

Republic of Namibia Annotated Statutes

REGULATIONS

REGULATIONS MADE IN TERMS OF

Liquor Act 6 of 1998

section 79 read with section 12(3) of the Interpretation of Laws Proclamation 37 of 1920

Liquor Regulations

Government Notice 142 of 2001 (<u>GG 2575</u>) came into force on the date on which the Act came into force: 22 December 2002 (see GN 250/2001, <u>GG 2670</u>)

The Government Notice which issues these regulations repeals the regulations contained in GN 49/1969 (<u>OG 2984</u>), as amended.

as amended by

Government Notice 105 of 2006 (GG 3665) came into force on date of publication: 20 July 2006 Government Notice 18 of 2015 (GG 5668) came into force on 1 March 2015 (GN 18/2015) Government Notice 262 of 2024 (GG 8441) came into force on date of publication: 16 September 2024

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PART I PRELIMINARY

Definitions

1. In these regulations, unless the context otherwise indicates, a word or expression defined in the Act has a corresponding meaning, and -

"certified copy" in relation to any certificate, licence or other document, means a copy of the original of such document, duly certified as a copy thereof by a commissioner of oaths;

"clerk of the court", in relation to a licence or an application for, or relating to, a licence, means the clerk of the magistrate's court of the district in which the premises to which the licence or application relates are situated;

"secretary of the Committee", in relation to any application for a licence or a licence, means the secretary of the Committe of the region in which the premises to which such application or licence relates are situated;

[The word "Committee" is misspelt in the *Government Gazette* in its second use in this definition, as reproduced above.]

"the Act" means the Liquor Act, 1998 (Act No. 6 of 1998).

PART II TERMS AND CONDITIONS OF TENURE OF OFFICE OF MEMBERS OF COMMITTEES AND MEETINGS OF COMMITTEES

Term of office

Act -

- 2. (1) The members of a Committee referred to in section 24(2)(b) and (c) of the
 - (a) are appointed for a period of 5 years; and
 - (b) are eligible for reappointment upon expiry of that period.

(2) The member referred to in section 24(2)(c) of the Act must be appointed by the regional council by notice in writing addressed and delivered or sent to the member and the Committee Chairperson concerned.

Vacation of office and filling of casual vacancies

3. (1) The office of a member referred to in section 24(2)(b) or (c) of the Act becomes vacant if the member -

- (a) resigns from office by notice in writing to the Minister;
- (b) becomes disqualified to be a member in terms of section 24(4) of the Act; or
- (c) is removed from office under subregulation (2) or (3).

(2) The Minister may remove a member referred to in subregulation (1) from office if the Minister, after affording the member a reasonable opportunity to be heard, is satisfied that the member -

- (a) is incapacitated by physical or mental illness;
- (b) has failed to perform his or her functions as member efficiently; or
- (c) has been guilty of misconduct.

(3) A regional council which has appointed a member referred to in section 24(2)(c) of the Act may at any time terminate the appointment of that member by notice in writing to the member and to the Committee Chairperson.

(4) If the office of a member referred to in subregulation (1) becomes vacant, the vacancy must be filled by the appointment, in accordance with section 24(2)(b) or (c) of the Act, as the case may be, of another person as member for the unexpired portion of the term of office of the person who ceased to be a member.

Remuneration of members

4. (1) The members of a Committee who are not in the full-time employment of the State must be paid the allowances, including travelling and subsistence allowances, as prescribed in respect of office bearers of statutory institutions or boards in terms of the Public Service Staff Rules, and as set out in Annexure A of PSSR E.IIII/3 thereof.

- (2) Every claim for payment of remuneration in terms of subregulation (1) must -
- (a) be certified as correct by the Committee Chairperson concerned; and
- (b) be submitted for payment to the Permanent Secretary.

Meetings of Committees for hearing applications

5. (1) A Committee must hold 12 meetings during a year for hearing applications in terms of section 27 of the Act, namely -

- (a) on the second Wednesday of every month; or
- (b) if any such Wednesday is a public holiday, on the Wednesday following that public holiday.

[Subregulation (1) is substituted by GN 105/2006.]

(2) If no application is scheduled for hearing by the Committee at a meeting referred to in subregulation (1), the Committee shall not meet on that day.

(3) The Committee Chairperson determines the procedure to be followed at a meeting of the Committee.

(4) A meeting of a Committee is open to the public, except when the Committee deliberates and vote on any matter.

(5) The Chairperson of the Committee must ensure that proper minutes are kept of the proceedings of every meeting of the Committee, and separate minutes must be kept -

- (a) in respect of proceedings open to the public; and
- (b) in respect of proceedings during the deliberations and voting on any matter.

(6) The minutes referred to in subregulation (5) must be retained at the office of the Committee Chairperson.

- (7) Any person may during normal office hours -
- (a) inspect and make extracts from the minutes in respect of the public proceedings of a meeting referred to in subregulation (5)(a);
- (b) obtain from the secretary of a Committee a copy of the minutes referred to in paragraph (a) against payment of a fee of N\$ 3.00 per single page copied.

(8) The minutes referred to in subregulation (5)(b) may not be disclosed by any person, except to -

- (a) the Minister;
- (b) a person by whom it is required for the performance of any function in terms of the Act; or
- (c) any other person -
 - (i) on the instructions of the Minister; or
 - (ii) in terms of an order of the High Court of Namibia.

PART III GENERAL FORMALITIES AND PROCEDURES CONCERNING APPLICATIONS

Prescribed forms

6. (1) Any application, notice, licence, certificate, authority or other document which is required in terms of these regulations to be made, given or issued in a prescribed form, must be framed substantially in the relevant form as specified and as set out in the Annexure to these regulations.

Attachment of documents

- 7. (1) An applicant must ensure -
- (a) that all information or documents required to be included in, attached to or to accompany an application, are furnished and are true and complete at the time the application is lodged; and
- (b) if afterward, before the hearing of the application, any fact occurs that necessitates a change of any information or document so furnished, the applicant must forthwith notify the Committee or the magistrate by whom the application is to be considered in writing of the changes and of the effect thereof on the application.

(2) Any documents required to accompany an application, must be attached to the original application and copies thereof to the original duplicate or duplicates of the application.

Application by body corporate, organisation or association

8. (1) An application form or other document required to be signed by an applicant, licensee or other person must be signed, if the applicant, licensee or person is a body corporate,

an organization, partnersship or other association of persons, by a person who is authorised to make the application or sign the document on behalf of the body corporate, organisation, partnership or other association by virtue of a resolution of the executive authority or the members or partners of the body corporate, organization or association concerned.

[The word "partnership" is misspelt in the *Government Gazette* in its first use in subregulation (1), as reproduced above.]

(2) An extract of the resolution referred to in subregulation (1) must be attached to the application form or other document concerned.

Affidavit of financial interest

- 9. [(1)] An application for -
- (a) a licence in terms of section 27 of the Act:
- (b) a hotel liquor licence in terms of section 3 of the Act;
- (c) a parks liquor licence in terms of section 15 of the Act; or
- (d) the transfer of a licence in terms of section 33 of the Act; or
- (e) the acquisition of a controlling interest in terms of section 34 of the Act, must be accompanied by an affidavit of financial interest made in accordance with subregulation (2).

(1)[(2)]An affidavit of financial interest referred to in subregulation must be made by the applicant, or a person having knowledge of the particular facts, setting forth -

- (a) the name, identity number and address of each person, who will have a financial interest in the business to which the application relates; and
- (b) the nature and extent of the interest,

(2)[(3)]Notwithstanding subregulation (1)[(2)], in the case of a financial interest of a public company, statutory institution or a co-operative contemplated in the Co-operatives Act, 1996 (Act No. 23 of 1996) it is sufficient to furnish in the affidavit only -

- (a) the name, address and registration number (if any) of the company, statutory institution or co-operative;
- (b) the nature and extent of the financial interest of the company, statutory institution or co-operative; and
- (c) the name, address and identity number of each director of the company, statutory institution or co-operative.

[The subregulations in regulation 9 appear to be misnumbered. There is no number for what appears to be the first subregulation. If this subregulation becomes number (1), then the other subregulation numbers would need to be adjusted accordingly to (2) and (3). The cross-references in the regulation seem to be partly based on the erroneous numbering and partly on the intended numbering. The numbers inserted in green probably reflect what was intended.]

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Advertising of application

10. (1) Any advertisement of an application required to be published in terms of these regulations must be published in the prescribed form, subject to subregulation (2), in a daily newspaper which is printed and circulated in the region in which the premises to which the application relates are situated.

(2) If a newspaper is not printed and circulated in the region concerned, the applicant must cause the notice of application to be displayed, with effect from the date on which the advertisement is required to be published, on the notice board, or at any other conspicuous place -

- (a) at the office of the regional council concerned; and
- (b) at a police station or a post office or the office of a traditional authority nearest to the place where the premises concerned are situated:

Provided that the applicant is not precluded from advertising the application in any newspaper which, although not printed in the region, circulates in the region.

(3) Proof of publication of the notice must be furnished by the applicant, before or on the date of the hearing of the application by the submission of -

- (a) a newspaper clipping, showing the date of application; or
- (b) in a case contemplated in subregulation (2), a copy of the notice bearing the date stamp of the relevant office referred to in that subregulation at which the notice was displayed.

Objections and submissions in relation to applications

11. (1) Any objection or written submission lodged in terms of section 28 or 32(4) of the Act in relation to an application referred to in these regulations must -

- (a) be in writing, signed by the person making the objection or submission; and
- (b) be lodged in duplicate.
- (2) An objection or a submission referred to in subregulation (1) must state -
- (a) the name and address of the person by whom the objection or submission is made;
- (b) the application in respect of which it is lodged, including -
 - (i) the name and address of the applicant; and
 - (ii) the address of the premises to which the application relates; and
- (c) the grounds on which the objection or submission is made.

(3) The secretary of a Committee or the magistrate with whom any objection or submission is lodged must furnish the applicant with a copy of the objection or submission -

- (a) in the form as set out in Form 3;
- (b) not less than seven days before the date of the meeting of the Committee or the public hearing by the magistrate, as the case may be, at which the application is to be heard.

Reply to objection or submission

12. (1) Not less than one day before the commencement of a meeting or a public hearing referred to in regulation 11, an applicant may lodge with the secretary of the Committee or the magistrate, as the case may be, a written reply to any objection or submission.

(2) Failure to lodge a written reply in terms of subregulation (1) does not preclude an applicant from giving a reply at the hearing of the application.

(3) If, when hearing an application, a Committee or a magistrate of own accord raises an objection in relation to an application, the Committee or the magistrate must, if the applicant so requests, grant a postponement of the application for a reasonable time to allow the applicant to prepare a reply to the objection.

Inspection of premises prior to granting of applications

12A. (1) Subject to section 62 of the Act, a Committee Chairperson, any other member of the Committee authorised, in writing, by the Committee Chairperson or an inspector may, prior to the granting of -

- (a) an application for a licence;
- (b) an application for the renewal of a licence; or
- (c) any other application before the Committee,

inspect any premises in respect of which the application is made.

(2) For the purposes of subregulation (1), the Committee Chairperson, any other member of the Committee authorised, in writing, by the Committee Chairperson or an inspector may -

- (a) obtain details of any application from the secretary of the Committee concerned for the purposes of inspecting the premises in respect of which the application is made;
- (b) liaise with the -
 - (i) secretary of the Committee;
 - (ii) social worker or health officer; or
 - (iii) police officer,

serving on the Committee concerned, and at any reasonable time carry out onsite inspection on any premises in respect of which the application is made; and

(c) enter and inspect the premises to ensure that the application before the Committee is complying with the requirements of the licence, renewal of the licence or any other requirement in respect of any other application before the Committee concerned.

(3) An inspector may, prior to the granting of any application, submit an inspection report to the Committee Chairperson or magistrate reporting on whether the premises are complying with the provisions of the Act.

[Regulation 12A is inserted by GN 262/2024.]

Inspection of licensed premises after granting of applications

12B. (1) Subject to section 62 of the Act, a Committee Chairperson, any other member of the Committee authorised, in writing, by the Committee Chairperson or an inspector may, after the granting of -

- (a) an application for a licence;
- (b) an application for the renewal of a licence; or
- (c) any other application before the Committee,

conduct general inspection on any licensed premises in respect of which the application has been granted.

[The word "a" appears to have been omitted before the phrase "general inspection".]

(2) For the purposes of subregulation (1), the Committee Chairperson, any other member of the Committee authorised, in writing, by the Committee Chairperson or an inspector may -

(a) conduct random inspection at the licensed premises to ensure that the licensee is complying with any condition imposed on the licence of the licensed business;

[The word "a" appears to have been omitted before the phrase "random inspection".]

- (b) enter and inspect any premises for the purposes of obtaining information necessary for any report required in terms of the Act in respect of the licensed premises or to ascertain compliance with any condition imposed on a licence;
- (c) enter and inspect any licensed premises to establish whether the sale and supply of liquor is conducted with the kind and category of a licence issued to that licensed premises and licensed business;
- (d) enter and inspect any licensed premises to ensure that the licensee -
 - (i) prominently displays the licence on any part of the licensed premises which is open to the public or at any place visible to any person entering the premises as required by section 49(a) of the Act; and
 - (ii) clearly display a notice stating that it is prohibited by law to sell to any person under the age of 18 years any drink containing more than three per cent of alcohol by volume as required by section 49(b) of the Act;

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[The verb "display" should be "displays" to accord with the subject "licensee".]

- (e) enter and inspect any licensed premises to ensure that the premises have easily accessible ablution facilities for the clients;
- (f) collaborate with the district health officer or the officer commanding the police of the district in which any licensed premises are situated or any person authorised in writing by such district health officer or police officer to assist with inspection of the licensed premises; and
- (g) establish, record and report non-compliance with the provisions of the Act to the Committee.

(3) An inspector may, after the granting of an application, submit periodic inspection reports to the Committee Chairperson or magistrate reporting on whether the licensee is complying with the provisions of the Act or any condition imposed on the licence.

[Regulation 12B is inserted by GN 262/2024.]

PART IV

APPLICATION FOR A LICENCE IN TERMS OF SECTION 27

Application for licence

13. (1) An application in terms of section 27 of the Act for the grant of a licence (other than a shebeen liquor licence and hotel liquor licence, a parks liquor licence or a temporary liquor licence) must -

[Subregulation (1) is amended by GN 105/2006.]

- (a) be made in the form as set out in Form 1;
- (b) be lodged in eightfold with the clerk of the court; and
- (c) be lodged not more than 60 days and not less than 42 days before the date of the meeting of the Committee at which the application is to be heard.
- (2) An application referred to in subregulation (1) must be accompanied by -
- (a) a plan of the premises concerned, clearly showing -
 - (i) the dimensions of each room on the premises;
 - (ii) all doors, windows, and counters, if applicable, including places of entry into the premises; and
 - (iii) the streets or other places from which the premises may be entered;
- (b) a description of the premises with reference to the construction, lay-out, furnishing, fixtures, fittings, wall finishing and floor covering;
- (c) an affidavit of financial interest referred to in regulation 9;

- (d) a certified copy of the agreement relating to a financial interest contemplated in paragraph (c);
- (e) a certified copy of a title deed, an agreement of lease or any other instrument showing the applicant's right of occupation of the premises in respect of which the application is made;
- (f) if applicable, an extract of the resolution referred to in regulation 8(2);
- (g) if the premises in respect of which the licence is applied for is situated within a local authority area as defined in section 1 of the Local Authorities Act, 1992 (Act No. 23 of 1992), a certificate issued by the local authority council concerned in which it is specified that the conduct of the proposed business on the premises concerned will not be in conflict with any town planning scheme or any township condition applicable to the premises;
- (h) any written representations which the applicant may wish to submit in support of the application.

(3) Upon the lodging of an application in terms of subregulation (1), the applicant must furnish to the clerk of the court -

- (a) the receipt in respect of payment of the application fee; and
- (b) three copies of the notice referred to in regulation 14, duly completed.

(4) If an application for a licence in terms of section 27 of the Act relates to a train, a motor vehicle, a ship, an aircraft or any other conveyance, not being immovable premises, the application must be lodged with the clerk of the magistrate's court for the district in which the registered office or the head office of the applicant is situated.

Application for shebeen liquor licence

13A. (1) An application in terms of section 27 of the Act for the grant of a shebeen liquor licence must -

- (a) be made in the form as set out in Form 1A;
- (b) be lodged with the clerk of the court; and
- (c) be lodged not more than 60 days and not less than 42 days before the date of the meeting of the Committee at which the application is to be heard.

(2) Subject to subregulation (5), an application referred to in subregulation (1) must be accompanied by -

- (a) a sketch of the premises concerned, showing -
 - (i) the dimensions of each room on the premises;
 - (ii) all doors, windows, and counters, if applicable, including places of entry into the premises; and

- (iii) the streets or other places from which the premises may be entered;
- (b) a description of the premises with reference to the construction, layout, furnishing, fixtures, fittings, wall finishing and floor covering;
- (c) an affidavit of financial interest referred to in regulation 9;
- (d) a certified copy of the agreement relating to a financial interest contemplated in paragraph (c);
- (e) a certified copy of a title deed, an agreement of lease or any other instrument showing or describing the applicant's right of occupation of the premises in respect of which the application is made or if the applicant cannot obtain such title deed, agreement or instrument, an affidavit setting out the conditions relating to the occupation of the premises concerned by the applicant;
- (f) if applicable, an extract of the resolution referred to in regulation 8(2);
- (g) any written representations which the applicant may wish to submit in support of the application.

(3) Upon the lodging of an application in terms of subregulation (1), the applicant must furnish to the clerk of the court -

- (a) the receipt in respect of payment of the application fee; and
- (b) three copies of the notice referred to in regulation 14, duly completed.

(4) It is the duty of the clerk of the court to render such assistance to an applicant for a shebeen licence as may be necessary to ensure that the applicant complies with the provisions of these regulations and the Act and to ensure that all relevant information is provided by the applicant.

(5) The Chairperson of a Committee may draw up forms or questionnaires which the applicant may complete and which the committee may accept in stead of or in addition to the documents prescribed by subregulation (2)(a) or (b).

- (6) Forms or questionnaires referred to in subregulation (5) must -
- (a) be confirmed by oath or affirmation; and
- (b) be provided to applicants by the clerk of the court.

[Regulation 13A is inserted by GN 105/2006.]

Notice of application

14. A person who intends to lodge an application referred to in regulation 13 must advertise the application by publishing a notice, in the manner as prescribed by regulation 10 -

(a) in the form as set out in Form 2;

(b) not more than 14 days and not less than 7 days before the date on which the application will be lodged with the clerk of the court.

Procedure on receipt of application

15. On receipt of an application lodged with the clerk of the court in terms of regulation 13, the magistrate concerned must-

- (a) if the magistrate is not the Committee Chairperson stationed at the seat of the region as contemplated in section 24(2)(a)(i) of the Act, cause one of the copies of the applicant's notice of application referred to in regulation 10(3)(b) to be displayed on the notice board of the magistrate's court for a period of not less than 30 days before the date of the meeting of the Committee at which the application is to be heard;
- (b) transmit to the secretary of the Committee the original and four copies of the application and two copies of the applicant's notice of application referred to in regulation 10(3)(b);
- (c) if the premises are situated in a local authority area, transmit one copy of the application to the chief executive officer of the local authority council;
- (d) if the premises are situated outside a local authority area, transmit two copies of the application to the chief executive officer of the regional council of the region in which the premises to which the application relates arc situated; and
- (e) retain one copy of the application for the records of the magistrate.

Display of notice by secretary

16. On receipt of the application and copies of the notice of application in terms of regulation 15(b), the secretary of the Committee must display one copy of the notice on the notice board at the seat of the Committee.

Report by local authority or regional council in relation to application

17. (1) On receipt of the copy of an application in terms of regulation 15(c) or (d) the chief executive officer of the local authority council or the regional council, as the case may be, must -

- (a) compile a report in relation to the application concerning the considerations referred to in section 16 of the Act and such other matters relating to the application or the applicant as the chief executive officer may consider relevant; and
- (b) submit that report to the secretary of the Committee not less than 7 days before the date of the meeting of the Committee at which the application is to be heard.

(2) For the purpose of compiling the report referred to in subregulation (1), the chief executive officer concerned may -

(a) consult any person in connection with any matter referred to in section 16 of the Act or the application or the applicant; or

(b) procure from any other person or authority whom the chief executive authority considers appropriate, any comments in writing in relation to any such matter, and attach such comments to the report.

Licence granted subject to conditional authority

18. (1) If an application for a licence is granted subject to a conditional authority referred to in section 30(1) of the Act, the conditional authority must be issued to the applicant in the form as set out in Form 4.

(2) Confirmation by a magistrate that premises specified in a conditional authority have been completed and comply with the conditions set out in the conditional authority must be issued in the form as set out in Form 5.

(3) An application in terms of section 30(4) of the Act for extension of the period of time specified in a conditional authority must-

- (a) be made in the form as set out in Part A of Form 6; and
- (b) be lodged with the magistrate in duplicate before the expiry of the period specified in the conditional authority.

(4) If an application for extension of time referred to in subregulation (3) is granted, the magistrate must issue to the applicant a certificate of extension in the form as set out in Part B of Form 6.

Objections or submissions

19. Any objection or written submission in terms of section 28(1) of the Act in relation to an application referred to in regulation 13 must be lodged, subject to regulation 11 -

- (a) in duplicate;
- (b) with the secretary of the Committee;
- (c) not less than 21 days before the date of the meeting of the Committee at which the application is to be heard.

Procedure after grant of application

20. (1) If an application referred to in regulation 13 is granted by a Committee under section 29(7) of the Act, the secretary of the Committee must issue to the applicant a certificate in the form as set out in Form 7.

- (2) On submission -
- (a) of the certificate referred to in subregulation (1); and
- (b) proof of payment of the relevant licence fee,

the magistrate of the district in which the premises are situated must issue to the applicant a licence in the form as set out in Form 8.

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PART V TEMPORARY LIQUOR LICENCE

Application for temporary liquor licence

21. (1) An application in terms of section 32 of the Act for a temporary liquor licence must -

- (a) be made in the form as set out in Form 9; and
- (b) be lodged with the magistrate of the district in which the premises are situated where the event to which the application relates will take place.
- (2) An application referred to in subregulation (1) must be accompanied by -
- (a) the receipt in respect of payment of the application fee; and
- (b) an affidavit by the applicant or a person having knowledge of the facts stating-
 - (i) the purpose and event, as contemplated in section 8(1) of the Act, for which the licence is required; and
 - (ii) the capacity in which application is made by the applicant and that he or she is qualified in accordance with section 8(4) of the Act to be issued with a temporary liquor licence.

(3) The magistrate must determine the application within three working days of the date on which it is lodged and must -

- (a) if the licence is refused, inform the applicant in writing accordingly and of the reasons for the refusal in accordance with part B of Form 9; or
- (b) if the licence is granted, issue to the applicant a certificate in the form as set out in Part B of Form 9.

Issue of licence

- 22. On submission -
- (a) of the certificate referred to in regulation 21(3)(b); and
- (b) proof of payment of the licence fee,

the magistrate must issue to the applicant a temporary liquor licence in the form as set out in Form 10.

PART VI HOTEL LIQUOR LICENCES AND PARKS LIQUOR LICENCES

Application for hotel liquor licence or parks liquor licence

23. (1) An application in terms of section 3 of the Act for a hotel liquor licence, or in terms of section 15 of the Act for a parks liquor licence, must -

- (a) be made in the form as set out in Form 11; and
- (b) be lodged in triplicate with the Chairperson of the Committee referred to in section 3(2)(b) or 15(2) of the Act, as the case may be.
- (2) An application referred to in subregulation (1) must be accompanied by -
- (a) an affidavit of financial interest referred to in regulation 9;
- (b) the receipt in respect of payment of the application fee;
- (c) such other documents or information as the Committee Chairperson may require.

(3) If the licence applied for is granted under section 3(3) or section 15(3) of the Act, as the case may be, the Committee Chairperson must issue to the applicant a certificate in the form as set out in Form 12.

Issue of licence

- 24. On submission -
- (a) of the certificate referred to in subregulation (3); and
- (b) proof of payment the relevant licence fee,

the magistrate of the district in which the premises arc situated must issue to the applicant the licence concerned in the form as set out in Form 13.

PART VII AMENDMENT OF CONDITIONS, RESTRICTIONS OR PRIVILEGES RELATING TO A LICENCE

Application for amendment of licence

25. (1) An application in terms of section 27(1)(d) for the amendment of any condition, restriction or privilege relating to a licence must-

- (a) be made in the form as set out in Form 14;
- (b) be lodged in eightfold with the clerk of the court; and
- (c) be lodged not more than 60 days and not less than 42 days before the date of the meeting of the Committee at which the application is to be considered.
- (2) An application referred to in subregulation (1) must be accompanied by -
- (a) a certified copy of the licence concerned;

- (b) a statement by the applicant setting forth the reasons for the proposed amendment; and
- (c) if applicable, an extract of the resolution referred to in regulation 8(2);
- (d) any written representations which the applicant may wish to submit in support of the application.

(3) Upon the lodging of an application in terms of subregulation (1), the applicant must furnish to the clerk of the court -

- (a) the receipt in respect of payment of the application fee; and
- (b) three copies of the notice referred to in regulation 26, duly completed.

Notice of application

26. A person who intends to lodge an application referred to in regulation 25 must advertise the application by publishing a notice, in the manner as prescribed by regulation 10 -

- (a) in the form as set out in Form 2;
- (b) not more than 14 days and not less than 7 days before the date on which the application will be lodged with the clerk of the court.

Procedure on receipt of application

27. On receipt of an application lodged with the clerk of the court in terms of regulation 25, the magistrate concerned must-

- (a) if the magistrate is not the Committee Chairperson stationed at the seat of the region as contemplated in section 24(2)(a)(i) of the Act, cause one of the copies of the applicant's notice of application referred to in regulation 25(3)(b) to be displayed on the notice board of the magistrate's court for a period of not less than 30 days before the date of the meeting of the Committee at which the application is to be heard;
- (b) transmit to the secretary of the Committee the original and four copies of the application and two copies of the notice of the applicant's application referred to in regulation 25(3)(b);
- (c) if the premises arc situated in a local authority area, transmit one copy of the application to the chief executive officer of the local authority council;
- (d) if the premises are situated outside a local authority area, transmit two copies of the application to the chief executive officer of the regional council of the region in which the premises to which the application relates are situated; and
- (e) retain one copy of the application for the records of the magistrate.

Display of notice by secretary

28. On receipt of the application and copies of the notice of application in terms of regulation 27(b), the secretary of the Committee must display one copy of the notice on the notice board at the seat of the Committee.

Report by local authority or regional council in relation to application

29. (1) On receipt of the copy of an application in terms of regulation 27(c) or (d) the chief executive officer of the local authority council or the regional council, as the case may be, must -

- (a) compile a report in relation to the application concerning the considerations referred to in section 16 of the Act and such other matters relating to the application or the applicant as the chief executive officer may consider relevant; and
- (b) submit that report to the secretary of the Committee not less than 7 days before the date of the meeting of the Committee at which the application is to be heard.

(2) For the purpose of compiling the report referred to in subregulation (1), the chief executive officer concerned may -

- (a) consult any person in connection with any matter referred to in section 16 of the Act or the application or the applicant; or
- (b) procure from any other person or authority whom the chief executive authority considers appropriate any comments in writing in relation to any such matter, and attach such comments to the report.

Objections or submission

30. Any objection or written submission in terms of section 28(1) of the Act in relation to an application referred to in regulation 25 must be lodged, subject to regulation 11 -

- (a) in duplicate;
- (b) with the secretary of the Committee;
- (c) not less than 21 days before the date of the meeting of the Committee at which the application is to be considered.

Procedure after grant of application

31. (1) If an application referred to in regulation 25 is granted by the Committee, and upon proof of payment of the prescribed fee, the secretary of the Committee must -

- (a) issue to the applicant a certificate in the form as set out in Form 15; and
- (b) transmit a duplicate of the certificate referred to in paragraph (a) to the magistrate of the district in which the licensed premises concerned arc situated.

(2) The licensee must append the certificate referred tin subregulation (1)(a) to the original licence.

Liquor Regulations

PART VIII PERMANENT OR TEMPORARY REMOVAL OF A LICENCE

Application for removal of licence

32. (1) An application in terms of section 31 of the Act for the permanent or temporary removal of a licence must -

- (a) be made in the form as set out in Form 16; and
- (b) be lodged in eightfold with the clerk of the court; and
- (c) be lodged not more than 60 days and not less than 42 days before the date of the meeting of the Committee at which the application is to be considered.
- (2) An application referred to in subregulation (1) must be accompanied by -
- (a) a statement by the applicant setting forth the reasons for the removal of the licence; and
- (b) a certified copy of the existing licence.

(3) Upon the lodging of an application in terms of subregulation (1), the applicant must furnish to the clerk of the court -

- (a) the receipt in respect of payment of the application fee; and
- (b) three copies of the notice referred to in regulation 33, duly completed.

Notice of application

33. A licensee who intends to lodge an application referred to in regulation 32 must advertise the application by publishing a notice, in the manner as prescribed by regulation 10 -

- (a) in the form as set out in Form 2;
- (b) not more than 14 days and not less than 7 days before the date on which the application will be lodged with the clerk of the court.

Procedure on receipt of application

34. On receipt of an application lodged with the clerk of the court in terms of regulation 32, the magistrate concerned must -

(a) if the magistrate is not the Committee Chairperson stationed at the seat of the region as contemplated in section 24(2)(a)(i) of the Act, cause one of the copies of the applicant's notice of application referred to in regulation 32(3)(b) to be displayed on the notice board of the magistrate's court for a period of not less than 30 days before the date of the meeting of the Committee at which the application is to be heard;

- (b) transmit to the secretary of the Committee the original and four copies of the application and two copies of the applicant's notice of application referred to in regulation 32(3)(b);
- (c) if the premises are situated in a local authority area, transmit one copy of the application to the chief executive officer of the local authority council;
- (d) if the premises are situated outside a local authority area, transmit two copies of the application to the chief executive officer of the regional council of the region in which the premises to which the application relates are situated; and
- (e) retain one copy of the application for the records of the magistrate.

Display of notice by secretary

35. On receipt of the application and copies of the applicant's notice of application in terms of regulation 34(b) the secretary of the Committee must display one copy of the notice on the notice board at the seat of the Committee.

Report by local authority or regional council in relation to application

36. (1) On receipt of the copy of an application in terms of regulation 34(c) or (d) the chief executive officer of the local authority council or the regional council, as the case may be, must -

- (a) compile a report in relation to the application concerning the considerations referred to in section 16 of the Act and any other matter relating to the application or the applicant as the chief executive officer may consider relevant; and
- (b) submit that report to the secretary of the Committee not less than 7 days before the date of the meeting of the Committee at which the application is to be heard.

(2) For the purpose of compiling the report referred to in subregulation (1), the chief executive officer concerned may -

- (a) consult any person in connection with any matter referred to in section 16 of the Act or the application or the applicant; or
- (b) procure from any other person or authority whom the chief executive authority considers appropriate any comments in writing in relation to any such matter, and attach such comments to the report.

Objections or submissions

37. Any objection or written submission in terms of section 28(1) of the Act in relation to an application referred to in regulation 32 must be lodged, subject to regulation 11 -

- (a) in duplicate;
- (b) with the secretary of the Committee;
- (c) not less than 21 days before the date of the meeting of the Committee at which the application is to be considered.

Procedure after grant of application

38. (1) If the Committee approves an application referred to in regulation 32, the secretary of the Committee must-

- (a) if the application is approved subject to conditions contemplated in section 31(4) of the Act, issue to the applicant a conditional authority of removal in the form as set out in Form 17; or
- (b) if the application is approved free of any condition referred to in paragraph (a) -
 - (i) issue to the applicant a certificate of removal in the form as set out in Form 18; and
 - (ii) transmit a duplicate of that certificate to the magistrate of the district in which the premises concerned arc situated.

(2) An application in terms of section 30(4) of the Act for the extension of time specified in a conditional authority referred to in subregulation (1)(a), must -

- (a) be made in the form as set out in Part A of Form 6; and
- (b) be lodged with the magistrate in duplicate before the expiry of the period specified in the conditional authority.

(3) If an application for extension of time referred to in subregulation (2) is granted, the magistrate must issue to the applicant a certificate of extension in the form as set out in Part B of Form 6.

(4) Confirmation by a magistrate that the conditions specified in a conditional authority referred to in subregulation (1)(a) have been complied with must be issued in the form as set out in Form 5.

- (5) On submission -
- (a) of the certificate referred to in subregulation (1)(b) or the confirmation referred to in subregulation (4);
- (b) the original licence; and
- (c) proof of payment of the relevant fee,

the magistrate of the district in which the premises are situated must issue to the applicant an amended licence in the form as set out in Form 8.

PART IX TRANSFER OF A LICENCE

Application for transfer of licence

39. (1) An application in terms of section 33 of the Act for the transfer of a licence, must -

- (a) be made in the form as set out in Form 19, jointly by the licensee and by the person to whom the licence is to be transferred;
- (b) be lodged in duplicate with the magistrate of the district in which the licensed premises are situated.
- (2) An application referred to in subregulation (1) must be accompanied by -
- (a) an affidavit of financial interest referred to in regulation 9, made by the applicant who is the proposed transferee;
- (b) a certified copy of the agreement relating to any financial interest, if any, referred to in paragraph (c);
- (c) a certified copy of a title deed, an agreement of lease or any other instrument showing the transferee's right of occupation of the licensed premises;
- (d) a copy of the notice of application published in terms of regulation 40 and proof of the publication and the date of publication thereof;
- (e) the receipt in respect of payment of the application fee;
- (f) if applicable, an extract of the resolution referred to in regulation 8(2);
- (g) a certified copy of the licence concerned; and
- (h) any written representations which the licensee or transferee may wish to lodge in support of the application.

Notice of application

40. (1) The applicant who is the licensee must advertise the application by publishing a notice, in the manner as prescribed by regulation 10 -

- (a) in the form as set out in Form 20,
- (b) not more than 14 days and not less than 7 days before the date on which the application is to be lodged with the magistrate.

(2) Not more than 7 days and not less than one day before the date on which the notice referred to in subregulation (1) is published, the licensee must lodge a copy of that notice with the clerk of court.

(3) On receipt of the notice of application in terms of subregulation (2) the clerk of the court must display that copy on the notice board at the magistrate=s court.

[The word "magistrate=s" should be "magistrate's".]

Objections or submissions

41. Any objection or written submission in terms of section 28(1) of the Act in relation to an application referred to in regulation 39 must be lodged, subject to regulation 11 -

- (a) in duplicate;
- (b) with the magistrate;
- (c) within 7 days after the date on which the application was lodged with the magistrate.

Public hearing of application

- **42.** (1) The magistrate must -
- (a) determine a date for a public hearing of the application for transfer of the licence, which must be not more than 28 days after the date on which the application is lodged; and
- (b) not less than seven days before the date of the hearing -
 - (i) give notice thereof, in the form as set out in Form 43, to the applicant and every person who has lodged an objection or submission in relation to the application; and
 - (ii) cause a copy of that notice to be displayed on the notice board at the magistrate's court.

(2) If an application for the transfer of a licence is approved, the magistrate must issue to the transferee a certificate in the form as set out in Form 21.

- (3) On submission of -
- (a) the certificate referred to in subregulation (2);
- (b) the original licence; and
- (c) proof of payment of the relevant licence fee,

the magistrate must cancel the existing licence and issue to the transferee a new licence in the form as set out in Form 8 in accordance with section 20 of the Act.

PART X ACQUISITION OF CONTROLLING INTEREST IN LICENSED BUSINESS

Application for acquisition of controlling interest

43. (1) An application in terms of section 34 of the Act for the grant of approval for acquisition of the controlling interest in a licensed business, must -

(a) be made in the form as set out in Form 22, jointly by the licensee and by the person who wishes to acquire the controlling interest in the licensed business;

- (b) be lodged in duplicate with the magistrate of the district in which the licensed business is situated.
- (2) An application referred to in subregulation (1) must be accompanied by -
- (a) a receipt in respect of the payment of the application fee;
- (b) a certified copy of the agreement in terms of which the controlling interest is to be acquired;
- (c) a copy of the notice of application published in terms of regulation 44 and proof of the publication and the date of publication thereof;
- (c) if applicable, an extract of the resolution referred to in regulation 8(2);
- (d) a certified copy of the licence concerned; and
- (e) any written representations which the applicants, or either of them, may wish to submit in support of the application.

[There are two paragraphs labelled (c) above. The last three paragraphs should be labelled (d), (e) and (f).]

Notice of application

44. (1) The applicant who is the licensee must advertise the application by publishing a notice, in the manner as prescribed by regulation 10 -

- (a) in the form as set out in Form 20,
- (b) not more than 14 days and not less than 7 days before the date on which the application is to be lodged with the magistrate.

(2) Not more than 7 days and not less than one day before the date on which the notice referred to in subregulation (1) is published, the licensee must lodge a copy of that notice with the clerk of court.

(3) On receipt of the notice of application in terms of subregulation (2) the clerk of the court must display that copy on the notice board at the magistrate=s court.

[The word "magistrate=s" should be "magistrate's".]

Objections or submissions

45. Any objection or written submission in terms of section 28(1) of the Act in relation to an application referred to in regulation 43 must be lodged, subject to regulation 11 -

- (a) in duplicate;
- (b) with the magistrate;
- (c) within 7 days after the date on which the application was lodged with the magistrate.

Public hearing of application

- 46. (1) The magistrate must -
- (a) determine a date for a public hearing of the application for acquisition of a controlling interest, which must be not more than 28 days after the date on which the application was lodged; and
- (b) not less than 7 days before the date of the hearing -
 - (i) give notice thereof, in the form as set out in Form 43, to both the applicants and every person who has lodged an objection or submission in relation to the application; and
 - (ii) cause a copy of that notice to be displayed on the notice board at the magistrate's court.

(2) If the application is approved; the magistrate must, on payment of the relevant licence fee, issue to the person acquiring the controlling interest a certificate of acquisition of the controlling interest in the form as set out in Form 23.

PART XI CHANGE OF A TRADE NAME OF LICENSED BUSINESS

Application for change of trade name of licensed business

47. (1) An application in terms of section 35 of the Act for the grant of approval for change of the trade name of a licensed business must -

- (a) be made in the form as set out in Form 24; and
- (b) be lodged in duplicate with the magistrate of the district in which the licensed business is situated.
- (2) An application referred to in subregulation (1) must be accompanied by -
- (a) a receipt in respect of the payment of the relevant application fee;
- (b) a copy of the notice of application published in terms of regulation 48 and proof of the publication and the date of publication thereof;
- (c) if applicable, an extract of the resolution referred to in regulation 8(2);
- (d) the licence concerned; and
- (c) any written representations which the applicant may wish to submit in support of the application.

[The last paragraph should be labelled "(e)" instead of "(c)".]

Notice of application

48. (1) The licensee must advertise the application by publishing a notice, in the manner as prescribed by regulation 10 -

- (a) in the form as set out in Form 20;
- (b) not more than 14 days and not less than 7 days before the date on which the application is to be lodged with the magistrate.

(2) Not more than 7 days and not less than one day before the date on which the notice referred to in subregulation (1) is published, the licensee must lodge a copy of that notice with the clerk of court.

(3) On receipt of the notice of application in terms of subregulation (2) the clerk of the court must display that copy on the notice board at the magistrate=s court.

[The word "magistrate=s" should be "magistrate's".]

Objections or submissions

49. Any objection or written submission in relation to an application referred to in regulation 47 must, subject to regulation 11, be lodged -

- (a) in duplicate;
- (b) with the magistrate;
- (c) within 7 days after the date on which the application was lodged with the magistrate.

Public hearing of application

- 50. (1) The magistrate must -
- (a) determine a date for a public hearing of the application for the change of a trade name, which must be not more than 28 days after the date on which the application was lodged; and
- (b) not less than 7 days before the date of the hearing -
 - (i) give notice thereof, in the form as set out in Form 43, to the applicant and every person who has lodged an objection or submission in relation to the application; and
 - (ii) cause a copy of that notice to be displayed on the notice board at the magistrate's court.

(2) If the application for change of the trade name is approved, the magistrate must issue to the applicant a certificate of approval in the form as set out in Form 25.

- (3) On production of -
- (a) the certificate referred to in sub-regulation (2);

- (b) the original licence; and
- (c) proof of payment of the relevant licence fee,

the clerk of the court must issue to the licensee an amended liquor licence reflecting the new trade name.

PART XII LEASE OF A LICENSED BUSINESS

Application for lease of licensed business

51. (1) An application in terms of section 36 of the Act for the leasing of a licensed business must -

- (a) be made in the form as set out in Form 26, jointly by the licensee and by the proposed lessee; and
- (b) be lodged in duplicate with the magistrate of the district in which the licensed premises are situated.
- (2) An application referred to in subregulation (1) must be accompanied by -
- (a) a receipt in respect of the payment of the relevant application fee;
- (b) a certified copy of the proposed agreement of lease between the applicants in respect of the licensed business;
- (c) if applicable, an extract of the resolution referred to in regulation 8(2);
- (d) the licence concerned; and
- (e) any written representations which the applicants, or either of them, may wish to submit in support of the application.

Procedure after receipt of application

52. If the application referred to in regulation 51 is granted by the magistrate, the magistrate must, upon payment of the relevant licence fee, issue to the lessee a certificate of approval of lease of the licensed business in the form as set out in Form 27.

PART XIII GENERAL

Notice of change of manager

53. Notification of an occurrence contemplated in section 37(1) of the Act in relation to a manager appointed under section 18 of the Act must be given to the magistrate -

- (a) in the form as set out in Form 28;
- (b) within 7 days after the occurrence.

Submission of copies of licences and certificates of renewal issued

54. A person who, in terms of subsection (7) of section 38, is required to submit to the authorities mentioned in that subsection and subsection (8) of that section, copies of licences and certificates of renewal issued by that person, must submit such copies -

(a) within 7 days after the end of the month in which they were issued;

(b) by personal delivery or by registered post addressed to those authorities.

Register of licences and extracts from register

55. (1) The register which a magistrate, or a person authorised by the magistrate, is required to keep in terms of section 39(1) of the Act must -

- (a) be in the form as set out in Form 29; and
- (b) be affixed to the inside of the front cover of the subject file opened in respect of a licence issued in terms of the Act.

(2) The clerk of the court must keep a register of payments (card register) in the form as set out in Form 30 in which must be reflected payments received in respect of licence fees and renewal fees specified in the First Schedule to the Act.

(3) No register is required to be kept in respect of temporary liquor licenses issued in terms of the Act.

(4) The fee payable in terms of section 39(2) of the Act for the issue of a certified extract from the register is N\$ 3.00 per single page, or part thereof, of every extract or copy made.

Notice of appeal and procedure

56. (1) A notice of appeal referred to in section 41(1) Of the Act must be lodged in the form as set out in Form 31;

- (2) The notice of appeal referred to in subregulation (1) must be accompanied by -
- (a) a receipt in respect of the payment of the fee prescribed in Part III of the First Schedule to the Act for the lodging of a notice of appeal;
- (b) if the appellant is a body corporate, a certified copy of the resolution authorising the person who signed the notice of appeal to note and conduct the appeal on behalf of the appellant.

(3) Service of a notice of appeal in terms of section 41(4) must be effected by the secretary of the Committee or the clerk of the magistrate's court concerned by delivery thereof to the applicant or by dispatch by registered post.

(4) The clerk of the court or the secretary of the Committee receiving a notice of appeal must submit to the Committee Chairperson or magistrate concerned -

(a) the notice of appeal; and

- (b) the record of the proceedings in which the decision was made to which the appeal relates.
- (5) The Committee Chairperson or magistrate concerned must -
- (a) certify the record as correct;
- (b) prepare and add a statement setting out the reasons for the decision against which the appeal is lodged; and
- (c) return the documents relating to the matter to the clerk of the court or the secretary of the Committee, as the case may be, for transmission to the Chief of Lower Courts in terms of section 41(5).

(6) On receipt of the documents referred to in subregulation (4), the Chief of Lower Courts must -

- (a) determine a date for the hearing of the appeal, which must be within 60 days of the date of lodging of the notice of appeal in terms of section 41(1); and
- (b) cause a notice of the hearing of the appeal, in the form as set out in Form 32, to be served on the appellant and every other person who is a party to the appeal, so as to reach them not later than 30 days before the date determined for the hearing.
- (7) The Minister may extend the period of 60 days referred to in subregulation 6(a).

Application for approval to supply samples of liquor for consumption on licensed bottle store premises

57. (1) An application in terms of section 45(3) of the Act for approval to supply samples of liquor free of charge to customers on licensed bottle store premises for consumption on or away from the premises, must -

- (a) be made in the form as set out in Form 33; and
- (b) be lodged in triplicate with the magistrate of the district in which the licensed premises are situated.
- (2) An application referred to in subregulation (1) must be accompanied -
- (a) if applicable, by an extract of the resolution referred to in regulation 8(3); and
- (b) the receipt in respect of payment of the application fee.

(3) A magistrate with whom an application is lodged in terms of subregulation (1) must determine the application within three working days of the date on which it was lodged, and must -

(a) if the approval is refused, inform the applicant accordingly in the form as set out in Part A of Form 33; or

(b) if the approval is granted, issue to the applicant an approval in the form as set out in Part B of Form 33.

Notice to be displayed in relation to sale or supply of liquor to persons under 18 years

58. (1) A licensee must display in or on the licensed premises a notice in the form as set out in Form 34 of the prohibition imposed by section 56 of the Act concerning the sale or supply of liquor to persons under the age of 18 years.

- (2) The notice referred to in subregulation (1) must be displayed -
- (a) in letters not less than two centimetres in height; and
- (b) at a conspicuous place in or on the licensed premises.

Application for approval to make structural alterations to licensed premises

59. (1) An application for approval by a Committee Chairperson or a magistrate in terms of section 50 of the Act to make any structural alteration or addition to licensed premises, must -

- (a) be made in the form as set out in Form 35; and
- (b) be lodged in triplicate with the magistrate of the district in which the licensed premises are situated.
- (2) An application referred to in subregulation (1) must be accompanied by -
- (a) a plan of the premises, showing -
 - (i) the specific portion of the premises on or to which the proposed alteration or addition is to be made;
 - (ii) the proposed alteration or addition and how it links up with the existing premises;
 - (iii) the dimensions of each room on the premises, except if the premises are that of an accommodation establishment;
 - (vi) all doors, windows and counters (where applicable), including places of entry into or on or relating to the premises; and
 - (v) the streets or other places from which the premises may be entered;
- (b) a description of the specific portion of the licensed premises with reference to the construction, lay-out, furnishing, fixtures, fittings, wall finishing and floor covering;
- (c) if applicable, an extract of the resolution referred to in regulation 8(2);
- (d) the receipt in respect of payment of the relevant application fee;
- (e) a certified copy of the licence relating to the licensed premises; and

(f) any written representations which the applicant may wish to submit in support of the application.

(3) If an application referred to in subregulation (1) is made in relation to premises of an accommodation establishment, the magistrate must refer the application, together with any recommendations which he or she may wish to make in relation to the application, to the Committee Chairperson, who must determine the application in accordance with section 50(a) of the Act.

(4) An application in relation to licensed premises other than an accommodation establishment must be determined by the magistrate concerned.

(5) If an application referred to in subregulation (1) is granted, the Committee Chairperson or the magistrate, as the case may be, must issue to the licensee a certificate of approval, in the form as set out in Form 36, to effect the alteration or addition as approved, and the licensee must append such authority to the original licence.

Exemption from obligation of residence of manager on licensed premises

60. (1) An application in terms of section 51 of the Act by a licensee for exemption from the obligation imposed by that section that the manager of a hotel must reside on the licensed premises, must -

- (a) be made in the form as set out in Form 37; and
- (b) be lodged in duplicate with the Committee Chairperson of the region in which the licensed premises are situated.
- (2) An application referred to in subregulation (1) must be accompanied by -
- (a) a certified copy of the licence concerned;
- (b) the receipt in respect of payment of the application fee;
- (c) if applicable, an extract of the resolution referred to in regulation 8(3); and
- (d) any written representations which the applicant may wish to submit in support of the application.

(3) If the application is granted by the Committee Chairperson, the secretary of the Committee must issue to the applicant a certificate of exemption in the form as set out in Form 38.

Receipt to be issued for articles seized

61. The receipt to be issued by a member of the police in terms of subsection (5) of section 63 of the Act in respect of any article or thing seized under subsection (2) of that section, must be issued in the form as set out in Form 39.

Meeting of Committee to consider report or petition in relation to licensed premises

62. (1) A meeting which a Committee Chairperson is required to convene -

- (a) in terms of subsection (2)(a) of section 64 of the Act to consider a report of a district health officer or a police officer made in terms of subsection (1) of that section in relation to any licensed premises; or
- (b) in terms of subsection (3)(a) of section 65 of the Act to consider a petition lodged by residents in terms of subsection (1) of that section in relation to any licensed premises,

must be convened, by notice in writing in the form as set out in Form 42, to take place within 21 days of the date of receipt of the report or the petition, as the case may be.

- (2) The secretary of the Committee must -
- (a) in the case of a meeting convened in terms of section 64 of the Act, comply with subsection (2)(b) of that section;
- (b) in the case of a meeting convened in terms of section 65, comply with subsection (3)(b) of that section,

not later than 10 days before the date for which the meeting is convened.

Temporary closure of licensed premises in certain circumstances

63. (1) An order for the temporary closure of any licensed premises in situations contemplated in section 66(1) of the Act, must be issued in the form as set out in Form 40.

(2) The person issuing the order must cause the order to be served on the licensee of the licensed premises concerned, or, if the licensee is not available, on the manager of the licensed business or, if neither the licensee or the manager is available, on any other person who, in the opinion of the person serving the order, appears to be in charge of the licensed premises and to be over the age of 18 years.

(3) The cancellation of an order in terms of section 66(3) of the Act must be issued in the form as set out in Form 41 and be served in the manner prescribed by subregulation (2).

(4) If an order referred to in subregulation (1) or a cancellation order referred to in subregulation (3) is issued by a person contemplated in section 66(1) of the Act other than the magistrate of the district, that person must deliver a copy of the order or cancellation order concerned to the magistrate of the district.

Request by magistrate for report in relation to application

64. A request in terms of section 32(3)(a) by a magistrate to any person or authority for a report in relation to an application or an applicant, must -

- (a) be in writing;
- (b) specify the information which is required to be furnished in the report; and
- (c) be delivered or sent by registered post to the person or authority to which the request is directed.

Payment of fees

65. (1) Application fees, licence fees and annual licence fees referred to in section 22 of the Act and fees payable in terms of these regulations, must be paid -

- (a) in relation to licensed premises or premises to which an application in terms of the Act relates, to the magistrate of the district in which the premises are situated; or
- (b) in relation to premises contemplated in regulation 13(4), not being immovable premises, to the magistrate of the district referred to in that regulation.

(2) Payment of any fees referred to in subregulation (1) may not be accepted unless the relevant application, licence, certificate or authority, as the case may be, in respect of which the fees are payable, is produced to the magistrate.

Manner of display of notices on notice board

66. (1) Notices which in terms of these regulations are required to be displayed on a notice board at the seat of a Committee or at a magistrate's court, may -

- (a) be contained in bound volumes, with an index of their contents, affixed to the notice board; or
- (b) may be retained for inspection in an office of the secretary of a Committee or of the magistrate, as the case may be, provided a notice in writing, the letters whereof must be at least one centimetre in height, is displayed on the notice board stating -
 - (i) that the notices of application are available for inspection; and
 - (ii) the office number where they can be inspected.

Commencement of meetings

67. Unless otherwise provided in the Act or these regulations, a Committee or magistrate, as the case may be, shall commence with a meeting convened in terms of the Act or of these regulations at 09:00 or as soon thereafter as may be practicable.

Manner in which notice shall be given or documents served

68. (1) Unless otherwise provided for in the Act or in these regulations, any notice to be given or anything to be notified or any document to be served to or on any person in terms of these regulations must -

- (a) be in writing in the official language; and
- (b) be given, notified or served by means of delivery by hand or dispatch by registered post to the person concerned.

(3) A notice sent by registered post shall be deemed, unless the contrary is proved, to have been delivered to the addressee on a date five days after the date on which the notice was delivered at a post office for dispatch.

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Liquor Regulations

(2) In a region where newspapers are not circulated or not regularly circulated, a notice prescribed to be published in a newspaper may be publicly communicated by broadcast through a local radio service.

[The subregulations in regulation 68 should be numbered (1), (2) and (3) instead of (1), (3) and (2).]

PART XIV TIMES OF BUSINESS FOR SALE, SUPPLY OR DELIVERY OF LIQUOR

Times of business applicable to bottle store licence

- 69. The holder of a bottle store licence -
- (a) may sell liquor -
 - (i) on any day, excluding a closed day and Saturday, from 08:00 to 19:00;
 - (ii) on a Saturday, excluding a closed day, from 08:00 to 13:00;
- (b) may deliver liquor -
 - (i) on any day, excluding a closed day and Saturday, from 09:00 to 20:00;
 - (ii) on a Saturday, excluding a closed day, from 09:00 to 15:00;

Times of business applicable to grocery liquor licence

- 70. The holder of a grocery liquor licence may sell liquor -
- (a) on any day, excluding a closed day and Saturday, from 08:00 to 19:00;
- (b) on a Saturday, excluding a closed day, from 08:00 to 13:00;

Times of business applicable to wholesale liquor licence and brewery depot liquor licence

71. The holder of a wholesale liquor licence or a brewery depot liquor licence may sell or deliver liquor -

- (i) on any day, excluding a Saturday, a Sunday, Christmas Day, Good Friday and Ascension Day, from 07:00 to 18:00;
- (ii) on a Saturday, excluding a closed day, from 08:00 to 13:00;

Times of business applicable to distillery licence

- 72. The holder of a distillery licence may sell or deliver liquor -
- (a) on any day, excluding a closed day or Saturday, from 07:00 to 18:00;
- (b) on a Saturday, excluding a closed day, from 07:00 to 13:00;

Times of business applicable to parks off-sales liquor licence

- 73. The holder of a parks off-sales liquor licence may sell or deliver liquor -
- (a) on any day, excluding a closed day or Saturday, from 08:00 to 18:00;
- (b) on a Saturday, excluding a closed day, from 07:00 to 13:00;

Times of business applicable to vineyard liquor licence

- 74. The holder of a vineyard liquor licence may sell liquor -
- (a) for consumption on the premises -
 - (i) on any day, excluding a Sunday, from 10:00 to 24:00;
 - (ii) on a Sunday, from 12:00 to 14:30 and from 18:00 to 21:00;
- (b) in sealed containers for removal from the licensed premises -
 - (i) on any day, excluding a closed day or Saturday, from 8:00 to 19:00;
 - (ii) on a Saturday, from 8:00 to 13:00;

Times of business applicable to shebeen liquor licence

- 75. The holder of a shebeen licence may sell liquor on -
- (a) Monday to Thursday from 10:00 to 22:00;
- (b) Friday and Saturday from 10:00 to 24:00;
- (c) Sunday from 14:00 to 22:00.

[Regulation 75 is substituted by GN 18/2015.]

Times of business applicable to club liquor licence

- 76. The holder of a club liquor licence may sell liquor -
- (a) on any day, excluding Christmas Day, Good Friday, Ascension Day or Sunday, from 10:00 to 02:00 the following day;
- (b) on a Sunday, from 10:00 to 24:00;

Times of business applicable to hotel on-consumption liquor licence, restaurant liquor licence and parks on-consumption licence

77. (1) The holder of hotel on-consumption liquor licence, a restaurant liquor licence or a parks on-consumption liquor licence may sell liquor -

(a) on any day, excluding a Sunday, from 10:00 to 24:00;

(b) on a Sunday, from 10:00 to 14:30 and from 18:00 to 24:00.

(2) Notwithstanding subregulation (1), a licensee in respect of an accommodation establishment registered or deemed to be registered under the Namibia Tourism Board Act, 2000 (Act No. 21 of 2000) which has been allocated a grading in accordance with that Act, may sell liquor to a guest lodging at that establishment for consumption in the room by the guest, including visitors of the guest-

- (a) if the establishment is graded as a one-star, a two-star or a three-star establishment, on any day from 10:00 to 02:00 the following day, irrespective if any such day is a closed day; or
- (b) if the establishment is graded as a four-star, a five-star establishment, at any time on any day, including a closed day.

[The comma between the phrases "a four-star" and "a five-star" should be the word "or".]

PART XV OFFENCES AND PENALTIES

Offences and penalties

78. Any person who contravenes, or fails to comply with, any provision of these regulations is guilty of an offence and liable to a fine not exceeding N\$ 4000 or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.

REGULATIONS

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ANNEXURES

To view content without printing, scroll down.

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



GN 105/2006 -Form 1A



[Form 1A is inserted by GN 105/2006.]

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н	0	r	n	۱.	

LIQUOR ACT, 1998 APPLICATION TO A COMMITTEE FOR A LICENCE (regulation 13)

Application

Application to:	Regional Liquor Licensing Committee
	Region
Application lodged with:	The Magistrate
	District
Date of Committee meeting at application is to be heard	which
Licence applied for	

Application fee paid N\$ Receipt no. and date of issue

Application is made for a licence mentioned above. I certify that the information furnished in this application, and in the documents attached to it, is true and correct.

Signature of applicant or person authorised to sign application

..... Place

..... Date

1.	(a)	Full name of applicant
	(b)	Date of birth
	(c)	Identity number / registration number if a company or close corporation
	(d)	Postal address
	(e)	Residential address / address of registered office
	(f)	Business address
	(g)	Business telephone number
2.		licant is a natural person, is applicant subject to any disqualification mentioned tion 19 to hold a licence?
3.	busin	licant is a company or close corporation state the main object or principal es of the company or close corporation as set out in its memorandum of iation or founding statement (use an annexure, if necessary)

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4.	Name under which business is to be conducted
5.	Address of premises where business will be conducted. If situated outside an urban area describe location of premises, including by reference to name, number and district of farm
ć.	Right under which applicant will occupy the premises (Atlach a conified copy of any title deed, agreement or other instrument evidencing the right)
7.	If the application relates to incomplete premises which must still be erected or require any alterations or additions to be made, give a brief description of the work still to be carried out, and state the expected date of completion of the work
8.	If any other kind of business is conducted or will be conducted on the premises, state the kind of business involved
9.	In the case of an application for a special licence -
	 (a) in respect of a tourist safari camp, attach the approval of the Minister of Environment and Tourism as required by section 7(4)(a)
	(b) in respect of a railway station, railway train, international motor coach, ship or airport, attach the approval of the Minister of Works, Transport and Communication as required by section 7(4)(b)
10.	If application is made for a bottle store liquor licence, is the applicant the holder of a shebeen liquor licence?

.....

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11.	If application is made for a grocery liquor licence, does the applicant, or will the applicant, conduct business as a dealer as mentioned in section 10(1)? Give a brief description of the business and of the kind of commodities sold or to be sold
12.	If application is made for a brewery depot licence, attach a certified copy of the applicant's licence held under the Breweries and Distillers Licences Duty Proclamation, 1924 (Proclamation No. 3 of 1924)
13.	H'application is made for a distillery licence, attach a certified copy of the applicant's distiller's licence held under the Customs and Excise Act, 1998 (Act No. 20 of 1998)
14.	If application is made for a restaurant liquor licence, state if application is made to conduct a public bar
15.	State special privileges (if any) applied for
	·
16.	If application is made for a bottle store liquor licence by an applicant who is not a hotel liquor licensee, or for a licence other than a wholesale liquor licence, brewery depot licence, distillery licence or vineyard liquor licence -
	(a) state whether the applicant or any other person who will have a financial interest in the business to which the application relates -
	 conducts business as a producer or manufacturer of liquor, whether in or outside Namibia
	(ii) has a controlling interest in a company or other body corporate or a partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia
	(iii) If the reply to either subparagraph (i) or (ii) is "yes", state -
	(aa) the name and address of the person by whom such business is conducted or by whom the controlling interest is held

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		(hb)	the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, other body corporate, partnership or other association
		(cc)	the nature and extent of the interest of the applicant or such other person in that business or in that company, body corporate, partnership or association
(b)	a par	tnersh	cant is a company, close corporation or other body corparate, or ip or other association, state whether any shareholder, member of the applicant -
	(i)	cond in or	ucts business as a producer or manufacturer of liquor, whether outside Namibia
	(ii)	partn	a controlling interest in a company or other body corporate or a ership or other association of persons which conducts business as a ucer or manufacturer of liquor, whether in or outside Namibia
	(iii)	If the	e reply to either subparagraph (i) or (ii) is "yes", state -
		(aa)	the name and address of the person by whom such business is conducted or by whom the controlling interest is held
		(bb)	the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, body corporate, partnership or other association
		(cc)	the nature and extent of the interest of that person in that business or in that company, other body corporate, partnership or other association

.....

REGULATIONS

Liquor Act 6 of 1998

			I that interest in the capacity as nominee of any other person?
			te the names and addresses of both the nominee and the principal and of the relationship between the nominee and the principal
18.	whic	h will :	arson who is a shareholder or member of a company or close corporation have a financial interest in the business to which the application relates, have or membership in the capacity as nominee of any other person?
	If"y	es, stat	te -
	(a)		names and addresses of both the nominee and the principal and the re of the relationship between the nominee and the principal
	(b)		ther the shareholding or membership of the nominee constitutes the rolling interest in the company or close corporation concerned
19.		either	of the cases referred to in paragraphs 17 and 18 a person acts as a tate
19.		ince, st	
19.	nom	ince, st	tate
19.	nom	ince, st whet	tate ther the principal - conducts business as a producer or manufacturer of liquor, whether
19.	nom	ince, st whet (i)	tate ther the principal - conducts business as a producer or manufacturer of liquor, whether in or outside Namibia has a controlling interest in a company or other body corporate or a partnership or other association of persons which conducts business as a
19.	nom	ince, st whet (i)	tate ther the principal - conducts business as a producer or manufacturer of liquor, whether in or outside Namibia has a controlling interest in a company or other body corporate or a partnership or other association of persons which conducts business as a
19.	nom	ince, st whet (i) (ii)	tate ther the principal - conducts business as a producer or manufacturer of liquor, whether in or outside Namibia has a controlling interest in a company or other body corporate or a partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia
19.	nom	ince, st whet (i) (ii)	 tate ther the principal - conducts business as a producer or manufacturer of liquor, whether in or outside Namibia has a controlling interest in a company or other body corporate or a partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia If the reply to either subparagraph (i) or (ii) is "yes", state - (aa) the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the company, body corporate, if different from that of the company, body corporate.
19.	nom	ince, st whet (i) (ii)	 tate ther the principal - conducts business as a producer or manufacturer of liquor, whether in or outside Namibia has a controlling interest in a company or other body corporate or a partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia If the reply to either subparagraph (i) or (ii) is "yes", state - (aa) the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the company, body corporate, if different from that of the company, body corporate.
19.	nom	ince, st whet (i) (ii)	 tate ther the principal - conducts business as a producer or manufacturer of liquor, whether in or outside Namibia has a controlling interest in a company or other body corporate or a partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia If the reply to either subparagraph (i) or (ii) is "yes", state - (aa) the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, body corporate, partnership or other association

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	(b)	or a p	artner	pal is a company or close corporation or other body corparate, ship or other association, whether any shareholder, member or le principal -
		(i)	condu in or (iets business as a producer or manufacturer of liquor, whether outside Namibia
		(ii)	partne produ	controlling interest in a company or other body corporate or a riship or other association of persons which conducts business as a cer or manufacturer of liquor, whether in or outside Namibia
		(iii)		reply to either subparagraph (i) or (ii) is "yes", state -
			(aa)	the name and address of the person by whom such bus:ness is conducted or by whom the controlling interest is held
			(bb)	the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, body corporate, partnership or other association
			(cc)	the nature and extent of the interest of that person in that business or in that company, other body corporate, partnership or other association
20.	the el	ub and ind tha	l an aff	s for a club liquor licence, attach a certified copy of the rules of idavit by the chairperson of the club verifying it is a <i>bona fide</i> natters referred to in section 6(1)(b) of the Act are observed by
21.	List o	f Anne	exures	to this application

REGULATIONS

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Liquor Regulations

[Form 1A is inserted by GN 105/2006.]

			Form 1A
		LIQUOR ACT, 1998	
APPL	ICATION TO A	COMMITTEE FOR A (regulation 13A)	SHEBEEN LICENCE
Application t	o: Regi	onal Liquor Licensing Co	ommittee
	Regi	on	
Application 1	odged with:	The Magistrate	
		District	
Date of Comm	nittee meeting at	which application is to be	e heard
Licence appli	edfor		
Application f	ee paid N\$		
Receipt no. a	nd date of issue .		
-	f applicant or pers 1 to sign applicati		Place
			Date
1. (a) l	Full name of applic	cant	
(b) l	Date of birth		
(c) l	identity number/n	egistration number if a co	mpany or close corporation
(d) 1	Postal Address		
(e) l	Residential addres	s/address of registered offi	ce
(f) l	Business address		
(g) l	Business telephon	e number	

2.	If applicant is a natural person, is applicant subject to any disqualification mentioned in section 19 to hold a licence?
3.	Name under which business is to be conducted
4.	Address of premises where business will be conducted. If situated outside an urban area describel ocation of premises, including by reference to name, number and district of farm.
5.	Right under which applicant will occupy the premises (Attach a certified copy of any title deed, agreement or other instrument evidencing the right)
6	If the application relates to incomplete premises which must still be erected or require any alterations or additions to be made, give a brief description of the work still to be carried out, and state the expected date of completion of the work.

Liquor Regulations

FORM 2

LIQUOR ACT, 1998

NOTICE OF APPLICATION TO A COMMITTEE IN TERMS OF THE LIQUOR ACT, 1998 (regulations 14, 26 & 33

Notice is given that an application in terms of the Liquor Act, 1998, particulars of which appear below, will be made to the Regional Liquor Licensing Committee, Region

1.	Name and postal address of applicant
	(i)
2.	Name of business or proposed business to which application relates
3.	Address/location of promises to which application relates
	(3
4.	Nature and details of application
5.	Clerk of the court with whom application will be lodged
б.	Date on which application will be lodged

7. Date of meeting of Committee at which application will be heard

Any objection or written submission in terms of section 28 of the Act in relation to the application must be sent or delivered to the Secretary of the Committee to reach the Secretary not less than 21 days before the date of the meeting of the Committee at which the application will be heard.

NOTES FOR COMPLETION OF THIS FORM: (not to be published as part of advertisement)

- (a) If application is made by a body corporate, organisation, etc. state name of body corporate, etc., eg "XYZ (Pty.) Ltd" or "XYZ Club" and not the name of the person authorized to make the application.;
- (b) If application is made for a new licence, state the proposed name under which business will be conducted.
- (c) If premises are situated outside a local authority area, give a brief description of the location, eg. "Persion 2 of TarmABC, Registration Division I, district Okal andja" or "Approximate y 90 km south-westwards of Rendu along Randu - Groatfonlein mac".
- (d) (i) Application for a new hence state kind of licence, eg. "Application for grout of Sheheen licence? System Source Licence?.
 - (ii) Application for temporary or permanent removal of licence, state the kind of licence involved and the address of the new premises to which the license is proposed to be removed, eg.
 - "Application for permanent removal of shebeen licence -
- (e) State the clerk of the magistrate's court with whom the application will be lodged, eg "Clerk of the Magistrate's Court, district Windbook".

Liquor Regulations

Form 3

LIQUOR ACT, 1998 NOTICE TO APPLICANT OF OBJECTION OR SUBMISSION (regulation 11(3)

To Applicant:		
Address:		
to your applicati		
A copy of the ob	jection/written submission is attach	ed hereto.
	Committee/Magistrate	Place

.....

Date

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REGULATIONS Liquor Act 6 of 1998

Liquor Regulations

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LIQUOR ACT, 1998 CONDITIONAL AUTHORITY FOR A LICENCE IN RESPECT OF INCOMPLETE PREMISES (regulation 18(1))

It is certified that the Regional Liquor Licensing Committee has granted
a licence
to
in respect of incomplete premises situate at
The Committee has determined that the work on the premises must be completed in accordance with the approved plan not later than
The following conditions have been imposed and must be complied with before the
licence will be issued

The licence, when issued, shall be subject to the conditions, restrictions and privileges set out in the Annexure attached hereto.

The following businesses may be conducted on the premises (section 44)

 	 	•••••	 	•••••	•••••	•••••	 ••••	·····	•••••	 	 	 	•••••	••••	•••••	
 	 		 				 			 	 	 	•••••		• • • • • • •	

Secretary of the Committee Region

Place

Date issued

Liquor Regulations

Form 5

LIQUOR ACT, 1998 CONFIRMATION OF COMPLIANCE WITH CONDITIONS OF CONDITIONAL AUTHORITY (regulation 18(2) & 38(4))

It is confirmed that the conditions set out in the Conditional Authority for a

	licence.
issued by the Regional Liquor Licensing Committee, Region	
on	
lo	
in respect of premises situate at	
-	

have been complied with.

.....

Place

.....

Date issued

Liquor Regulations

Form 6

LIQUOR ACT, 1998

PART A

APPLICATION FOR EXTENSION OF CONDITIONAL AUTHORITY

(regulation 18(3) and 38(2))

To: The Magistrate

.....

I apply for extension of the period of time specified in the Conditional Authority for a licence issued by the Regional Liquor Licensin Committee, Region 01 to in respect of premises situate at which period expires on Period of extension applied for The reasons for the application of extension of time are the following: Full name and residential and business address of applicant Application fee paid N\$ Receipt no. and date issued Signature of applicant or person Place authorised to sign application Date

PART B

CERTIFICATE OF EXTENSION OF CONDITIONAL AUTHORITY

The Conditional Authority referred to in Part A above is extended until

Magistrate

.....

Place

.....

Date

Liquor Regulations

Form 7

LIQUOR ACT, 1998

CERTIFICATE OF GRANT OF A LICENCE

(regulation 20(1))

It is certified that the Regional Liquor Licensing Committee, Region has granted an application for the issue of a
licence
to
in respect of the business known as
to be conducted at premises situate at
Conditions applicable to the licence:

Secretary of the Committee

Place

Date issued

Liquor Regulations

Form 8

LIQUOR ACT, 1998

LICENCE (New licence / Renewal / Amended licence) issued in terms of the Liquor Act, 1998 (Act No. 6 of 1998) (regulation 20(2))

.....

Kind of Licence:

Name of Licensee
Date of birth
Identity Number/Registration Number
Residential address/Address of registered office
The Landson Clines of Landson
Trade name of licensed business
A dama - Climmondinco
Address of licensed premises
Name and residential and postal address of manager (if any) appointed for the licensed business
Kind of liquor permitted to be sold on licensed premises
Other business which may be conducted on the licensed premises in terms of Government Notice issued under section 44(3) of the Act
Conditions, privileges and restrictions applicable in respect of licence
Date of expiry of licence
Licence fee paid: N\$
Receipt no. and date issued
isocerpt nos and date issted

REGULATIONS Liquor Act 6 of 1998 Liquor Regulations

THIS LICENCE IS ISSUED SUBJECT TO THE PROVISIONS OF THE LIQUOR ACT, 1998 (ACT NO. 6 OF 1998) AND THE LIQUOR REGULATIONS

Issued by:

Magistrate

Place

Date issued

Liquor Regulations

Form 9

LIQUOR ACT, 1998

PART A APPLICATION FOR A TEMPORARY LIQUOR LICENCE (regulation 21)

Application to: The Magistrate

Application is made for a temporary liquor licence. I certify that the information furnished in this application, and in the documents attached to it, is true and correct.

......

Signature of applicant or person authorised to sign application

.....

Place

Date

......

1.	(a) Full name of applicant
	(b) Date of birth
	(c) Identity number / Registration number of a company or close corporation
	(d) Postal address
	(c) Residential address / address of registered office
	(f) Business address
2.	In terms of which paragraph of section 8(4) is application made?
	Attach an aaffidavit stating applicant's capacity or authority under that section to hold a temporary liquor licence
3.	Is application made under section 8(3)(d) or (e) by the holder of a hotel liquor licence, a restaurant liquor or a club liquor licence
4.	State the nature of the function for which the licence is required
5.	State the number of bars to be conducted under the licence
6.	Give a description of the premises where business is to be conducted under the licence
7.	State the dates and times of business to be conducted under the licence

.....

Liquor Regulations

- State whether the licence is required for serving light liquor only or all kind of liquor

PART B

CERTIFICATE OF GRANT/REFUSAL' OF TEMPORARY LIQUOR LICENCE

It is certified that the application for a temporary liquor licence set out in Part A above is -

*(a)		sed. ons for refusal
' (b)	Gran	ted in respect of (number) bat/s -
	(i)	for serving liquor/light liquor*
	(ii)	on the premises situate at
	(iii)	at the event
	(iv)	on the days
	(v)	during the hours
	(vi)	subject to the following conditions, restrictions or privileges

Magistrate	Place
Date issued	

^{*}Delete which is not applicable

Liquor Regulations

Form 10

LIQUOR ACT, 1998 TEMPORARY LIQUOR LICENCE (regulation 22)

Name of licensee
Date of birth
Identity number/Registration number
Capacity of licensee in terms of section 8(3)
Premises in respect of which licence is issued
Event in respect of which licence is issued
Days on which business may be conducted
Hours during which business may be conducted
Number of bars which may be conducted
Kind of liquor which may be served: All liquor/Light liquor only
Conditions, restrictions or privileges applicable
Licence fee paid: N\$
Receipt no. and date of issue
THE LEVEN AS IN THE DATE OF A DESCRIPTION OF THE LEVEN

THIS LICENCE IS ISSUED SUBJECT TO THE PROVISIONS OF THE LIQUOR ACT, 1998 (ACT NO. 6 OF 1998) AND THE LIQUOR REGULATIONS.

Magistrate	Place	
Date issued		

^{*}Delete which is not applicable.

REGULATIONS Liquor Act 6 of 1998 Liquor Regulations

Form 11

LIQUOR ACT, 1998

APPLICATION FOR A HOTEL LIQUOR LICENCE OR A PARKS LIQUOR LICENCE (regulation 23(1))

To:		Committee Chairperson	
Licer	ice app	slied for	
Appli in thi	ication s appli	is made for a licence mentioned above. I certify that the i ication, and in the documents attached to it, is true and \cdot	nformatior. furnished correct.
Appli	ication	fcc paid N\$	
Rece	ipt no.	and date of issue	
Signa	ature o	f applicant or person to sign application	Place
			Date
1.1.	(a)	Full name of applicant	
	(b)	Date of birth	
	(c)	Identity number / registration number of company or c	lose corporation
	(d)	Postal address	
	(e)	Residential address / address of registered office	
	(f)	Business address	
	(g)	Business telephone number	

2. If applicant is a natural person, is applicant subject to any disqualification mentioned in section 19 to hold a licence?

Republic of Namibia 61 Annotated Statutes

REGULATIONS Liquor Act 6 of 1998

3.	busir assoc	plicant is a company or close corporation state the main object or principal es of the company or close corporation as set out in its memorandum of station or founding statement (use an annexare, if necessary)
4.		e under which business is to be conducted
5.	(a)	Address of premises where business will be conducted. If situated outside an urban area describe location of premises, including by reference to name, number and district of farm
	(b)	In the case of an application for a parks liquor licence, state the name of the national park, national game reserve, nature reserve, recreation area or public resort in which the premises are situated
6.		t under which applicant will occupy the premises (Atlach a certified copy of any title greenent or other instrument evidencing the right)
7	If app	plication is made for a hotel liquor licence -
	(a)	state the kind of accommodation establishment (in accordance with the definition of "accommodation establishment" in section 1 of the Act) in respect of which the application is made
	(b)	attach a certified copy of the certificate of registration of that accommodation establishment under the Namibia Tourism Act, 2000 or the repealed provisions of the Accommodation Establishments and Tourism Ordinance, 1973, as the case may be
	(c)	state whether a dining room or restaurant is provided and maintained on the premises of the accommodation establishment
	(d)	if the application is in respect of a guest farm, rest camp safari undertaking or caravan park, state whether application is also made for authorisation to conduct a public bar
8.	If apj for -	plication is made for a parks liquor licence, state whether application is made
	(a)	a parks on-consumption liquor licence only
	(b)	a parks off-sales liquor licence only
	(c)	both a parks on-consumption liquor licence
	(d)	does the applicant in terms of section 44 of the Act request authority to conduct any other business on the premises? If so give particulars

REGULATIONS

Liquor Act 6 of 1998

9. I	in the ca	ase of an	application for a parks liquor licence -
(her the applicant or any other person who will have a financia the business to which the application relates -
	(i		ducts business as a producer or manufacturer of liquor, whether outside Namibia
	(i	part	a controlling interest in a company or other body corporate or a nership or other association of persons which conducts business as a ducer or manufacturer of liquor, whether in or outside Namibia
	(i	ii) If tl	e reply to either subparagraph (i) or (ii) is "yes", state -
		(aa)	the name and address of the person by whom such business i conducted or by whom the controlling interest is held
		(bb)) the name and address of the business concerned or, if applicable the name and address of the company, body corporate partnership or association in which the controlling interest is held, as well as the rame and address of the business concerned if different from that of the company, other body corporate partnership or other association
		(cc)	the nature and extent of the interest of the applicant or such other person in that business or in that company, body corporate partnership or association
(a	partners	icant is a company, close corporation or other body corparate, o hip or other association, state whether any shareholder, membe of the applicant -
	(i		ducts business as a producer or manufacturer of liquor, whether outside Namibia
	(i	part	a controlling interest in a company or other body corporate or a nership or other association of persons which conducts business as ducer or manufacturer of liquor, whether in or outside Namibia

		(iii)	If the reply to either subparagraph (i) or (ii) is "yes", state -	
			(aa)	the name and address of the person by whom such business is conducted or by whom the controlling interest is held
			(bb)	the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, body corporate, partnership or other association
			(cc)	husiness or in that company, other body corporate, partnership or other association
	(c)	the ap	plicati	son who will have a financial interest in the business to which ion relates, hold that interest in the capacity as nominee of any i?
		and th	ie natu	the names and addresses of both the nominee and the principal are of the relationship between the nominee and the principal
	(d)	corpo applie	ration cation r	rson who is a shareholder or member of a company or close which will have a financial interest in the business to which the relates, hold that share or membership in the capacity as nominee person?
		If "ye	s, stat	c -
		(i)	nature	ames and addresses of both the nominee and the principal and the e of the relationship between the nominee and the principal
		(ii)		her the shareholding or membership of the nominee constitutes the offing interest in the company or close corporation concerned
10		cither nee, st		cases referred to in paragraphs $9(c)$ and (d) a person acts as a
	(a)	whetl	her the	principal -

Liquor Regulations

(i) conducts business as a producer or manufacturer of liquor, whether in or outside Namibia has a controlling interest in a company or other body corporate or a (ii) partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia (iii) If the reply to either subparagraph (i) or (ii) is "yes", state the name and address of the business concerned or, if applicable, (aa) the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, body corporate, partnership or other association (bb) the nature and extent of the interest of the principal in that business or in that company, other body corporate, partnership or other association if the principal is a company or close corporation or other body corparate, or a partnership or other association, whether any shareholder, member or partner of the principal conducts business as a producer or manufacturer of liquor, whether (i) in or outside Namibia has a controlling interest in a company or other body corporate or a (ii) partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia (iii) If the reply to either subparagraph (i) or (ii) is "yes", state -(aa) the name and address of the person by whom such business is conducted or by whom the controlling interest is held (bb) the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, body corporate, partnership or other association

 (\mathbf{b})

Republic of Namibia 65 Annotated Statutes

REGULATIONS Liquor Act 6 of 1998

(cc)	the nature and extent of the interest of that person in that
	business or in that company, other body corporate, partnership
	or other association
List of Annexures	to this application:
List of Annexures	to this application:
List of Annexures	to this application:
List of Annexures	to this application:
List of Annexures	to this application:
List of Annexures	to this application:

Liquor Regulations

Form 12

LIQUOR ACT, 1998

CERTIFICATE OF GRANT OF HOTEL LIQUOR LICENCE OR PARKS LIQUOR LICENCE (regulation 23(3))

It is certified that the Chairperson of the Regional Liquor Licensing Committee, Region

.....

has granted -

- '(a) under section 3(3) of the Act, a hotel liquor licence,
- (b) under section 15(3) of the Act -
 - '(i) a parks on consumption liquor licence;
 - *(ii) a parks off-sales liquor licence;
 - *(iii a parks on consumption liquor licence and a parks off-sales liquor licence,

Secretary of the Committee region

Place

.....

Date issued

^{*}Delete which is not applicable

Liquor Regulations

Form 13

LIQUOR ACT, 1998

HOTEL LIQUOR LICENCE/PARKS LIQUOR LICENCE' issued under the Liquor Act, 1998 (Act No. 6 of 1998)

Kind of Licence
Name of licensee
Date of birth
Identity number/Registration number
Residential address/Address of registered office
Trade name of licensed business
Address of licensed premises
Name and residential and postal address of manager (if any) appointed for the licensed business
Other business which may in terms of section 44 be conducted on the licensed premises
Conditions, restrictions and privileges applicable to licence:
Date of expiry of licence Licence fee paid: N\$ Receipt no. and date issued
THIS LICENCE IS ISSUED SUBJECT TO THE PROVISIONS OF THE LIQUOR ACT, 1998 (ACT NO. 6 OF 1998) AND THE LIQUOR REGULATIONS.

Issued by:

Magistrate	Place

Date issued

Liquor Regulations

Form 14

LIQUOR ACT, 1998

APPLICATION FOR AMENDMENT OF CONDITIONS, RESTRICTIONS OR PRIVILEGES (regulation 25)

Appli	cation to:	Regional Liquor Licensing Committee
		Region
Appli	cation lodged with:	The Magistrate
		District
	of Committee meeting at ation is to be heard	which
to a lie	cence, details of which are	ment of conditions, restrictions or privileges applicable set out below. I certify that the information furnished in iments attached to it, is true and correct.
Signa	ture of licensee or person rised to sign application	Place
1.	Name of licensee	
2.	Business address	
3.	Kind of licence	
4.	Trade name of licensed b	business
5.		ised premises
6.	Details of amendment of	conditions, restrictions or privileges required

 REGULATIONS Liquor Act 6 of 1998 Liquor Regulations

Form 15

LIQUOR ACT, 1998

CERTIFICATE OF GRANT OF AMENDMENT OF CONDITIONS, RESTRICTIONS OR PRIVILEGES APPLICABLE TO LICENCE (regulation 31)

It is certified that the Regional Liquor Licensing Committee has granted an application for the amendment of the conditions, restrictions or privileges applicable to a licence, particulars of which are as follows:

Kind of licence
Liconsec
Trade name of licensed business
Address/location of licensed premises
Details of amendment approved
Fee paid: N\$
Receipt no. and date of issue
THIS CERTIFICATE IS ISSUED SUBJECT TO THE PROVISIONS OF THE LIQUOR

ACT, 1998 (ACT NO. 6 OF 1998) AND THE LIQUOR REGULATIONS AND MUST BE APPENDED TO LICENCE.

Secretary of the Committee Region

......

Place

.....

Date issued

Liquor Regulations

Form 16

LIQUOR ACT, 1998

APPLICATION FOR PERMANENT OR TEMPORARY REMOVAL OF A LICENCE

(regulation 32)

Applicati	on to:	Regional Liquor Licensing Committee
		Region
Applicati	on lodged with:	The Magistrate
		District
	Committee meeting a on is to be heard	t which
below. I c		permanent/temporary* removal of the licence mentioned nation furnished in this application and in the documents set.
Applicati Receipt n	on fee paid: N\$ o. and date of issue	
~	of licensee or perso d to sign the applicat	
		Date
1. (a)	Full name of app	licant
(b)	Date of birth	
(c)	Identity number/	Registration number of company or close corporation
(d)	Residential addre	ess/Address of registered office
(c)	Postal address	
(1)	Business address	
(g)	Business telepho	ne number

REGULATIONS

Liquor Act 6 of 1998

2.	Kind of licence, the removal of which is applied for
3.	Trade name of licensed business
4.	Address/location of existing licensed premises
5.	Address/location of new premises to which licence is to be removed
5.	If the new premises referred to in paragraph 5 are incomplete and must still be erected or require alterations or additions to be made, furnish particulars of the work to be carried out and of the expected date of completion thereof
7.	In the case of an application for a temporary removal, specify the period for which approval is applied for
8.	State the reasons why the licence is required to be removed to other premises,
9.	State the right under which the applicant will occupy the new premises referred to in paragraph 5 (Atach a certified copy of any title deed, agreement or other instrument evidencing the right)
10.	List of Annexures to this application

Liquor Regulations

Form 17

LIQUOR ACT, 1998

CONDITIONAL AUTHORITY FOR TEMPORARY/PERMANENT" REMOVAL OF LICENCE

(regulation (38(1)(a)

It is certified that the Regional Liquor Licensing Committee,	
has granted conditional authority to	
for the temporary/permanent' removal of the -	
licence	
from licensed premises situate at	

to new premises situate at

.....

which are still incomplete.

The Committee has determined that the work on the new premises must be completed in accordance with the approved plan not later than

The conditions set out in the Annexure hereto have been imposed and must be complied with before the licence will be issued.

Secretary of the Committee Region Place

Date issued

^{*}Delete which is not applicable

Liquor Regulations

Form 18

LIQUOR ACT, 1998

CERTIFICATE OF APPROVAL FOR REMOVAL OF A LICENCE

(regulation 38(1)(b))

It is certified that the Regional Liquor Licensing Committee has, under section 34 of the Act, granted approval to

for the permanent/temporary' removal of a -

Licence

from licensed premises situate at

to new licensed premises situate at

"The temporary removal of the licence is approved for the period -

f	rom
t	0
Fee pai	d: N\$

Receipt no. and date of issue

Secretary of the Committee Region

Place

.....

Date of issue

^{*} Delete which is not applicable.

* Delete in the case of a permanent removal.

Liquor Regulations

Form 19

LIQUOR ACT, 1998

APPLICATION FOR TRANSFER OF A LICENCE: (regulation 39)

Application to: The Magistrate

District

Application is made for the transfer of the licence mentioned below. I certify that the information furnished in this application and in the documents attached to it, in so far as it relates to me/the applicant on whose behalf I am authorised to sign the application is true and correct.

Application fee paid N\$	
Receipt no. and date issued	

Signature of applicant, the	Place
licensee or person authorised	
to sign the application	
	Date

Signature of applicant, the	Place
proposed transferce or person authorised	
to sign the application	
	Date

PART A INFORMATION RELATING TO APPLICANT, THE LICENSEE

1.	(a)	Full name of applicant
	(b)	Date of birth
	(c)	Identity number/Registration number of company or close corporation
	(d)	Residential address/Address of registered office
	(c)	Postal address

Liquor Regulations

	(f)	Business address
	(g)	Business telephone number
2.	Kind	of licence to be transferred
3.	Trade	name of licensed business
4.	Addr	ess/location of licensed premises

PART B INFORMATION RELATING TO APPLICANT, THE TRANSFEREE

1.	(a)	Full name of applicant		
	(b)	Date of birth		
	(c)	Identity number/Registration number of company or close corporation		
	(d)	Residential address/Address of registered office		
		· · · · · · · · · · · · · · · · · · ·		
	(e)	Postal address		
	(f)	Business address		
	(g)	Business telephone number		
2.	Is ap	plicant disqualified in terms of section 19 from holding a licence		
3.		t under which applicant will occupy the premises (Attach a cartified cosy of any title greement or other instrument evidencing the right)		
4.	State whether the applicant or any other person who will have a financial interest in the business to which the application relates -			
	(a)	conducts business as a producer or manufacturer of liquor, whether in or outside Namibia		
	(b)	has a controlling interest in a company or other body corporate or a partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia		

Liquor Regulations

	(c)	If the reply to either paragraph (a) or (b) is "yes", state -			
		(i)	the name and address of the person by whom such business is conducted or by whom the controlling interest is held		
		(ii)	the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, other body corporate, partnership or other association		
		(iii)	the nature and extent of the interest of the applicant or such other person in that business or in that company, body corporate, partnership or association		
5.	partn		cant is a company, close corporation or other body corparate, or a or other association, state whether any shareholder, member or partner cant -		
	(a)	conducts business as a producer or manufacturer of liquor, whether in or outside Namibia			
	(b)	partn	has a controlling interest in a company or other body corporate or a partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia		
	(c)	If the reply to either paragraph (a) or (b) is "yes", state -			
		(i)	the name and address of the person by whom such business is conducted or by whom the controlling interest is held		
		(ii)	the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, body corporate, partnership or other association		
		(iii)	the nature and extent of the interest of that person in that business or		
		(m)	in that company, other body corporate, partnership or other association		

.....

REGULATIONS

Liquor Act 6 of 1998

Liquor Regulations

6.

7.

8

Will any person who will have a financial interest in the business to which the application relates, hold that interest in the capacity as nominee of any other person? If "yes, state the names and addresses of both the nominee and the principal and the nature of the relationship between the nominee and the principal Will any person who is a shareholder or member of a company or close corporation which will have a financial interest in the business to which the application relates. hold that share or membership in the capacity as nominee of any other person? If "yes, state the names and addresses of both the nominee and the principal and the (a) nature of the relationship between the nominee and the principal whether the shareholding or membership of the nominee constitutes the (b) controlling interest in the company or close corporation concerned If in either of the cases referred to in paragraphs 6 and 7 a person acts as a nominee, state (a)whether the principal -(i) conducts business as a producer or manufacturer of liquor, whether in or outside Namibia has a controlling interest in a company or other body corporate or a (ii) partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia (iii) If the reply to either subparagraph (i) or (ii) is "yes", state -(aa) the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, body corporate, partnership or other association (bb) the nature and extent of the interest of the principal in that business or in that company, other body corporate, partnership or other association

Liquor Regulations

	(b)	if the principal is a company or close corporation or other body corparate, or a partnership or other association, whether any shareholder, member or partner of the principal -			
		(i)		ucts business as a producer or manufacturer of liquor, whether outside Namibia	
		(ii)	partn	controlling interest in a company or other body corporate or a ership or other association of persons which conducts business as a accor or manufacturer of liquor, whether in or outside Namibia	
		(iii)	If the	e reply to either subparagraph (i) or (ii) is "yes", state -	
			(aa)	the name and address of the person by whom such business is conducted or by whom the controlling interest is held	
			(bb)		
			(cc)	the nature and extent of the interest of that person in that business or in that company, other body corporate, partnership or other association	
9.				elates to the transfer of a bottle store liquor licence, is the applicant sbeen liquor licence	
10.	will (descr	he appl iption (icant co of the b	slates to the transfer of a grocery liquor licence does tha applicant or onduct business as a dealer mentioned in section 10(1). Give a brief rusiness and of the kind of commodities sold or to be sold	
11.	сору	of the	applic	elates to the transfer of a brewery depot licence, attach a certified ant's licence held under the Breweries and Distillers Licences n, 1924 (Proclamation No. 3 of 1924)	
12.	attacl	h a cert	ified co	relates to the transfer of an application for a distillery licence, opy of the applicant's distiller's licence held under the Breweries ences Duty Proclamation, 1924 (Proclamation No. 3 of 1924)	

REGULATIONS Liquor Act 6 of 1998 Liquor Regulations

13. List of Annexures to this application: See regulation 20:

Liquor Regulations

Form 20

LIQUOR ACT, 1998

NOTICE OF APPLICATION TO A MAGISTRATE IN TERMS OF THE LIQUOR ACT, 1998

Notice is hereby given that an application in terms of the Liquor Act, 1998, particulars of which appear below, will be made to the Magistrate of the District of

1.	Name and postal address of applicant
2.	Name of licensed business to which application relates
3.	Address/location of licensed premises to which application relates
4.	Nature and details of application
	[2]
5.	Where application will be lodged
6.	Date on which application will be lodged

Any objection or written submission in terms of section 28 in relation to the application must be sent or delivered to the Magistrate of the District, to reach the Magistrate not later than 7 days after the date on which the application is lodged.

NOTES FOR COMPLETION OF FORM: (not to be published as part of advertisement)

- (a) (i) If application is made by a body corporate, organisation, etc. state name of body corporate, etc., eg
 "XYZ (Ny.) Ltd" or "XYZ Club" and not the name of the person authorised to make the application;
 (ii) In case of a joint application, identify both applicants, eg. "S Smith (licensee)" and "J.Iones(proposed
 - transferce of licence" or "Liones (proposed transferce of controlling interest)" If premises are situated conside a local authority area, give a brief description of the location, e.g. "Portion 2 of
- (b) If premises are set ated outside a local authority area, give a brief description of the location, eg. "Portion 2 of Farm ABC, Registration Division J, district Okahandja" or "Approximately 90 km south-westwards of Rundu along Rundu - Grootfontein road".
 - (i) Application for transfer of a licence state the kind of licence and the names of the licensee and of the proposed transferce of the licence eg. "Application for transfer of Shebeen licence -
 - From:(licensec)

(c)

To:(proposed transferee)";

Liquor Regulations

- (ii) Application for acquisition of controlling interest in licence state the kind of licence and the names of the licensee and of the proposed transferce of the controlling interest, eg. "Application for acquisition of controlling interest in Shebeen licence -
 - From:(licensee)
 - To:(proposed transferee)";
- (iii) Application for the change of the trade name of a licensed business state the kind of licensed husiness, and the propoposed new trade name the business, eg. "Application for change of trade name of licensed bottle store -
 - From: (existing trade name);
 - To: (proposed new trade name)"
- (d) State II e magistrate with whom the application will be ledged, og "Magistrate, district Windhock",

Liquor Regulations

Form 21

LIQUOR ACT, 1998 :

CERTIFICATE OF APPROVAL FOR TRANSFER OF A LICENCE

(regulation 42(2))

It is certified that approval has been granted under section 33 of the Act for the transfer of a licence, particulars of which are as follows:

Kind of licence

Name of existing licensee

Address/location of licensed premises

.....

Trade name of licensed business

Name of person to whom licence is transferred

A new licence may be issued to the transferee upon payment of the prescribed hence fee.

THIS CERTIFICATE IS ISSUED SUBJECT TO THE PROVISIONS OF THE LIQUOR ACT, 1998 (ACT NO. 6 OF 1998) AND THE LIQUOR REGULATIONS.

Magistrate District

Place

Disinct

Date issued

Liquor Regulations

Form 22

LIQUOR ACT, 1998

APPLICATION FOR ACQUISITION OF CONTROLLING INTEREST IN LICENSED BUSINESS (regulation 43)

Application to: The Magistrate

District

Application is made for the acquisition of a controlling interest in the licensed business mentioned below. I certify that the information furnished in this application and in the documents attached to it, in so far as it relates to me/the applicant on whose behalf I am authorised to sign the application* is true and correct.

Application f	ce paidN\$.,.,
Receipt no. a	nd date iss	ued

Signature of applicant who is the licensee or person authorised to sign the application

Place

Datc

Signature of applicant who is the proposed acquire controlling interest or person authorised to sign the application

1.

Date

Place

PARTA INFORMATION RELATING TO APPLICANT, THE LICENSEE

(a)	Full name of applicant
(b)	Date of birth
(c)	Identity number/Registration number of company or close corporation
(d)	Residential address/Address of registered office

Liquor Regulations

2.

3. 4.

1.

2. 3.

	(e)	Postal address
	(f)	Business address
	(g)	Business telephone number
L	prop	of licence held in respect of the business in which controlling interest is osed to be acquired
	Trad	e name of licensed business
4.		ress/location of licensed premises
IN		<u>PART B</u> MATION RELATING TO APPLICANT, THE PROPOSED PERSON TO ACQUIRE THE CONTROLLING INTEREST
	(a)	Full name of applicant
	(b)	Date of birth
	(c)	Identity number/Registration number of company or close corporation
	(d)	Residential address/Address of registered office
	(e)	Postal address
	(1)	Business address
	(g)	Business telephone number
	Is ap	plicant disqualified in terms of section 19 from holding a licence
	State	whether the applicant -
	(a)	conducts business as a producer or manufacturer of liquor, whether in or outside Namibia
	(b)	has a controlling interest in a company or other body corporate or a partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia
	(c)	If the reply to either paragraph (a) or (b) is "yes", state -

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	(i)	the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, other body corporate, partnership or other association
	(ii)	the nature and extent of the interest of the applicant in that business or in that company, body corporate, partnership or association
4.	partnership of the appl (a) cont	licant is a company, close corporation or other body corparate, or a o or other association, state whether any shareholder, member or partner licant - ducts business as a producer or manufacturer of liquor, whether in or ide Namibia
	part proc	a controlling interest in a company or other body corporate or a nership or other association of persons which conducts business as a lucer or manufacturer of liquor, whether in or outside Namibia
	(c) If th	e reply to either paragraph (a) or (b) is "yes", state -
	(i)	the name and address of the person by whom such business is conducted or by whom the controlling interest is held
	(ii)	the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, body corporate, partnership or other association
	(iii)	the nature and extent of the interest of that person in that business or in that company, other body corporate, partnership or other association
5.	Does the a	pplicant act as nominee of any other person?
	If "yes stat	

Liquor Regulations

(a)	betw	ame and address of the principal and the nature of the relationship een the applicant and the principal
(b)	whet	her the principal -
	(i)	conducts business as a producer or manufacturer of liquor, whether in or outside Namibia
	(ii)	has a controlling interest in a company or other body corporate or a partnership or other association of persons which conducts business as a producer or manufacturer of liquor, whether in or outside Namibia
	(iii)	If the reply to either subparagraph (i) or (ii) is "yes", state -
		(aa) the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, body corporate, partnership or other association
		(bb) the nature and extent of the interest of the principal in that business or in that company, other body corporate, partnership or other association
othe	r body	ipal referred to in paragraph 6 is a company or close corporation or corparate, or a partnership or other association, state whether any r, member or partner of the principal -
(a)		ucts business as a producer or manufacturer of liquor, whether in or de Namibia
(b)	partr prod	a controlling interest in a company or other body corporate or a lership or other association of persons which conducts business as a lucer or manufacturer of liquor, whether in or outside Namibia

(c) If the reply to either paragraph (a) or (b) is "yes", state - $% \left(\left(a^{2}\right) \right) =\left(a^{2}\right) \left(a^{2}\right)$

6.

Liquor Regulations

	(i)	the name and address of the person by whom such business is conducted or by whom the controlling interest is held
	(ii)	the name and address of the business concerned or, if applicable, the name and address of the company, body corporate, partnership or association in which the controlling interest is held, as well as the name and address of the business concerned if different from that of the company, body corporate, partnership or other association
	(iii)	the nature and extent of the interest of that person in that business or in that company, other body corporate, partnership or other association
7.	••	cation relates to the acquisition of the controlling interest in a licensed liquor business, is the applicant the holder of a shebeen liquor licence
8.	List of Ann	exures to this application:

REGULATIONS Liquor Act 6 of 1998 Liquor Regulations

Form 23

LIQUOR ACT, 1998

CERTIFICATE OF ACQUISITION OF CONTROLLING INTEREST IN LICENSED BUSINESS (regulation 46(2))

It is certified that approval has been granted under section 34 of the Act for the acquisition of a controlling interest in a licensed business, particulars of which are as follows:

Kind of licence	••••
Name of licensee	
Trade name of licensed business	
Address/location of licensed premises	

Name of person who acquired the controlling interest

Fee paid N\$ Receipt no. and date of issue

Magistrate District..... Place

Date issued

Liquor Regulations

Form 24

LIQUOR ACT, 1998

APPLICATION FOR CHANGE OF TRADE NAME OF LICENSED BUSINESS (regulation 47)

Application to: The Magistrate

District

Application is made in terms of section 35 of the Act for approval of the change of the trade name of a licensed business mentioned below. I certify that the information furnished in this application and in the documents attached to it, is true and correct.

Signature of licensee or person authorised to sign the application

.....

Place

Date

1.	(a) (b) (c)	Full name of applicant Date of birth
	(d)	Residential address/Address of registered office
	(e)	Postal address
	(f)	Business address
	(g)	Business telephone number
2.	Kind	of licence held in respect of business
3.	Exist	ting trade name of the licensed business
4.	Addı	ress/location of licensed premises
	•••••	
	•••••	

5. Proposed new trade name of the business

.....

REGULATIONS Liquor Act 6 of 1998 Liquor Regulations

Form 25

LIQUOR ACT, 1998

CERTIFICATE OF APPROVAL OF CHANGE OF TRADE NAME OF LICENSED BUSINESS

(regulation (50(2))

It is certified that approval has been granted under section 35 of the Act for the change of the trade name of a licensed business, particulars of which are as follows:

Kind of licence
Name of licensee
Address/location of licensed premises
Previous trade name of licensed business
New trade name of licensed business
Fee paid N\$

Magistrate District

Place

Date issued

Liquor Regulations

Form 26

LIQUOR ACT, 1998

APPLICATION FOR LEASE OF A LICENSED BUSINESS: (regulation 51)

.....

Application to: The Magistrate

District

Application is made for approval of the lease of the licensed business mentioned below. I certify that the information furnished in this application and in the documents attached to it, in so far as it relates to me/the applicant on whose behalf I am authorised to sign the application^{*} is true and correct.

Application fee paid N\$	
Receipt no. and date issued	

Signature of applicant, the licensee or person authorised to sign the application

Place

Date

Signature of applicant, the proposed lessee or person authorised to sign the application

.....

Place

...

......

Date

PART A INFORMATION RELATING TO APPLICANT, THE LICENSEE

1.	(a)	Full name of applicant
	(b)	Date of birth
	(0)	
	(c)	Identity number/Registration number of company or close corporation
	(d)	Residential address/Address of registered office

.....

REGULATIONS

Liquor Act 6 of 1998

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	(e)	Postal address
	(f)	Business address
	(g)	Business telephone number
2.	Kind	of licence held in respect of the licensed business
3.	Trade	name of the licensed business
4.	Addr	ess/location of the licensed premises
	••••••	
5.	Date	with effect from which licensed business is to be leased out and period of lease

$\frac{PART \ B}{INFORMATION \ RELATING \ TO \ APPLICANT, THE PROPOSED \ LESSEE$

1.	(a)	Full name of applicant
	(b)	Date of birth
	(c)	Identity number/Registration number of company or close corporation
	(d)	Residential address/Address of registered office
	(c)	Postal address
	(f)	Business address
	(g)	Business telephone number
2.	Is apj	plicant disqualified in terms of section 19 from holding a licence

 Right under which applicant will occupy the premises (Attach a certified copy of any title deed, agreement or other instrument evidencing the right)

Liquor Regulations

Form 27

LIQUOR ACT, 1998

CERTIFICATE OF APPROVAL OF LEASE OF LICENSED BUSINESS

(regulation 52)

It is certified that approval has been granted under section 36 of the Act for the lease of a licensed business, particulars of which are as follows:

Kind of licence
Name of licensee
Trade name of licensed business
Address/location of licensed premises
Name of lessee
Address of lessee
Period of lease: From
To:
Conditions imposed in respect of approval
Fee paid NS
Receipt no. and date of issue

Magistrate District	Place
Date issued	

Liquor Regulations

		Form 28
		LIQUOR ACT, 1998
		NOTICE OF CHANGE OF MANAGER (regulation 53
		(regulation 53
To:	The N	Aagistrate
	Distri	ict
		en in terms of section 37 of the Act of the change of a manager appointed in licensed business, particulars of which are as follows:
Kind	oflice	nec
Name	e of lice	ensee
Trade	e name	of licensed business
		ation of licensed premises
Full r	name o	f previous manager
Partic	culars (of new manager:
	(a)	Full name
	(b)	Date of birth
	(c)	Identity No.
	(c)	Residential address
	(d)	Date of appointment
Reas	on for	change of manager as contemplated in section 37(1) of the Act

Licensee	Place
Date	

Liquor Regulations

Form 29

LIQUOR ACT, 1998

REGISTER OF LICENCES (regulation 55(1)

	Magistrate	
1.	Kind of lic	er ec
2.		of licensee
3.		e of licensed business
4.	Address lo	cation of licensed premises
5.	Particulars	of transactions in respect of licence:
	(a) Lice	ences or certificates issued:
	(i)	Date issued Serial no. of licence or certificate issued
		Kind of licence or certificate issued Receipt No
	(ii)	Date issued Serial no. of licence or certificate issued Kind of licence or certificate issued Receipt No
(b)	Certificate	s of renewal issued (section 39(1)(b))
	Receipt no	s. and dates issued:

(c) Removal, transfer, lease or change of name (section 39(1)(c)):

Liquor Regulations

	(i)	Removal: Date Description of new premises
	(ii)	Transfer: Date Full names of transferee
	(iii)	Lease: Date: From To Full name of lessee
		Lease: Date: From To Full name of lessee
	(iv)	Change of trade name: Date New trade name
(d)	Canc the A	ellation, suspension, forfeiture, lapse or reinstatement (Section 39(1)(d) of ct).
	(i)	Cancellation: Date cancelled Reasons for cancellation
	(ii)	Suspension: Date suspended
	(iii)	Forfeiture: Date forfeited Reason for forfeiture
	(iv)	Lapse: Date lapsed Reason for lapsing
	(v)	Reinstatement: Date reinstated Reason for reinstatement
		Date reinstated Reason for reinstatement
(e)	Nam Date Nam Date Nam	ager of business conducted in terms of the licence (Section 39(1)(e) of the Act): e of manager appointed e of manager appointed e of manager appointed

Republic of Namibia 97 Annotated Statutes

REGULATIONS Liquor Act 6 of 1998

Liquor Regulations

Form 30

LIQUOR ACT, 1998 REGISTER OF PAYMENTS (regulation 55(2))

1.	Kind of licence
	Trade name
	Name of licensee
4.	Business address

PAYMENTS

 Date
 Amount
 Type of payment
 Receipt No. Checked

 (This form to be printed on a card 20cm x 12cm (similar to old form 15-0/0100) with space for particulars of payments on bottom half of front and continuation of particulars of payments on the reverse side)
 Section 12-0/0100

Liquor Regulations

Form 31

LIQUOR ACT, 1998

NOTICE OF APPEAL (regulation 56(1))

TO:	Chief of the Lower Courts	
1.	Deci	sion appealed against:
	(a)	Authority or person who took the decision:
	(b)	Date of decision
2.	The	licence, licence holder / applicant and premises:
	(a)	Licence in respect of which the decision was taken
	(b)	Name of licensee/applicant if a licence has not been granted
	(c)	Address/location of premises involved in decision to which appeal relates
	(d)	Trade name or proposed trade name of business involved in decision to which appeal relates
3.	3. The Appellant:	
	(a)	Full name of appellant
	(b)	Business address
4.	Fees	paid:
	(a)	Amount: NS
	(b)	Receipt no. and date of issue
5.	List	of Annexures:(The documents prescribed by regulation 38(5).)
Арре		Place

Date

Liquor Regulations

Form 32

LIQUOR ACT, 1998

NOTICE OF HEARING OF APPEAL (regulation 56(6)) то: APPEAL AGAINST A DECISION BY: Date of decision Licence in respect of which the decision was taken: Name of licensee/applicant in respect of which the decision was taken Address/location of premises involved in the decision to which appeal relates Trade name or proposed trade name of business involved in decision to which appeal relates Full name and address of Appellant _____ Date of hearing of appeal by the Chief of Lower Time Venue of hearing

Your attention is directed to sections 40 and 41 of the Liquor Act, 1998, and to regulation 56 of the Liquor Regulations.

Chief of Lower Courts

Place

Date

Liquor Regulations

Form 33

LIQUOR ACT, 1998

APPLICATION FOR APPROVAL TO SUPPLY FREE SAMPLES OF LIQUOR FOR CONSUMPTION ON PREMISES OF BOTTLE STORE (regulation 57

TO: THE MAGISTRATE

District

Application is made for approval under section 45(3) of the Act to supply samples of liquor free of charge to any customer for consumption on or away from licensed bottle store premises mentioned below. I certify that the information furnished in this application and in the documents attached to it, is true and correct.

Application fee paid	N\$
Receipt no. and date	issued

Signature of licensee

Place

Date

......

1.	Name of licensee of bottle store business
2.	Trade name of bottle store business
3.	Address/location of licensed bottle store premises
4.	Description of free samples of liquor to be supplied, by reference to the kind, brand and quantities of liquor
5.	Date and time when samples are to be supplied
6.	Description of part of premises where samples will be supplied
7.	Reason for supply of samples of liquor
8.	List of documents attached to this application (See regulation 39)

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REGULATIONS

Liquor Act 6 of 1998

Liquor Regulations

	PART A	
TO:	THE APPLICANT	
	The above application is refused.	
	Reasons for refusal	
	istrate	Date
Distr	rict	
	PART B	
TO:	THE APPLICANT	
	above application is granted subject to the provision iquor Regulations, and further subject to the followi	
1.	Day on which samples may be supplied:	
2.	Hours during which samples may be supplied:	
	From:	
	To:	
2	The set of the set of the set	
3.	Further conditions:	
Fcc paid N\$ Receipt no. and date of issue		
	istrate	Place
Date		

Liquor Regulations

Form 34

LIQUOR ACT, 1998 NOTICE CONCERNING SALE AND SUPPLY OF LIQUOR TO PERSONS UNDER THE AGE OF 18 YEARS (regulation 58)

"The sale or supply of any drink or substance containing more than three percent of alcohol by volume to any person under the age of 18 years is prohibited by section 56 of the Liquor Act, 1998 (Act No. 6 of 1998)"

(LETTERS OFN NOTICE TO BE AT LEAST 2 CM IN HEIGHT)

Liquor Regulations

Form 35

LIQUOR ACT, 1998 APPLICATION FOR APPROVAL OF ALTERATIONS OR ADDITIONS TO LICENSED PREMISES (regulation 59))

'Application in respect of licensed premises which is an accommodation establishment, made -

To: Committee Chairperson Region.....

'Application in respect of licensed premises other than an accommodation establishment, made

.....

To: The Magistrate District

Application is made in terms of section 50 of the Act for approval to make alterations or additions to the licensed premises mentioned below. Icertify that the information furnished in this application and in the documents attached to it is true and correct.

Signature of licensee or person authorised to sign the application

......

Place

.....

.....

Date

......

1.	(a) .	Full name of licensee
	(b)	Date of birth
	(c)	Identity number/Registration number of company or close corporation
	(d)	Residential address/Address of registered office
	(e)	Postal address
	(f)	Business address
	(g)	Business telephone number

Liquor Regulations

2,	Kind of licence held in respect of premises	
3.		name of the licensed business
4.		ess/location of licensed premises
5.	State	-
	(a)	the date on which work for alterations or additions to licensed premises will be commenced with
	(b)	the period required for completion of the work
6.	List o	f Annexures attached to this application

Liquor Regulations

Form 36

LIQUOR ACT, 1998

CERTIFICATE OF APPROVAL OF ALTERATIONS OR ADDITIONS TO LICENSED PREMISES (regulation 59(5))

It is certified that approval has been granted under section 32 of the Act for alterations or additions to be made to licensed premises, particulars of which are as follows:

Kind of licence
Name of licensee
Trade name of licensed business
Address/location of licensed premises
The nature and extent of alterations approved are set out in the Annexure hereto.
E.,

*Committee Chairperson/Magistrate *Region/Distric Place

Date issued

Liquor Regulations

Form 37 LIQUOR ACT, 1998 APPLICATION FOR EXEMPTION FROM OBLIGATION OF RESIDENCE OF MANAGER ON LICENSED HOTEL PREMISES The Committee Chairperson Application to: Region Application is made in terms of section 51 of the Act for exemption from the obligation of a hotel manager to reside on the licensed premises, particulars of which are set out below. I certify that the information furnished in this application and in the documents attached to it, is true and correct. Application fee paid N\$ Receipt no. and date issued Place Signature of licensec or person authorised to sign the application Date I. Full name of licensee (a) Date of birth (b) Identity number/Registration number of company or close corporation (c) Residential address/Address of registered office (đ) (e) Postal address (f) Business address Business telephone number (g) Trade name of licersed business..... 3. 4. Full name of manager 5. Reason for application of exemption 6. Period for which exemption is required

Liquor Regulations

Form 38

......

LIQUOR ACT, 1998

CERTIFICATE OF EXEMPTION FROM OBLIGATION OF RESIDENCE OF MANAGER ON LICENSED HOTEL PREMISES (regulation 60(3))

It is certified that an exemption has been granted under section 50 of the Act from the obligation of a hotel manager to reside on the licensed premises, particulars of which are

Name of holder of hotel liquor licence

Trade name of licensed business.

Address/location of licensed premises

......

Name of manager in respect of whom exemption is granted

Period for which exemption is granted.....

Conditions subject to which exemption is granted

as follows:

Fee paid NS

Receipt no. and date of issue	•

Date issued

Committee Chairperson	Place
Region	

Liquor Regulations

Form 39

LIQUOR ACT, 1998

RECEIPT IN RESPECT OF ARTICLES SEIZED (regulation 61)

Issued to (full name)
Address
Description of articles seized
Premises from which the articles have been removed
Full name, rank and force number of person or persons by whom articles were removed
Signature Place
Date

Full name, rank and force number of person who signed this receipt

Liquor Regulations

Form 40

LIQUOR ACT, 1998

ORDER FOR TEMPORARY CLOSURE OF LICENSED PREMISES (regulation 63(1)

To Licensee	•••
Licence held	

Trade name of licensed business

Address/location of licensed premises

In terms of section 66(1) of the Liquor Act, 1998, you are hereby ordered to close the licensed premises mentioned above to the public with effect from until such time as this order is cancelled by notice in writing to you.

The reason for the issue of this order of closure is	
	•••••••••••••••••••••••••••••••••••••••

Failure to comply with this order constitutes an offence in terms of section 71(y) of the Act which is punishable by a fine not exceeding N\$4 000 or impriosnment for a period not exceeding one year, or both that fine and that imprisonment.

Signature of Magistrate/	Place
Police Officer*	
Rank of Police Officer	
Date	

Delete which is not applicable

REGULATIONS

Liquor Act 6 of 1998

Liquor Regulations

Form 41

LIQUOR ACT, 1998

CANCELLATION OF ORDER OF CLOSURE OF LICENSED PREMISES (regulation 63(3))

To Licensee
Licence held
Trade name of licensed business
Address/location of licensed premises
In terms of section 66(3) of the Liquor Act, 1998, you are hereby informed that the order for closure of the licensed premises mentioned above, issued on , is cancelled with effect from

Signature of Magistrate/	Place
Police Officer*	
Rank of Police Officer	
Date	

Liquor Regulations

Form 42

LIQUOR ACT, 1998

NOTICE OF MEETING OF REGIONAL LIQUOR LICENSING COMMITTEE: (regulation 62)

Region

A meeting of the Regional Liquor Licensing Committee,

Date:

Time:

Venue:

Matters to be considered at the meeting:

Committee Chairperson Region

Place

.....

Date

Liquor Regulations

Form 43

LIQUOR ACT, 1998

NOTICE BY MAGISTRATE OF PUBLIC HEARING OF APPLICATION

Magisterial District
A public hearing shall take place in (room No.) at the magistrate's court at 9:00 on
to consider the following applications made in terms of section 32 of the Act:

Clerk of the court

.....

Place

Date