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INHOUD

CONTENTS

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No.		Bladsy
	Provinsiale Kennisgewing	
363	Wes-Kaapse Wet op Dobbelary en Wedrenne, 1996 (Wet 4 van 1996): Wysiging van Wes-Kaapse Dobbelary en Wedrenne Regulasies	2

No.		Page
	Provincial Notice	
363	Western Cape Gambling and Racing Law, 1996 (Law 4 of 1996): Amendment of Western Cape Gambling and Racing Regulations.....	9

PROVINSIALE KENNISGEWING

Die volgende Provinsiale Kennisgewings word vir algemene inligting gepubliseer.

L. D. BARNARD,
DIREKTEUR-GENERAAL

Provinsiale-gebou,
Waalstraat,
Kaapstad.

PROVINCIAL NOTICE

The following Provincial Notices are published for general information.

L. D. BARNARD,
DIRECTOR-GENERAL

Provincial Building,
Wale Street,
Cape Town.

P.K. 363/2000

16 Augustus 2000

**WES-KAAPSE WET OP DOBBELARY EN WEDRENNE, 1996
(WET 4 VAN 1996)**

WYSIGING VAN WES-KAAPSE DOBBELARY EN WEDRENNE REGULASIES

Kragtens die bevoegdheid aan my verleen deur artikel 81 van die Wes-Kaapse Wet op Dobbelary en Wedrenne, 1996 (Wet 4 van 1996), wysig ek, Leon Markovitz, in my hoedanigheid as lid van die Uitvoerende Raad verantwoordelik vir die administrasie van genoemde Wet, hierby die Wes-Kaapse Dobbelary en Wedrenne Regulasies, gepubliseer by Provinsiale Kennisgewing 303/1997 gedateer 29 Augustus, soos gewysig deur Provinsiale Kennisgewing 331/1998 gedateer 19 Junie 1998, soos volg:

ALGEMENE VERDUIDELIKENDE NOTA:

[] Woorde in vet druk tussen vierkantige hake dui skrapings uit die bestaande regulasies aan.

 Woorde onderstreep met 'n vollyn daaronder dui invoegings in die bestaande regulasies aan.

1. Die "Rangskikking van Regulasies" word hierby vervang deur die volgende "Rangskikking van Regulasies":

"RANGSKIKKING VAN REGULASIES**HOOFSTUK 1**

1. Woordbepaling

HOOFSTUK 2**AANSTELLING VAN RAADSLEDE**

2. Samestelling van Raad [Herroep]

3. Benoeming van kandidate

4. Aanstellingsprosedure

HOOFSTUK 3**APPËLLE**

5. Appèl ten opsigte van gedelegeerde bevoegdhede of funksies

HOOFSTUK 4**LISENSIËRING**

6. Algemeen

7. Aansoek en inligting

8. Advertering van aansoek

9. Deursending van inligting aan belanghebbende partye en openbare inspeksie

10. Besware en kommentaar

11. Terugtrekking van aansoek

12. Geleentheid om diskwalifiserende omstandighede reg te stel

13. Gediskwalifiseerde persoon mag nie baat nie

HOOFSTUK 5**GELISENSIEERDE WERKNEMERS**

14. Sleutelwerknemers
15. Tydelike werknemerslisensie
16. Bewys van lisensiering op diensrekord
17. Opskorting of intrekking van lisensie

HOOFSTUK 6**GESKIKTHEIDSBEVINDING**

18. Geskiktheidsbevinding
19. Geldelike belang in houer van geskiktheidssertifikaat
20. Beëindiging van verbintenis

HOOFSTUK 7**VERKRYGING VAN GELDELIKE BELANG IN LISENSIEHOUER**

21. Kennisgewing van verkryging
22. Prinsipale moet openbaar gemaak word

HOOFSTUK 8**GOEDKEURING VAN DOBBELARYVERWANTE KONTRAKTE**

23. Dobbelaryverwante kontrakte
24. Voorlegging van dobbelaryverwante kontrakte

HOOFSTUK 9**DOBBELARYONDERNEMINGS**

25. Dobbelaryondernemings
26. Waarborg van voltooiing van perseel

HOOFSTUK 10**VERHAAL VAN KOSTE**

27. Verhaal van ondersoekskoste vir toestaan of hernuwing van lisensie
28. Verhaal van koste, uitgesonderd koste vir toestaan of hernuwing van lisensie
29. Verhaal van koste vir reproduksie van dokument, vorm of rekord

HOOFSTUK 11**KLIËNTDISPUTE**

30. Bylê van kliëntdispute
31. Verwittiging van Raad in geval van dispuut
32. Petisie vir ondersoekverhoor deur Raad

HOOFSTUK 12**ONDERSOEKVERHORE**

33. Persoon wat voorsit
34. Getuienis by ondersoekverhoor
35. Rekord van verrigtinge
36. Besluite en finale bevel

HOOFSTUK 13**BETEKENING VAN KENNISGEWINGS, BEVELE OF BESLUIE**

37. Betekening van kennisgewings, bevele of besluite

HOOFSTUK 14**ADVERTERING**

38. Ongewenste advertering

HOOFSTUK 15**LISENSIE MOET VERTOON WORD**

39. Lisensie moet opvallend vertoon word

HOOFSTUK 16**BOEKE, REKENINGE EN REKORDS**

40. Algemeen

41. Dobbel- en rekenkundige rekords

42. Ander rekords

43. Geouditeerde finansiële state

44. Opgawes moet gelewer word

[45. Voorraadrekords]

HOOFSTUK 17**KREDIETVERLENING**

[46.] 45. Kredietverlening

HOOFSTUK 18**KONTANTTRANSAKSIES**

[47.] 46. Verbode transaksies deur gelisensieerde operateur

[48.] 47. Transaksies moet gerapporteer word

[49.] 48. Transaksieverslae

HOOFSTUK 19**INLEGGELDE, PRYSE EN KLIËNTOPBRENGSTE**

[50.] 49. Maksimum inleggelde

[51.] 50. Maksimum pryse

[52.] 51. Pryse moet vertoon word

[53.] 52. Kliëntopbrengste

HOOFSTUK 20**VERMAAKSPELLE**

[54.] 53. Vermaakspelle

HOOFSTUK 21**REGISTRASIE EN INSTANDHOUDING VAN DOBBELTOESTELLE**

[55.] 54. Dobbel- en verwante toestelle moet geregistreer word

[56.] 55. Instandhouding van geregistreerde dobbel- en verwante toestelle

[57.] 56. Rekords moet deur lisensiehouer gehou word

[58. Beheer oor speelkaarte en dobbelstene]

HOOFSTUK 22**DOBBELSKYFIES EN TEKENMUNTE**

- [59. Goedkeuring van dobbelskyfies en tekenmunte
- 60. Spesifikasies ten opsigte van dobbelskyfies en tekenmunte
- 61. Bykomende spesifikasies ten opsigte van tekenmunte
- 62. Gebruik van dobbelskyfies en tekenmunte
- 63.] 57. Aflossing van en beskikking oor in onbruik gestelde dobbelskyfies of tekenmunte
- [64.] 58. Vernietiging van vervalste dobbelskyfies of tekenmunte en beskikking oor munte
- [65. Promosie- en toernooiddobbelskyfies of -tekenmunte
- 66.] 59. Ander geldwaardige instrumente
- [67. Ontvangs van dobbelskyfies of tekenmunte van vervaardiger of verspreider
- 68. Inventaris van dobbelskyfies
- 69.] 60. Toepaslikheid van Hoofstuk op houer van beperktedobbelsmasjienoperateurlisensie

[HOOFSTUK 23**MINIMUM INTERNE BEHEERMAATREËLS**

- 70. Minimum interne beheermaatreëls
- 71. Interne beheerstelsel moet deur Raad goedgekeur word
- 72. Wysiging van interne beheerstelsel

HOOFSTUK 24**BEWAKING EN SEKURITEIT**

- 73. Minimum standaarde
- 74. Algemene vereistes ten opsigte van casinowaakstelsel
- 75. Waakstelsels vir telkamers en casino-wissellokaal
- 76. Waakstelsels vir tafelspelle
- 77. Waakstelsels vir muntoutomate
- 78. Waakstelsels vir casinosekureiteitskantore
- 79. Defekte aan casinowaakstelseltoerusting
- 80. Waakstelsel-opnamevereistes
- 81. Waakstelselplanne en veranderinge aan waakstelsel
- 82. Voldoening aan waakstelselvereistes]

HOOFSTUK [25] 23**PROGRESSIEWE CASINOSPELLE**

- [83.] 61. Progressieweboerpotvertoonborde, -boerpotmeters en -boerpotperke
- [84.] 62. Verminderings van progressiewe boerpote

HOOFSTUK [26] 24**MINIMUM CASINOBEFONDSINGSVEREISTE**

- [85.] 63. Minimum casinobefondsingsvereiste

HOOFSTUK [27] 25**VERVAARDIGERS EN VERSPREIDERS**

- [86.] 64. Goedkeuring van dobbeltoestelle en spelle

[87.] 65. Veranderings en aanpassings verbode

[88.] 66. Summiere opskorting van goedkeuring

HOOFSTUK [28] 26

MISDRYWE EN STRAFBEPALING

[89.] 67. Misdrywe en strafbepaling

HOOFSTUK 27

BETALING VAN BELASTING

68. Betaling van belasting deur houers van casino-operateur-, beperktedobbelmasjien-operateur- en bingolisensies

69. Betaling van belasting deur houer van totalisator-operateurlisensie”.

2. Regulasie 11 word hiermee gewysig deur die uitdrukking “artikel 32(6) van die Wet”, waar dit ookal voorkom in regulasie 11(2)(b) en 11(3)(b), met die uitdrukking “artikel 32(5) van die Wet” te vervang.

3. Regulasie 14 word hiermee gewysig deur na paragraaf (f) die volgende paragraaf in te voeg:

“(fA) enige persoon met die magtiging om op enige wyse die funksionaliteit van enige dobbelaryverwante rekenaar sagteware, of enige data daarop vasgelê, te verander;”.

4. Regulasie 24 word hiermee gewysig—

(a) deur sub-regulasie (1) met die volgende sub-regulasie te vervang:

“(1) Elke lisensiehouer [**of aansoeker om ’n lisensie**] moet, [**voordat hy of sy of dit**] binne vyf werksdae nadat die Raad die voorlegging van ’n dobbelaryverwante kontrak of voorgestelde dobbelaryverwante kontrak vereis het [**aangaan**], [**die**] sodanige kontrak of voorgestelde kontrak [**of gewysigde kontrak aan**] by die kantore van die Raad voorlê [**vir goedkeuring**].”;

(b) deur sub-regulasie (2) met die volgende sub-regulasie te vervang:

“(2) Die Raad kan, wanneer hy ’n kontrak of voorgestelde kontrak tussen ’n lisensiehouer en ’n kontrakteur aangegaan of aangegaan te word evalueer, die geskiktheid van die kontrakteur oorweeg.”.

(c) deur sub-regulasie (7) te skrap.

5. Regulasie 27 word hiermee gewysig deur subregulasie (1) soos volg te wysig:

“(1) ’n Aansoek om die toestaan of hernuwing van ’n lisensie moet vergesel gaan van die volgende deposito, of sodanige ander deposito’s soos die Raad kan bepaal, vir die verhaal van koste wat ingevolge artikel 34 van die Wet aangegaan is:

(a)	Casino-operateurlisensie	R250 000,00
(b)	Beperktedobbelmasjien-operateurlisensie	R150 000,00
(c)	Beperktedobbelmasjien-perseellisensie	R 10 000,00
(d)	Bingolisensie	R100 000,00
(dA)	Bingoperseellisensie	R 10 000,00
(e)	Plesiertog-agentlisensie	R 10 000,00
(f)	Vervaardigerlisensie	R 50 000,00
(g)	Verspreiderlisensie	R 50 000,00
(h)	Renbaanlisensie	R 50 000,00
(hA)	Renbaan-perseellisensie	R 10 000,00
(i)	Totalisator-operateurlisensie	R150 000,00
(j)	Totalisator-perseellisensie	R 10 000,00
(k)	Boekmakerlisensie	R 10 000,00
(kA)	Boekmaker-perseellisensie	R 10 000,00
(l)	Sleutelwerknemerlisensie	R 750,00
(m)	Dobbelarywerknemerlisensie	R 500,00”

6. Regulasie 40 word hiermee gewysig, deur sub-regulasie (1), paragraaf (a) soos volg te wysig:

“(a) (i) in die vorm wees
(ii) die inligting bevat, en
(iii) op die wyse gehou en bygehou word wat die Raad [**bepaal**] goedkeur, en”.

7. Regulasie 42 word hiermee gewysig deur sub-regulasies (2), (3) en (4) te skrap.

8. Regulasie 43 word hiermee gewysig deur sub-regulasie (3) soos volg te wysig:

“(3) ’n Gelisensieerde operateur mag nie later nie as eenhonderd-en-twintig dae of die langer tydperk wat die Raad [**bepaal**] goedkeur, na die laaste dag van die gelisensieerde operateur se boekjaar, afskrifte van sy geouditeerde finansiële jaarstate en enige rekords wat die uitslag van die oudit oordra, insluitende bestuursbriewe, aan die Raad voorlê.”.

9. Regulasie 45 word hiermee geskrap, en die oorblywende regulasies word soos volg hernommer:

Regulasie 46 word nou regulasie 45
Regulasie 47 word nou regulasie 46
Regulasie 48 word nou regulasie 47
Regulasie 49 word nou regulasie 48
Regulasie 50 word nou regulasie 49
Regulasie 51 word nou regulasie 50
Regulasie 52 word nou regulasie 51
Regulasie 53 word nou regulasie 52
Regulasie 54 word nou regulasie 53

10. Regulasie 55 word nou regulasie 54 en word hiermee soos volg gewysig:

“Dobbel- en verwante toestelle moet geregistreer word

[55.] 54. Die houer van enige operateurlisensie moet **[mag nie enige van die volgende dobbeltoestelle aanhou of in stand hou nie, tensy hulle afsonderlik deur die Raad geregistreer is]** akkurate registers van die volgende dobbel- en verwante toestelle hou en byhou op die wyse en in die vorm deur die Raad goedgekeur [bepaal]:

- (i) roulette-tafels en bedekkings;
- (ii) roulette-wiele;
- (iii) blackjack-tafels en bedekkings;
- (iv) **[craps]** dobbelsteen-tafels en bedekkings;
- (v) punto banco-tafels en bedekkings;
- (vi) poker-tafels en bedekkings;
- (vii) muntoutomate;
- (viii) **[spel EPROM's]** kaartskommeltoestelle, en
- (ix) enige ander dobbel- en verwante toestelle wat die Raad spesifiseer.”

11. Regulasie 56 word nou regulasie 55 en word hiermee soos volg gewysig:

“Instandhouding van geregistreerde dobbel- en verwante toestelle

[56.] 55. Die houer van 'n operateurlisensie moet alle dobbel- en verwante toestelle wat gebruik word of beskikbaar is om op gespeel te word, in 'n goeie werkende toestand en in ooreenstemming met die goedgekeurde norme en standaarde vir sodanige dobbeltoestelle in stand hou.”

12. Regulasie 57 word nou regulasie 56 en word hiermee soos volg gewysig:

“[57.] 56. Die houer van 'n operateurlisensie moet dié rekords ten opsigte van alle dobbel- en verwante toestelle beoog in regulasie [55] 54 hou wat die Raad vereis of goedkeur.”.

13. Regulasie 58 word hiermee geskrap.

14. Regulasie 59 word hiermee geskrap.

15. Regulasie 60 word hiermee geskrap.

16. Regulasie 61 word hiermee geskrap.

17. Regulasie 62 word hiermee geskrap en regulasies 63 en 64 word nou regulasies 57 en 58 onderskeidelik.

18. Regulasie 65 word hiermee geskrap en regulasie 66 word nou regulasie 59.

19. Regulasie 67 word hiermee geskrap.

20. Regulasie 68 word hiermee geskrap en regulasie 69 word nou regulasie 60.

21. Regulasie 70 word hiermee geskrap.

22. Regulasie 71 word hiermee geskrap.

23. Regulasie 72 word hiermee geskrap.

24. Regulasie 73 word hiermee geskrap.

25. Regulasie 74 word hiermee geskrap.

26. Regulasie 75 word hiermee geskrap.

27. Regulasie 76 word hiermee geskrap.

28. Regulasie 77 word hiermee geskrap.
29. Regulasie 78 word hiermee geskrap.
30. Regulasie 79 word hiermee geskrap.
31. Regulasie 80 word hiermee geskrap.
32. Regulasie 81 word hiermee geskrap.
33. Regulasie 82 word hiermee geskrap en regulasies 83, 84, 85, 86, 87, 88 en 89 word nou onderskeidelik as regulasies 61, 62, 63, 64, 65, 66 en 67 hernoem.
34. Regulasie 86, wat as regulasie 64 hernoem word, word hiermee gewysig deur sub-regulasie (1) soos volg te wysig:
- “(1) Die houer van ’n vervaardiger- of verspreiderlisensie mag nie enige dobbeltoestel of dobbelspel aan enige lisensiehouer verskaf of op enige wyse verkoop, verhuur of lewer nie, tensy sodanige dobbeltoestel of spel op aansoek, op die wyse en in die vorm deur die Raad bepaal, deur die Raad goedgekeur is, welke goedkeuring nie verleen sal word tensy die Raad tevrede is dat die bron van sodanige dobbeltoestel of spel geskik is nie [, en mag geen dobbeltoestel of spel, wat nie ingevolge hierdie Regulasies by die Raad geregistreer is, in stand hou of herstel nie].”
35. Hoofstukke 23 en 24 word hiermee geskrap, derhalwe word Hoofstukke 25, 26, 27 en 28 nou as Hoofstukke 23, 24, 25 en 26 onderskeidelik hernoem.
36. ’n Nuwe Hoofstuk 27 word nou na die hernoemende en dus nuwe Hoofstuk 26 ingevoeg:

“HOOFSTUK 27

BETALING VAN BELASTING

Betaling van belasting deur die houers van casino-operateur-, beperkte-dobbelmasjien-operateur-, en bingolisensies

68. (1) Die houer van ’n casino-operateur-, beperktedobbelmasjien-operateur- of bingolisensie moet binne vyf (5) werksdae na die einde van elke belastingtydperk beoog in paragraaf 2 van Skedule III, Deel B, van die Wet:
- (a) ’n belastingopgawe aan die Raad voorlê in die formaat en bevattende die inligting wat die Hoof Uitvoerende Beampte van tyd tot tyd bepaal, en
- (b) die bedrag belasting verskuldig aan die Provinsiale Administrasie: Wes-Kaap in die belastingopgawe beoog in paragraaf (a) bereken, in die bankrekening van die Raad inbetaal.
- (2) Waar ’n opgawe beoog in sub-regulasie (1) in enige opsig onakkuraat is, kan die Hoof Uitvoerende Beampte sodanige opgawe aan die lisensiehouer terugstuur en die lisensiehouer vereis om ’n gewysigde opgawe in te dien.
- (3) Die lisensiehouer moet, binne vyf (5) dae na ontvangs van ’n onakkurate opgawe beoog in sub-regulasie (2), ’n gewysigde opgawe aan die Raad voorlê, wat die opgawe kragtens sub-regulasie (1) voorgelê sal vervang.
- (4) Waar van toepassing, moet die lisensiehouer, tydens die voorlegging van ’n gewysigde opgawe beoog in sub-regulasie (3), enige gelde verskuldig aan die Provinsiale Administrasie: Wes-Kaap wat die bedrae kragtens sub-regulasie (1)(b) oorbetaal oorskry, in die bankrekening van die Raad inbetaal.
- (5) Die Raad moet, binne sewe (7) dae van ontvangs van die belasting beoog in sub-regulasie (1)(b) of sub-regulasie (4), na gelang van die geval, sodanige belasting in die Provinsiale Inkomste Rekening betaal.

Betaling van belasting deur die houer van ’n totalisator-operateurlisensie

69. (1) Die houer van ’n totalisator-operateurlisensie moet, binne die tydperk van sewe (7) dae in sub-regulasie (2) beoog, aan die Raad ’n opgawe voorlê op die wyse en in die vorm deur die Raad vereis, ten opsigte van ’n totalisator gedurende die voorafgaande belastingtydperk deur sodanige lisensiehouer bedryf, waarin belasbare inkomste beoog in Skedule III van die Wet aangetoon word, of waarin, indien daar geen belasbare inkomste was nie, daardie feit aangedui word.
- (2) Die opgawe beoog in sub-regulasie (1) moet binne sewe (7) dae na die laaste dag van die voorafgaande belastingtydperk, synde die laaste dag van die voorafgaande kalendermaand, ingedien word, ten opsigte van alle geleenthede gedurende sodanige belastingtydperk waarop ’n totalisator bedryf is.
- (3) Indien enige dag waarop die opgawe in sub-regulasies (1) en (2) beoog voorgelê moet word, ’n Saterdag, ’n Sondag of ’n openbare vakansiedag is, moet sodanige opgawe nie later nie as die volgende werksdag daarna voorgelê word.
- (4) Die belasting betaalbaar kragtens sub-regulasie (1) moet gelyktydig met die voorlegging van die opgawe beoog in sub-regulasie (1) betaal word.
- (5) Die bepalinge van regulasie 68(2), (3), (4) en (5) is, met die nodige veranderings, van toepassing op die houer van ’n totalisator-operateurlisensie.”

WESTERN CAPE GAMBLING AND RACING LAW, 1996
(LAW 4 OF 1996)

AMENDMENT OF WESTERN CAPE GAMBLING AND RACING REGULATIONS

Under the powers vested in me by section 81 of the Western Cape Gambling and Racing Law, 1996 (Law 4 of 1996), I, Leon Markovitz, in my capacity as member of the Executive Council responsible for the administration of the said Law, hereby amend the Western Cape Gambling and Racing Regulations published under Provincial Notice 303/1997 of 29 August 1997, as amended under Provincial Notice 331/1998 dated 19 June 1998, as follows:

GENERAL EXPLANATORY NOTE:

[] Words in bold type in square brackets indicate omissions from existing enactments.

 Words underlined with a solid line indicate insertions in existing enactments.

1. The "Arrangement of Regulations" is hereby substituted for the following "Arrangement of Regulations":

"ARRANGEMENT OF REGULATIONS

CHAPTER 1

1. Definitions

CHAPTER 2

APPOINTMENT OF BOARD MEMBERS

2. Composition of Board [Repealed]
3. Nomination of candidates
4. Procedure for appointment

CHAPTER 3

APPEALS

5. Appeal in respect of delegated powers or functions

CHAPTER 4

LICENSING

6. General
7. Application and information
8. Advertising of application
9. Transmission of information to interested parties and public inspection
10. Objections and comment
11. Withdrawal of application
12. Opportunity to rectify disqualifying circumstances
13. Disqualified person not to profit

CHAPTER 5

LICENSED EMPLOYEES

14. Key employees
15. Temporary employee licence
16. Proof of licensing on employment record
17. Suspension or revocation of licence

CHAPTER 6

FINDING OF SUITABILITY

18. Finding of suitability

19. Financial interest in holder of certificate of suitability
20. Termination of association

CHAPTER 7

PROCUREMENT OF FINANCIAL INTEREST IN LICENCE HOLDER

21. Notice of procurement
22. Principals to be disclosed

CHAPTER 8

APPROVAL OF GAMBLING-RELATED CONTRACTS

23. Gambling-related contracts
24. Submission of gambling-related contracts

CHAPTER 9

GAMBLING ESTABLISHMENTS

25. Gambling establishments
26. Guarantee for completion of premises

CHAPTER 10

RECOVERY OF COSTS

27. Recovery of investigation costs for grant or renewal of licence
28. Recovery of costs other than for grant or renewal of licence
29. Recovery of costs for reproduction of document, form or record

CHAPTER 11

PATRON DISPUTES

30. Resolution of patron disputes
31. Notification of Board in event of dispute
32. Petition for hearing by Board

CHAPTER 12

HEARINGS

33. Person presiding
34. Evidence at hearing
35. Record of proceedings
36. Decisions and final orders

CHAPTER 13

SERVING OF NOTICES, ORDERS OR RESOLUTIONS

37. Serving of notices, orders or resolutions

CHAPTER 14

ADVERTISING

38. Undesirable advertising

CHAPTER 15

LICENCE TO BE DISPLAYED

39. Licence to be prominently displayed

CHAPTER 16**BOOKS, ACCOUNTS AND RECORDS**

- 40. General
- 41. Gambling and accounting records
- 42. Other records
- 43. Audited financial statements
- 44. Returns to be rendered
- [45. Stock records]**

CHAPTER 17**CREDIT EXTENSION**

- [46.] 45. Credit extension**

CHAPTER 18**CASH TRANSACTIONS**

- [47.] 46. Prohibited transactions by licensed operator**
- [48.] 47. Transactions to be reported**
- [49.] 48. Transaction reports**

CHAPTER 19**STAKES, PRIZES AND RETURNS TO PATRONS**

- [50.] 49. Maximum stakes**
- [51.] 50. Maximum prizes**
- [52.] 51. Prizes to be displayed**
- [53.] 52. Return to patrons**

CHAPTER 20**AMUSEMENT GAMES**

- [54.] 53. Amusement games**

CHAPTER 21**REGISTRATION AND MAINTENANCE OF GAMBLING DEVICES**

- [55.] 54. Gambling and related devices to be registered**
- [56.] 55. Maintenance of registered gambling and related devices**
- [57.] 56. Records to be kept by licence holder**
- [58. Cards and dice control]**

CHAPTER 22**CHIPS AND TOKENS**

- [59. Approval of chips and tokens**
- 60. Specifications in respect of chips and tokens**
- 61. Additional specifications in respect of tokens**
- 62. Use of chips and tokens**
- [63.] 57. Redemption and disposal of discontinued chips or tokens**
- [64.] 58. Destruction of counterfeit chips or tokens and disposal of coins**
- [65. Promotional and tournament chips or tokens**

66.] 59. Other value instruments

[67. **Receipt of gambling chips or tokens from manufacturer or distributor**

68. **Inventory of chips**

69.] 60. Applicability of Chapter to holder of limited gambling machine operator licence

[CHAPTER 23

MINIMUM INTERNAL CONTROLS

70. **Minimum internal controls**

71. **Internal control system to be approved by Board**

72. **Amendment of system of internal control**

CHAPTER 24

SURVEILLANCE AND SECURITY

73. **Minimum standards**

74. **General requirements in respect of casino surveillance system**

75. **Surveillance systems for count rooms and casino cage**

76. **Surveillance systems for table games**

77. **Surveillance systems for slot machines**

78. **Surveillance systems for casino security offices**

79. **Casino surveillance system equipment malfunctions**

80. **Surveillance system recording requirements**

81. **Surveillance system plans and alteration to surveillance system**

82. **Compliance with surveillance system requirements]**

CHAPTER [25] 23

PROGRESSIVE CASINO GAMES

[83.] 61. Progressive jackpot displays, meters and limits

[84.] 62. Reductions of progressive jackpots

CHAPTER [26] 24

MINIMUM CASINO BANKROLL REQUIREMENT

[85.] 63. Minimum casino bankroll requirement

CHAPTER [27] 25

MANUFACTURERS AND DISTRIBUTORS

[86.] 64. Approval of devices and games

[87.] 65. Alterations and modifications prohibited

[88.] 66. Summary suspension of approval

CHAPTER [28] 26

OFFENCES AND PENALTIES

[89.] 67. Offences and penalties

CHAPTER 27

PAYMENT OF TAXES

68. Payment of tax by the holders of casino operator, limited gambling machine operator and bingo licences

69. Payment of tax by the holder of a totalisator operator licence”.

2. Regulation 11 is hereby amended by the substitution for the expression “section 32(6) of the Law”, wherever it occurs, in regulation 11(2)(b) and 11(3)(b) of the expression “section 32(5) of the Law”.

3. Regulation 14 is hereby amended by the insertion after paragraph (f) of the following paragraph:

“(fA) any person who has the authority in any manner to alter the functionality of, or any data captured by, any gambling-related computer software”.

4. Regulation 24 is hereby amended—

(a) by the amendment of sub-regulation (1) as follows:

“(1) Every licence holder [**or applicant for a licence**] shall, [**before entering into**] within five working days of being required by the Board to submit a gambling-related contract [submit the] or proposed [contract or amended contract to the Board for approval] gambling-related contract to it, submit such contract or proposed contract at the offices of the Board.”;

(b) by the substitution for subregulation (2) of the following subregulation:

“(2) The Board may, when evaluating a contract or proposed contract entered into or to be entered into between the licence holder and the contractor, consider the suitability of the contractor.”; and

(c) by the deletion of subregulation (7).

5. Regulation 27 is hereby amended by amending sub-regulation (1) as follows:

“(1) An application for the grant or renewal of a licence shall be accompanied by the following deposit, or such other deposits as the Board may determine, for the recovery of costs incurred in terms of section 34 of the Law:

(a)	Casino operator licence	R250 000,00
(b)	Limited gambling machine operator licence	R150 000,00
(c)	Limited gambling machine premises licence	R 10 000,00
(d)	Bingo licence	R100 000,00
(dA)	Bingo premises licence	R 10 000,00
(e)	Junket agent licence	R 10 000,00
(f)	Manufacturer licence	R 50 000,00
(g)	Distributor licence	R 50 000,00
(h)	Race course licence	R 50 000,00
(hA)	Race course premises licence	R 10 000,00
(i)	Totalisator operator licence	R150 000,00
(j)	Totalisator premises licence	R 10 000,00
(k)	Bookmaker licence	R 10 000,00
(kA)	Bookmaker premises licence	R 10 000,00
(l)	Key employee licence	R 750,00
(m)	Gambling employee licence	R 500,00”

6. Regulation 40 is hereby amended, by amending in sub-regulation (1) paragraph (a) as follows:

“(a) (i) be in the format;
(ii) contain the information, and
(iii) be kept in the manner [**determined**] approved by the Board, and”.

7. Regulation 42 is hereby amended by the deletion of sub-regulations (2), (3) and (4).

8. Regulation 43 is hereby amended by amending sub-regulation (3) as follows:

“(3) A licensed operator shall, not later than one hundred and twenty days, or any extended period [**determined**] approved by the Board, after the last day of the licensed operator’s financial year, submit to the Board copies of its audited annual financial statements and any reports communicating the results of the audit, including management letters.”.

9. Regulation 45 is hereby deleted, and the remaining regulations are to be renumbered as follows:

Regulation 46 now becomes regulation 45
Regulation 47 now becomes regulation 46
Regulation 48 now becomes regulation 47
Regulation 49 now becomes regulation 48
Regulation 50 now becomes regulation 49
Regulation 51 now becomes regulation 50
Regulation 52 now becomes regulation 51
Regulation 53 now becomes regulation 52
Regulation 54 now becomes regulation 53

10. Regulation 55 now becomes regulation 54 and is hereby amended as follows:

“**Gambling and related devices to be registered**

[55.] 54. The holder of any operator licence shall [**not keep or maintain any of the following gambling devices unless they have been separately registered by the Board**] keep and maintain accurate registers of the following gambling and related devices in the manner and form [**determined**] approved by the Board:

(i) roulette tables and layouts;

- (ii) roulette wheels;
- (iii) blackjack tables and layouts;
- (iv) [~~craps~~] dice tables and layouts;
- (v) punto banco tables and layouts;
- (vi) poker tables and layouts;
- (vii) slot machines;
- (viii) [~~game EPROMs~~] card shuffling devices, and
- (ix) such other gambling and related devices as the Board may specify.”.

11. Regulation 56 now becomes regulation 55 and is hereby amended as follows:

“Maintenance of registered gambling and related devices

[56.] 55. The holder of an operator licence shall maintain all gambling and related devices used or available for play in a good working condition and in accordance with the approved norms and standards for such gambling devices.”.

12. Regulation 57 now becomes regulation 56 and is hereby amended as follows:

“[57.] 56. The holder of an operator licence shall keep such records in respect of all gambling and related devices contemplated in regulation [55] 54 as the Board may require or approve.”.

13. Regulation 58 is hereby deleted.

14. Regulation 59 is hereby deleted.

15. Regulation 60 is hereby deleted.

16. Regulation 61 is hereby deleted.

17. Regulation 62 is hereby deleted and regulations 63 and 64 now become regulations 57 and 58 respectively.

18. Regulation 65 is hereby deleted and regulation 66 now becomes regulation 59.

19. Regulation 67 is hereby deleted.

20. Regulation 68 is hereby deleted and regulation 69 now becomes regulation 60.

21. Regulation 70 is hereby deleted.

22. Regulation 71 is hereby deleted.

23. Regulation 72 is hereby deleted.

24. Regulation 73 is hereby deleted.

25. Regulation 74 is hereby deleted.

26. Regulation 75 is hereby deleted.

27. Regulation 76 is hereby deleted.

28. Regulation 77 is hereby deleted.

29. Regulation 78 is hereby deleted.

30. Regulation 79 is hereby deleted.

31. Regulation 80 is hereby deleted.

32. Regulation 81 is hereby deleted.

33. Regulation 82 is hereby deleted and regulations 83, 84, 85, 86, 87, 88, 89 are now renumbered to become regulations 61, 62, 63, 64, 65, 66 and 67 respectively.

34. Regulation 86 which is renumbered as regulation 64 is hereby amended by amending sub-regulation (1) as follows:

“(1) The holder of a manufacturer or distributor licence shall not provide or in any way sell, lease or supply to any licence holder any gambling device or gambling game unless such device or game has, on application in the manner and form determined by the Board, been approved by the Board, which approval shall not be granted unless the Board is satisfied as to the suitability of the origin of such gambling device or game. [, and shall not maintain or repair any device or game which is not registered with the Board in terms of these regulations.]”

35. Chapters 23 and 24 are hereby deleted therefore Chapter 25, 26, 27 and 28 are now renumbered as Chapters 23, 24, 25 and 26 respectively.

36. A new Chapter 27 is now inserted after the renumbered and thus new Chapter 26:

“CHAPTER 27PAYMENT OF TAXESPayment of taxes by the holders of casino operator, limited gambling machine operator and bingo licences

68. (1) The holder of a casino operator, limited gambling machine operator or bingo licence shall, within five (5) working days after the end of each tax period contemplated in paragraph 2 Part B, of Schedule III, of the Law:
- (a) submit to the Board a tax return in such format and containing such information as the Chief Executive Officer may from time to time determine; and
 - (b) pay into the bank account of the Board the amount of tax due to the Provincial Administration of the Western Cape calculated in the tax return referred to in paragraph (a).
- (2) Where a return contemplated in sub-regulation (1) is inaccurate in any respect, the Chief Executive Officer may remit such return to the licence holder and call upon the licence holder to resubmit an amended return.
- (3) The licence holder shall, within five (5) days of receipt of an inaccurate return contemplated in sub-regulation (2), submit an amended return to the Board, which shall replace the return submitted in terms of sub-regulation (1).
- (4) Where applicable, upon submission of an amended return contemplated in sub-regulation (3), the licence holder shall deposit into the bank account of the Board, any monies due to the Provincial Administration of the Western Cape in excess of the amounts paid over in terms of sub-regulation (1)(b).
- (5) The Board shall within seven (7) days of receipt of the tax referred to in sub-regulation (1)(b), or sub-regulation (4), as the case may be, pay such tax into the Provincial Revenue Fund.

Payment of taxes by the holder of a totalisator operator licence

69. (1) The holder of a totalisator operator licence shall, within the period of seven (7) days referred to in sub-regulation (2), submit to the Board a return, in the manner and form required by the Board, in respect of a totalisator conducted during the preceding tax period by such licence holder, in which taxable revenue contemplated in Schedule III of the Law is shown, or in which, if there was no taxable revenue, that fact shall be stated.
- (2) The return referred to in sub-regulation (1) shall be submitted within seven (7) days after the last day of the preceding tax period, being the last day of the preceding calendar month, in respect of all occasions in such tax period on which a totalisator was conducted.
- (3) If any day on which the return contemplated in sub-regulations (1) and (2) is to be submitted, is a Saturday, Sunday or public holiday, such return shall be submitted not later than the next working day thereafter.
- (4) The tax payable in terms of sub-regulation (1) shall be paid simultaneously with the submission of the return contemplated in subregulation (1).
- (5) The provisions of regulation 68(2), (3), (4) and (5) shall apply, with the necessary changes, to the holder of a totalisator operator licence.”.

