a natural person or in the case of a company or close corporation, its registration number

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

	(d)	Postal address
	(e)	Residential address or address of registered office
	(f)	Business address
	(g)	Telephone number
	(h)	Facsimile number
2.	form nation nature prope perso	proposed person is a company, close corporation or partnership or any othe of body corporate or association of persons, state the name, date of birth ality and address of each shareholder, member or partner thereof and of the e and extent of his or her financial interest in the proposed person [If the sed person, or a company who has a financial interest in the proposed n, is a public company it shall be sufficient if only the name, date of birth ality and address of each director thereof are furnished]
	•••••	***************************************

		an annexure if necessary]
3.	(a)	Is the proposed person a person who -

Republic of Namibia 62 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

	(1)	is an unrenabilitated insolvent?
	űi)	has at any time during the period of 10 years preceding this application, in Namibia or elsewhere, served a sentence of imprisonment for a period longer than 12 months for any offence without having been given the option of a fine in respect of such offence?
	(iii)	has at any time been convicted of an offence under the Casinos and Gambling Houses Act, 1994 (Act 32 of 1994) and within a period of 5 years after that conviction again been convicted for an offence under that Act?
	(iv)	is employed in the Public Service?
	(v)	is the spouse or a parent or child of a person contemplated in paragraphs (i), (ii), (iii) or (iv)
		[Answer yes or no]
b)		proposed person is a company, close corporation or partnership, hether any person contemplated in paragraph (a)
	(i)	has a controlling interest in such company or close corporation
	(ii)	is a partner in such partnership
		[Answer yes or no]

Republic of Namibia 63 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

PARTICULARS OF AGREEMENT agreement between holder of licence and proposed person (attach y of the agreement) date of birth, nationality and address of each person who will be member or partner of the proposed person and the nature and extent iterest if the application is granted. [If any such person is a public ill be sufficient if only the name, date of birth, nationality and he director thereof are furnished!
PARTICULARS OF AGREEMENT agreement between holder of licence and proposed person (attach y of the agreement) date of birth, nationality and address of each person who will be member or partner of the proposed person and the nature and extent iterest if the application is granted. [If any such person is a public ill be sufficient if only the name, date of birth, nationality and
PARTICULARS OF AGREEMENT agreement between holder of licence and proposed person (attach y of the agreement) date of birth, nationality and address of each person who will be member or partner of the proposed person and the nature and extent iterest if the application is granted. [If any such person is a public ill be sufficient if only the name, date of birth, nationality and
PARTICULARS OF AGREEMENT agreement between holder of licence and proposed person (attach y of the agreement) date of birth, nationality and address of each person who will be member or partner of the proposed person and the nature and extent iterest if the application is granted. [If any such person is a public ill be sufficient if only the name, date of birth, nationality and
agreement between holder of licence and proposed person (attach y of the agreement) date of birth, nationality and address of each person who will be member or partner of the proposed person and the nature and extent iterest if the application is granted. [If any such person is a public ill be sufficient if only the name, date of birth, nationality and
date of birth, nationality and address of each person who will be member or partner of the proposed person and the nature and extent atterest if the application is granted. [If any such person is a public ill be sufficient if only the name, date of birth, nationality and
date of birth, nationality and address of each person who will be member or partner of the proposed person and the nature and extent atterest if the application is granted. [If any such person is a public till be sufficient if only the name, date of birth, nationality and
date of birth, nationality and address of each person who will be member or partner of the proposed person and the nature and extent iterest if the application is granted. [If any such person is a public ill be sufficient if only the name, date of birth, nationality and
edate of birth, nationality and address of each person who will be member or partner of the proposed person and the nature and extent atterest if the application is granted. [If any such person is a public till be sufficient if only the name, date of birth, nationality and
date of birth, nationality and address of each person who will be member or partner of the proposed person and the nature and extent aterest if the application is granted. [If any such person is a public ill be sufficient if only the name, date of birth, nationality and
member or partner of the proposed person and the nature and extent aterest if the application is granted. [If any such person is a public ill be sufficient if only the name, date of birth, nationality and
a an ector thereof are railingled
•••••••••••••••••••••••••••••••••••••••
ure if necessary]

Republic of Namibia 64 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

		this day of by the person authorised to sign the application who acknowledged that -
	(a)	he/she knows and understands the contents of this declaration;
	(b)	he/she has no objection to taking the prescribed oath/affirmation; and
	(c)	he/she considers the prescribed oath to be binding on his/her conscience,
and that	he/she ut	tered the following words:
that the o		that the contents of this declaration are true, so help me God"./"I affirm of this declaration are true".
	ioner of	
Business Designat Area for	address ion which aç	pointment is held

I certify that this declaration has been signed and sworn to/affirmed before me at

Republic of Namibia 65 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 8

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT, 1994

APPLICATION IN TERMS OF SECTION 26 FOR A CERTIFICATE OF APPROVAL

The Secretary
Casino Board
Private Bag 13346
WINDHOEK

hereby apply in terms of section 26 of the Casinos and Gambling Houses Act, 1994 (Act 32 of 1994) for the grant of a certificate of approval to be employed in a casino and to be engaged in the conducting of gambling operations.

	SIGNATURE OF APPLICA			
		PLACE	_	
		DATE	_	
	···	PARTICULARS OF APPLICANT		
۱.	Full n	name of applicant		
2.	Date	of birth		
3.	 (a)	Nationality		
	(b)	Identity number		
		•••••		

Republic of Namibia 66 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

	(c)	If applicant is not a Namibian citizen state the number and date of issue of the permanent residence permit/work permit held by the applicant
١.	Postal	address
i.	Reside	ential address
,		details, if any, of previous training or experience of the applicant in cting gambling operations
		an annexure if necessary]
	(a)	Has applicant ever been convicted of an offence in Namibia or elsewhere? (yes/no)
	ıjb)	If the reply to paragraph (a) is "yes" give full details, including details of sentence imposed

Republic of Namibia 67 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

	(a)	Has applicant's estate ever been sequestrate	
-	(b)	If the reply to paragraph (a) is "yes", give fu and state whether applicant is rehabilitated	all details of the sequestration
		icant is in the employment of the holder of a	casino licence or will be so
	(a)	the name of the holder of the licence	
	(b)	the name and address of the casino wh	ere applicant is or will be
	(c)	the date of commencement of such employ	
declare	affirm/	that the information furnished in this applica	ation is true.
Date	•••••		Signature of the applicant
[certify	that	this declaration has been signed and swor	n to/affirmed before me at
	• • • • • • • • •	this day of	

Republic of Namibia 68 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

he/she knows and understands the contents of this declaration;

(b)	he/she has no objection to taking the prescribed oath/affirmation; and
(c)	he/she considers the prescribed oath to be binding on his/her conscience
and that he/she	uttered the following words:
	ar that the contents of this declaration are true, so help me God"./"I affire s of this declaration are true".
Commissioner o	
Business address	is
	appointment is held

Republic of Namibia 69 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 9

REPUBLIC OF NAMIBIA

CASINO'S AND GAMBLING HOUSES ACT

APPLICATION IN TERMS OF REGULATION 3A TO INCREASE THE NUMBER OF GAMBLING MACHINES GRANTED ON A GAMBLING HOUSE LICENCE

The Secretary Casino Board Private Bag 13346 WINDHOEK

4.

I hereby apply in terms of regulation 3A for the increase of the number of gambling machines granted on my licence.

SIGNATURE OF APPLICANT OR PERSON AUTHORIZED TO SIGN APPLICATION

	PLACE
	DATE
ī.	Name of applicant
2.	Number of gambling machines for which the licence has been granted
3.	Number of additional gambling machines now applied for

Serial numbers and description of additional gambling machines applied for

Republic of Namibia 70 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

	<u>ANNEXURES</u>
List all the docu	ments attached hereto
,	***************************************

I declare/affirm attached to it is	that the information furnished in this application and in the documents true.
Date	Signature of applicant or person authorised to sign.
	his declaration has been signed and sworn to/affirmed before me at
(a)	he/she knows and understands the contents of this declaration;
(b)	he/she has no objection to taking the prescribed oath/affirmation; and
(c)	he/she considers the prescribed oath to be binding on his/her conscience,

and that he/she uttered the following words:

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

"I swear that the contents of this declaration are true, so help me God"./"I affire
that the contents of this declaration are true".
Commissioner of Oaths
Full name
Business address
Designation
Area for which appointment is held
Office held if appointment is ex officio

Republic of Namibia 72 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 10

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT, 1994

LICENCE TO CONDUCT A CASINO

						r section	on 22 of the Casinos and Gambling Houses
Act. 19	994	(Act	32			to	
				• • • • • • •		• • • • • • • •	***************************************

pon the	pret	nises o	f the	accor	nmodatio	n estal	blishment known as
							situate at

n the dis	strict	of					
he licer	ace is	subje	ct to t	he ter	ms and	conditi	ons prescribed by the Casinos and Gambling
louses A	Act,	1994 в	nd the	e regu	ılations 1	nade tl	nereunder.
						SE	CRETARY OF THE CASINO BOARD
							PLACE
							D.A. TITE
							DATE

Republic of Namibia 73 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 11

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT, 1994 LICENCE TO CONDUCT A GAMBLING HOUSE

A licence is hereby granted in terms of section 22 of the Casinos and Gambling Houses Act, 1994 (Act 32 of 1994) to
To conduct a gambling house under the name of
upon the premises of the accommodation establishment/retail liquor pusiness/bookmaking business known as situate at in the district of
in the district of
The number of gambling machines which may be kept in the gambling house is
The licence is subject to the terms and conditions prescribed by the Casinos and Gambling Houses Act, 1994 and the regulations made thereunder.
SECRETARY OF THE CASINO BOARD
PLACE
DATE

Republic of Namibia 74 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 12

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT, 1994

CERTIFICATE IN TERMS OF SECTION 22 FOR THE TRANSFER OF A CASINO/GAMBLING HOUSE LICENCE

The casino licence/gambling house licence held by in respect of the accommodation establishment/retail liquor bu known as	siness bookmaking business
situated at	onducted on the premises
is hereby transferred to	
The business will in future be conducted under the name of	
This certificate must at all times during the currency thereof concerned.	f be attached to the licence
SECRETARY O	F THE CASINO BOARD
	PLACE
	DATE
*Delete which is not applicable	

Republic of Namibia 75 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 13

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT, 1994

CERTIFICATE IN TERMS OF SECTION 22 FOR THE REMOVAL OF A LICENCE

The casino licence/gambling house licence* held by	ess* bookmaking business
in the district of, is hereby permanently/temporarily removed	to the premises situate at
-,,-,,,	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
be conducted under the name of	
se conducted under the name of	**************
The temporary removal is permitted for the period of	
This certificate must at all times during the currency thereof beconcerned.	be attached to the licence
SECRETARY OF T	THE CASINO BOARD
_	
	PLACE
_	
	DATE
Delete which is not applicable	
	

Republic of Namibia 76 Annotated Statutes

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 14

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT, 1994

AUTHORITY IN TERMS OF SECTION 38 TO ALLOW ANOTHER PERSON IN EFFECT TO CONTROL A CASINO/GAMBLING HOUSE OR TO BECOME A PARTNER THEREIN OR TO SHARE IN THE PROFITS THEREOF

Under section 38 of the Casinos and Gambling Houses Act, 1994 (Act 32 of 1994), I hereby grant authority to to in effect control the casino/gambling house business;" to become a partner in the casino/gambling house business;* (b) to share in the profits of the casino/gambling house business, (c) conducted under the name of in the accommodation establishment/retail liquor business/bookmaking business known as situate at in respect of which a casino licence/gambling house licence number issued on is held by MINISTER OF ENVIRONMENT AND TOURISM PLACE DATE

Delete which is not applicable

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REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

FORM 15

REPUBLIC OF NAMIBIA

CASINOS AND GAMBLING HOUSES ACT 1994

CERTIFICATE OF APPROVAL IN TERMS OF SECTION 29

	-						number
				e employed	in a casino and t	o be engag	ed in the
ond	ucting of g	ambling ope	erations.				
	PASS:	PORT					
	PHOT	OGRAPH					
				CECER	EADY OF THE C	ACIDIO DO	ABB
				SEA.RE.	TARY OF THE C	ASINO BU	JAKD
						PLACE	
						DATE	
						DAIL	

REGULATIONS Casinos and Gambling Houses Act 32 of 1994

General Regulations

ANNEXURE B

[Annexure B is substituted by GN 121/1996 and by GN 95/2017.]

PART I APPLICATION FEES (regulation 16)

Nature of Application	Fees payable N\$
Application for casino licence	80 000
Application for gambling house licence	10 000
Application for transfer of casino licence	10 000
Application for transfer of gambling house licence	2 500
Application for removal of casino licence	15 000
Application for removal of gambling house licence	2 500
Application for authority to allow another person in effect to control a Casino or gambling house, or to become a partner therein or to share in profits thereof [Note that the reference to a gambling house appears to overlap with the item below. The word "Casinos" should not be capitalised.]	50 000
Application for authority to allow another person in effect to control a gambling house, or to become a partner therein or to share in profits thereof [Note that the reference to a gambling house appears to overlap with the item above.]	10 000
Application for a certificate of approval	2 000
PART II ANNUAL LICENCE FEES (regulation 17)	
Casino Licence	100 000
Gambling house Licence	10 000
For each gambling machine or device	1 000

[Capitalisation reproduced as in Government Gazette]

PART III ISSUES OF LICENCE, TRANSFER AND REMOVAL FEES (regulation 18)

Issue of licence fees	5 000
Transfer fees	5 000
Removal fees	5 000

PART IV FEE FOR CERTIFICATE OF APPROVAL (regulation 19)

Fee for certificate of approval

500